

**Beehive Telephone Companies
2000 East Sunset Road
Salt Lake City, Utah 84074**

June 25, 2003

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Marlene H. Dortch, Secretary
Federal Communications Commission
Washington, D. C. 20554

Attention: Wireline Competition Bureau, Pricing Policy Division

Re: Application No. 7
Beehive Telephone Companies
FRN: 0004339784

Dear Ms. Dortch:

On behalf of Beehive Telephone Companies ("Beehive"), this is to request Special Permission for a waiver of Sections 61.58 of the Federal Communications Commission's Rules and Regulations in order for Beehive to withdraw Common Line Subscriber Line Rates included in its tariff in error on not less than one day's notice. In addition, Beehive seeks waiver of Sections 61.58 and 61.59 in order to withdraw revisions to those rates filed under Transmittal No. 25 on June 24, 2003 of its Access Tariff F. C. C. No. 1 without them becoming effective.

This request is necessary because: (1) the tariffed Common Line Subscriber Line Rates should not be in the tariff and (2) the increased Subscriber Line Rates should not have been filed under Transmittal No. 25 since Beehive is a member of the NECA Common Line Pool.

Upon receipt of the Special Permission requested herein, the Company will re-file only the revised pages of its Access Tariff F. C. C. No. 1 to permit it to withdraw pages filed in Transmittal No. 25 and the Common Line Subscriber Rates and replace them with corrected pages.

Pursuant to Section 61.153(b) of the Commission's Rules, the original of this Application, Form 159, and a check for \$695.00 have been sent by courier to the Mellon Bank, Pittsburgh,

Marlene H. Dortch, Secretary
June 25, 2003
Page 2

Pennsylvania. Pursuant to Section 61.153(c) of the Commission's Rules, and in addition to the filing today of this package with the Commission's Secretary, a copy of this Special Permission application also has been hand delivered to the Chief, Tariff and Price Analysis Branch and to the commercial contractor, Qual ex, Inc.

The Company submits that a grant of this request would minimize the burden upon it, without duplicative filings, and would further administrative efficiency. Under these circumstances, the Company submits that good cause exists for such waiver.

Very truly yours,

Beehive Telephone Companies

By: _____
B. Lynn F. Ratnavale
Its Attorney