

Tamar E. Finn  
tamar.finn@bingham.com

July 28, 2014

**Via ECFS**

Marlene H. Dortch, Secretary  
Federal Communications Commission  
Office of the Secretary  
445 12<sup>th</sup> Street, S.W.  
Washington, DC 20554

**Re: *In the Matter of Universal Service Contribution Methodology; US Link, Inc. Request for Review of a Universal Service Administrator Decision, WC Docket No. 06-122***

Dear Ms. Dortch:

On July 24, 2014, on behalf of TDS Metrocom, LLC (“TDS”), I spoke with Chin Yoo of the Wireline Competition Bureau about the pending appeal of a USAC Audit Decision by TDS’s affiliate US Link, Inc. I reiterated TDS’ position that the Joint Board recommended and FCC adopted a default rule of intrastate jurisdiction for physically intrastate private lines and USAC may not change that default rule by requiring carriers to prove intrastate usage.

Respectively submitted,

/s/ *Tamar E. Finn*

Tamar E. Finn

cc: Chin Yoo (via e-mail)

Beijing  
Boston  
Frankfurt  
Hartford  
Hong Kong  
Lexington (GSC)  
London  
Los Angeles  
New York  
Orange County  
San Francisco  
Santa Monica  
Silicon Valley  
Tokyo  
Washington

Bingham McCutchen LLP  
2020 K Street NW  
Washington, DC  
20006-1806

T +1.202.373.6000  
F +1.202.373.6001  
bingham.com