



REPLY TO DES MOINES OFFICE

June 17, 2011

Via Electronic Comment Filing System

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

Re: CC Docket No. 00-257 – Section 64.1120(e) Notification of South Slope Cooperative Telephone Company

Dear Ms. Dortch:

Pursuant to Section 64.1120(e) of the Commission's Rules, 47 C.F.R. 64.1120(e), South Slope Cooperative Telephone Company ("South Slope") hereby provides notice that it will transfer to itself all customers of its wholly-owned subsidiary, Swisher Telephone Company ("Swisher") on or after August 1, 2011. At that time, Swisher will be dissolved and cease to operate as a separate entity. After the dissolution, South Slope will provide to Swisher's subscribers, in accord with South Slope's current tariff, the same telecommunications services now provided to Swisher's subscribers, including local exchange service. The following information is submitted as required by Section 64.1120(e)(1):

- 1. Names of the Parties to the Transaction: The acquiring company is South Slope Cooperative Telephone Company. The transferring company is Swisher Telephone Company.
2. Types of Telecommunications Services Provided to Affected Customers. The customers affected by this transaction receive, and will continue to receive, local telephone service.
3. Date of the Transfer. The parties initially anticipated that the transfer would occur on July 1, 2011, pending required regulatory and third party approvals. Due to delays in receiving required regulatory and third party approvals of the proposed transaction, the parties now anticipate that the transfer will occur on August 1, 2011, or as soon as possible thereafter following receipt of all required regulatory and third party approvals. South Slope will notify the affected subscribers

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DAVIS BROWN KOEHN SHORS & ROBERTS P.C.

John D. Shors
Stephen W. Roberts
William R. King
Robert F. Holz, Jr.
Robert A. Gamble
Michael G. Kulik
Frank J. Carroll
Bruce I. Campbell
Jonathan C. Wilson
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Beverly Evans
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Matthew E. Laughlin
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Jeffrey D. Ewoldt
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Charles N. Wittmack
Courtney Strutt Todd
Kelly A. Deters
Nichole Miras Mordini
Krystle L. Campa
Sarah K. Franklin
Victoria P. Nwasike
Christopher E. James
Robert W. Dixon
Mark D. Wickham
Christopher S. Talcott
Elizabeth R. Meyer
Michele L. Warnock

Intellectual Property
Kent A. Herink
Emily E. Harris

Of Counsel
Jeffrey A. Baker
Donald J. Brown
Denise R. Claton
C. Carleton Frederici
A. J. Greffinius
Dennis D. Jerde
William J. Koehn
Stephen M. Morain
Joseph M. Pawlosky
Richard E. Ramsay
Thomas E. Salsbery
Neal Smith
William D. Thomas

A. Arthur Davis
1928-1997

Marlene H. Dortch  
Office of the Secretary  
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of the delayed effective date.

4. Certification of Compliance. Attached hereto as **Exhibit A** is the certification of South Slope required by 47 C.F.R. 64.1120(e)(1).

5. Copy of Notice Sent to Affected Subscribers. Attached hereto as **Exhibit B** is the notice required by 47 C.F.R. 64.1120(e)(3) that was sent via first class U.S. mail to all affected customers on May 1, 2011, which indicates the initially anticipated effective date of July 1, 2011. South Slope will send a notice via first class U.S. mail to all affected customers notifying customers of the current anticipated effective date of August 1, 2011. The notice informing affected customers of the delayed effective date is attached hereto as **Exhibit C**.

South Slope and Swisher are not filing an application for transfer of control, because such application is not required pursuant to 47 C.F.R. 63.03(d). The dissolution of Swisher and transfer of its assets and operations to South Slope is authorized by 47 C.F.R. 63.03(d) as a corporate restructuring of internal business operations that will not result in a change in ultimate ownership or control of Swisher's lines or authorization to operate.

Should you have any questions regarding this matter, please contact the undersigned at 515-288-2500 or [JohnPietila@davisbrownlaw.com](mailto:JohnPietila@davisbrownlaw.com).

Sincerely,

DAVIS, BROWN, KOEHN, SHORS & ROBERTS, P.C.

*/s/ John C. Pietila*

John C. Pietila

*Attorneys for South Slope Cooperative Telephone Company and  
Swisher Telephone Company*