



Interstate Telcom Consulting, Inc.

Independent Telecommunications Consultants

February 17, 2015

Via ECFS

Marlene H. Dortch, Secretary
Federal Communications Commission
Office of the Secretary
445 12th Street SW
Washington, DC 20554

Re: WC Docket No. 05-25
RM-10593
Special Access Data Collection – Notice of Streamlined Filing
Mill Valley Wireless – FRN: 0004331286

Dear Ms. Dortch:

On behalf of Mill Valley Wireless, Interstate Telcom Consulting, Inc. hereby files this letter to notify the Commission that Mill Valley Wireless has filed a streamlined response in the Commission's Special Access Data Collection web portal. Initially, Mill Valley Wireless was going to file with the Holding Company, LaMotte Telephone Company, but for ease of use decided to file separately. Mill Valley Wireless is not a Provider, Purchaser, or Entity that provides Best Efforts Business Broadband Internet Access Services to 15,000 or more customers or 1,500 or more business broadband customers in areas where the ILEC is subject to price cap regulation.

To the extent necessary, Mill Valley Wireless seeks waiver of the December 15, 2014 deadline established by the Commission for the streamlined filings.¹ Please direct any questions regarding the filing to the undersigned.

Sincerely,

A handwritten signature in blue ink, appearing to read "Roxanne K. Hacker", is written over a light blue horizontal line.

Roxanne K. Hacker
Regulatory Consultant

Cc: Spadcourtreach@fcc.gov

¹Special Access for Price Cap Local Exchange Carriers; AT&T Corporation Petition for Rulemaking to Reform Regulation of Incumbent Local Exchange Carrier Rates for Interstate Special Access Services, WC Docket No. 05-25, RM-10593, Order, DA 14-1706 (rel. November 26, 2014). The FCC may waive its rules for good cause shown. See 47 C.F.R. §1.3. IMC is prepared to file a more extensive waiver petition if the Commission so requires.