INTEREXCHANGE TELECOMMUNICATIONS SERVICE TARIFF

2. GENERAL REGULATIONS

2.11 ACCESS ARBITRAGE

A. For purposes of this provision

C. (Cont'd)

- f. Artificially stimulating calling or other usage volumes to: (a) any number advertised or intended for accessing information programs and services, including but not limited to chat lines, Interactive Voice Response programs, and Internet Access dial up services(b) routing codes or international area or city codes reserved or used by the subject telecommunications administration for Interactive Voice Response programs; (c) special routing codes, telephone numbers, or locations for which the cost of call origination or termination that is higher than that incurred for originations or terminations to other parts of the same jurisdiction or locale therefore the customer benefits because the rate charged to the customer is lower; or (d) telephone numbers or service arrangements where the party causing the artificial stimulation derivers revenues or other financial benefit from or is compensated based upon said calling or other usage volumes in a capacity other than as communications carrier, or if acting as a communications carrier, earns a surcharge or similar increment (or an entity with a common financial interest with the party stimulating the traffic earns a surcharge or similar increment) merely by virtue of the origination or termination of such calls. Such artificial stimulation may include, but is not limited to, use of electronic or other automatic means to generate such call volumes, or hiring of agents or contractors principally to make calls or otherwise generate usage to such numbers or types of services, but does not, without more, include advertising or promotion of Interactive Voice Response products or similar programming to stimulate calling by third parties with no financial or other beneficial interest in the service or called program.
- g. Using service provided by the Company to generate calls with the intent or effect of creating a disparity (across any Customer account) between the rate of long distance service provided by the Company and the charge to the Company for originating and/or terminating by local access providers.

Date of Issue: February 24, 2010 Date Effective: March 26, 2010

Issued by: Jeffrey P. Wirtzfeld Regional Director, Legal Issues

1801 California St. Denver, CO 80202

NY2010-001

(N)