

BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF SOUTH DAKOTA

IN THE MATTER OF THE APPLICATION
OF NATIVE AMERICAN TELECOM, LLC
FOR A CERTIFICATE OF AUTHORITY TO
PROVIDE LOCAL EXCHANGE SERVICE
WITHIN THE STUDY AREA OF MIDSTATE
COMMUNICATIONS, INC.

Docket No. TC11-087

**SPRINT'S REPLY IN SUPPORT
OF MOTION TO STRIKE NAT'S
POST-HEARING REPLY
MEMORANDUM**

The Commission has now received information, under seal, from NAT in which NAT admits that its statement about the Sprint-Sancom settlement was unsupported by the record and made without any knowledge of what the settlement provided. Based on this admission, the Commission should order NAT to refile a corrected brief without that statement.

Sprint appreciates that NAT acceded to Sprint's demand that its reply and the attached exhibit be filed under seal. That makes it all the more important that the earlier reference, which was not filed under seal, be withdrawn. Absent that, it will appear that NAT has improperly published confidential settlement information.

Dated: April 23, 2014

BRIGGS AND MORGAN, P.A.

s/Philip R. Schenkenberg

Philip R. Schenkenberg
Scott G. Knudson
2200 IDS Center
Minneapolis, MN 55402
(612) 977-8400

TOBIN LAW OFFICES

Tom D. Tobin
PO Box 730
422 Main Street
Winner, SD 57580
(605) 842-2500

Counsel for Sprint Communications
Company L.P.