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February 26, 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
Al-Call, Inc. - FRN 0004334942**

Dear Ms. Dortch:

On behalf of Al-Call, Inc. (“Al-Call”), JSI hereby files this letter to notify the Commission that Al-Call has filed a streamlined response in the Commission’s Special Access Data Collection web portal.

Initially, Al-Call had identified that it would need to file as a Competitive Provider.¹ However, as Al-Call began to research and gather the data it discovered that it was not a Competitive Provider. As a result, Al-Call 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. Therefore Al-Call has completed the streamlined response in the Commission’s Special Access Data Collection web portal.

To the extent necessary, Al-Call seeks waiver of the December 15, 2014 deadline established by the Commission for the streamlined filings.²

¹ *Special 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 on Reconsideration, DA 14-1327 (rel. Sept. 15, 2014).

² *Special 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

Please direct any questions regarding the filing to the undersigned.

Sincerely,

A handwritten signature in black ink that reads "John Kuykendall". The signature is written in a cursive style with a large initial "J" and "K".

John Kuykendall
JSI Vice President
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cc: Laure Cohen, Al-Call, Inc.
Craig Glenn, Craig.Glenn@fcc.gov

for good cause shown. See 47 C.F.R. § 1.3. GulfPines is prepared to file a more extensive waiver petition if the Commission so requires.