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**PUBLIC SERVICE
COMMISSION**

April 21, 2003

Mr. Thomas Dorman
Executive Director
Kentucky Public Service Commission
211 Sower Blvd.
Frankfort, Kentucky 40602-0615

RE: Promise-Net International, Ltd. Docket No. 5143300

Dear Mr. Dorman:

By this letter, Miller Isar, Inc., on behalf of its client, Promise-Net International, Ltd. ("Promise-Net"), hereby informs the Kentucky Public Service Commission of its intent to withdraw from the provision of interexchange services in the State of Kentucky. Promise-Net respectfully requests that its certification be cancelled, that its tariff be withdrawn, and that it be authorized to cease providing interexchange telecommunications services in the State of Kentucky. In support of its request, Promise-Net states as follows.

Promise-Net was granted intrastate operating authority as a non-facilities-based reseller of interexchange telecommunications services in Docket No. 5143300 on February 15, 1999. In late 2002 Promise-Net made an affirmative business decision to conclude its interexchange telecommunications service business offerings and pursue other business interests.

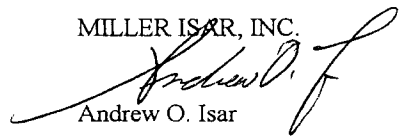
Promise-Net implemented a transition plan to inform its interexchange service subscribers of the Company's intent to cease providing services, and began migrating its current subscriber base to each subscriber's alternative carrier of choice. Telephonic customer notice was provided no less than 30 days prior to the conclusion of service to all customers. A copy of Promise-Net's customer notification script is attached.

At no time has Promise-Net served more than 400 subscribers in the State of Kentucky. All subscribers were migrated to other carriers by December 31, 2002. Any amounts due to subscribers were refunded with the subscriber's final bill. No outstanding amounts are due to any former subscriber. In light of the foregoing, Promise-Net requests further that any customer notice requirements be waived as moot.

Thank you for your attention to this matter. Questions may be directed to Ms. Linda Jacobson, Promise-Net representative, Telephone 770.985-7302 x106, facsimile 770.985.9314, or electronic mail at Linda@stiesa.com, or to the undersigned.

Sincerely,

MILLER ISAR, INC.



Andrew O. Isar

Regulatory Consultants to
Promise-Net International, Ltd.

Attachment