

Judith A. Riley, J.D.

12316 Hidden Forest Blvd. Oklahoma City, Ok 73142

May 1, 2014

Via electronic filing

Public Utilities Commission of Ohio Docketing Division 180 East Broad Street Columbus, OH 43215-3793 (614) 466-4095

RE: Carrier Access Reform Compliance Letter (Case No. 10-2387-TP-COI)
Common Point LLC (Case No.13-0364)

Dear Commission:

This Letter of Compliance is being filed pursuant to Commission Order dated March 26, 2014 in Case No. 10-2387-TP-COI. Please be advised that Common Point LLC ("Common Point") has no revisions to make to its Ohio Access Tariff No. 1. The FCC's third phase of intrastate access reductions, which are to occur no later than July 1, 2014, instruct CLECs to reduce intrastate access terminating switched end office rates and reciprocal compensation. As a tandem access provider, Common Point does not assess or tariff end office rates, thereby making the third phase inapplicable to Common Point. Due to this, there is nothing in Common Point's tariff to revise.

If you have any questions or need additional information, please do not hesitate to contact me at (405) 755-8177 extension 25, <u>mdean@telecompliance.net</u>.

Respectfully,

/s/ Matt Dean

Matt Dean Regulatory Agent This foregoing document was electronically filed with the Public Utilities

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in

Case No(s). 10-2387-TP-COI

Summary: Response Carrier Access Reform Compliance Letter electronically filed by Matt Dean on behalf of Common Point LLC