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FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

April 1, 2004

Re: WC Docket No. 03-167, Joint Application by SBC Communications Inc., Illinois Bell Telephone Company, Indiana Telephone Company Inc., the Ohio Bell Telephone Company, Wisconsin Bell, Inc. and Southwestern Bell Communications Services, Inc. for Authorization to Provide In-Region InterLATA Services in Illinois, Indiana, Ohio and Wisconsin ("Four State 271 Application")

On March 30, 2004, Jacquelyne Flemming, Terri Hoskins and Linda Yohe of SBC Communications Inc. ("SBC") informed Gary Schonman of the Enforcement Bureau that the DS3 loop and subloop recurring rates provided in the Wisconsin portion of the above referenced Four State 271 Application were inaccurate due to an inadvertent data entry error in the DS-3 loop cost model. The errors, a total of six rates, were contained in Appendix B of Scott VanderSanden's July 17, 2003 opening affidavit and in Attachment D to a September 9, 2003 *ex parte*.

SBC became aware of these inadvertent errors on March 9, 2004 while preparing a new UNE loop cost filing for Wisconsin. Immediately thereafter, SBC implemented the following corrective actions. On March 12, 2004, SBC Wisconsin updated the cost studies and filed a Notice of Errata with the Wisconsin Public Service Commission (PSCW), advising the PSCW of the reason and nature of the change. On March 17, 2004, SBC Wisconsin revised its DS3 loop and subloop tariffs to make the tariff rates consistent with the March 12th Notice of Errata. Also on March 17, 2004, SBC issued Accessible Letter, CLECAM04-078, advising CLECs that they may request an Amendment to modify their existing Interconnection Agreement pricing appendix to include the corrected recurring unbundled DS-3 loop and DS-3 subloop rates.

Based on a review of SBC Wisconsin's records, it appears that no DS3 loops or subloops have been provided in Wisconsin while the incorrect DS3 rates were effective. However, SBC will make the appropriate refunds if it is determined that any DS3 loops or subloops were provided at the higher rates.

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The chart below shows the incorrect recurring rates for DS-3 Loops and Subloops that were included in the Four State 271 Application and the corrected rates as filed with the Public Service Commission of Wisconsin on March 17, 2004:

Rate Group	Unbundled DS-3 Loops (Pre-Correction)	Unbundled DS-3 Loops (Corrected)
Band A	\$742.82	\$438.33
Band B	\$853.21	\$528.88
Band C	\$880.30	\$545.69

Rate Group	Unbundled DS-3 Sub Loop (Pre-Correction)	Unbundled DS-3 Sub Loop (Corrected)
Band A	\$731.30	\$429.33
Band B	\$834.52	\$513.55
Band C	\$849.77	\$522.72

Because the Wisconsin rates for DS3 were not a subject of dispute in the Wisconsin 271 application and there was no discussion of these rates in the Commission's Order approving the Four State 271 Application, SBC's Wisconsin application remains "substantially accurate and complete *in all significant respects.*"¹ (Emphasis added.) Nonetheless, SBC files this notice to ensure the continuing accuracy of the Wisconsin 271 application.

Sincerely,



Jacquelynne Flemming

cc: Michelle Carey, FCC, Wireline Competition Bureau
 Tamara Preiss, FCC, Wireline Competition Bureau
 Connie Hellmer, FCC, Enforcement Bureau
 Larry McKinley, FCC, Enforcement Bureau
 Gary Schonman, FCC, Enforcement Bureau
 Terri Hoskins, SBC
 Linda Yohe, SBC

¹ 47 C.F.R. § 1.65(a).