

**ORIGINAL**

*[Handwritten signatures and initials: JLO, SOA, and others]*

**STATE OF INDIANA  
INDIANA UTILITY REGULATORY COMMISSION**

**IN THE MATTER OF AN ORDER )  
APPROVING UTILITY ARTICLES )  
PURSUANT TO 170 IAC 1-6. )**

**APPROVED: JUL 16 2009**

The Indiana Administrative Code provides for Thirty-Day Administrative Filing Procedures and Guidelines pursuant to the authority of Ind. Code 8-1-1-3 and Ind. Code 8-1-2-42. The thirty-day filing process is available for certain routine and non-controversial requests to facilitate expedited consideration of these matters by the Commission. The rule sets forth the requirements for the thirty-day administrative filings.

The thirty-day filings received pursuant to 170 IAC 1-6 and ripe for Commission action are attached hereto and collectively referred to as the Utility Articles. There are no controversial filings in the Utility Articles approved today.

Pursuant to the rule, the Commission Technical Divisions have submitted their recommendations to the Commission. Therefore, the Commission finds that the requirements of 170 IAC 1-6 have been met and that the Utility Articles attached are hereby approved.

**HARDY, ATTERHOLT, GOLC, LANDIS AND ZIEGNER CONCUR:**

**APPROVED: JUL 16 2009**

**I hereby certify that the above is a true and correct copy of the Order as approved.**

*[Handwritten signature: Stacy L. Hunter]*  
**Stacy L. Hunter, Acting  
Secretary to the Commission**



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AMENDED

MEMORANDUM

TO: Chairman David Lott Hardy  
Commissioners Atterholt, Golc, Landis, and Ziegner

FROM: Commission Technical Divisions

DATE: July 9, 2009

RE: Utility Articles for Conference on July 16, 2009 @ 3:00 P.M.

The following thirty-day filings have been submitted to the Commission. Each item was reviewed by the appropriate Commission Technical Divisions and all regulations were met in accordance with 170 IAC 1-6 Thirty-Day Administrative Filing Procedures and Guidelines. Therefore, the following filings listed below and attached hereto are recommended to be considered by the Commission at the next conference:

<u>Attachment Number</u>	<u>30-Day Filing No.</u>	<u>Name of Utility Company</u>	<u>Type of Request</u>	<u>Date Received</u>
1	2548	Communications Corp. of Indiana (CCI)	Miscellaneous Access Tariff Issues	5/11/09

Submitted By: Pamela D. Taber *P.D.T.*  
Director, Communications Division

**Filing Party:** Communications Corp. of Indiana (CCI)  
**30-Day Filing ID No.:** 2548  
**Date Received:** 05/11/09  
**Filed Pursuant To:** Cause No. 39369 (April 30 and June 2, 1993)<sup>1</sup>  
**FCC Transmittal(s):** Tr. 1238 & 1240 (Nat'l Exchange Carriers Assoc. ("NECA"))<sup>2</sup>  
**FCC Filing Date(s):** 03/17/09 (Tr. 1238); 04/16/09 (Tr. 1240)  
**FCC Approval Date(s):** 04/01/09 (Tr. 1238); 05/01/09 (Tr. 1240)  
**Request(s):** The Federal Communications Commission recently approved an increase in the Federal Universal Service Charge (FUSC) Factor for NECA, as reflected in Tr. 1238. CCI does not mirror the FUSC Factor; therefore, it needs to maintain an FUSC exception in its intrastate switched access tariff. The NECA FUSC Factor modifications do not affect the Indiana Universal Service Fund (IUSF) monthly surcharge established in IURC Cause No. 42144.  
In Tr. 1240, NECA added Geetingsville Telephone Company to the list of companies affected by the FUSC Factor. Geetingsville's concurrence in the CCI intrastate access tariff will ensure that the exception also applies to its intrastate access tariff. None of the revisions described herein change existing intrastate tariff rates, charges, terms, or conditions.  
**Retail Customer Impact:** N/A  
**Tariff Pages Affected:** Tariff I.U.R.C. No. 5: Various pages.  
**Staff Recommendations:** Requirements met. Recommend approval.

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<sup>1</sup> In order to maintain parity and be in compliance with the Commission's Orders in Cause No. 39369, local exchange carriers file changes to their intrastate access parity tariffs in order to mirror the applicable interstate access tariff; or take exceptions to interstate tariffs when their intrastate tariffs are not affected.

<sup>2</sup> CCI, does not have its own interstate access tariff; it relies upon the NECA Tariff 5.