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November 1, 2006

Thomas M. Dorman, Executive Director Kentucky Public Service Commission 211 Sower Blvd Frankfort, KY 40601

RE:

Notification by Acceris Management and Acquisition, LLC and Cognigen Networks, Inc. of an Asset Purchase Agreement

Dear Mr. Dorman:

On behalf of Acceris Management and Acquisition, LLC ("Acceris" or "Buyer") and Cognigen Networks, Inc. ("Cognigen" or "Seller" and collectively with Acceris, "the Parties"), we hereby notify the Commission of the proposed acquisition by Acceris to acquire the telecommunications customer base of Cognigen. It is our understanding that under the circumstances set forth below, no formal approval of the Commission is required for this transaction. Accordingly, the Parties will proceed on the understanding that the Commission requires no approval or other formal action with respect to the proposed transaction. Absent written notice to the contrary within thirty (30) days of the date of this letter, the Parties will proceed to consummate the transaction in a timely fashion.

Acceris Management and Acquisition, LLC

Acceris, a limited liability company organized under the laws of the State of Minnesota, also conducts business under the trade names Acceris Communications or WorldxChange. Acceris is a wholly-owned subsidiary of North Central Equity LLC, a privately-held Minnesota holding company. Acceris holds authorization under Section 214 of the Communications Act of 1934, as amended, to provide domestic interstate and international telecommunications service, and is authorized to provide intrastate, interexchange service in the contiguous 48 states, Hawaii and the District of Columbia, with local exchange authority in Florida, Massachusetts, New Jersey, New York, and Pennsylvania.

Acceris is a broad based communications company, serving residential, small and medium-sized business, and large enterprise customers throughout the United States. Acceris has one affiliate, New Access Communications LLC, which offers domestic local telecommunications primarily in the Qwest territories and long distance resale services in Qwest territories and several other states.

As the Commission determined when it granted Acceris authority to provide interexchange telecommunications service in the State of Kentucky on August 4, 2005 in Filing No. TFS2005-00989, Acceris is well-qualified managerially, technically, and financially to provide telecommunications services in Kentucky. This information, therefore, is already a matter of public record and the Parties respectfully request that it be incorporated by reference herein.

The principal office of Acceris is located at:

9530 Padgett Street, Suite 101 San Diego, CA 92126 Telephone: (858) 547-5700

Cognigen Networks, Inc.

Cognigen is a corporation organized under the laws of the State of Colorado. Cognigen has authority to provide intrastate, interexchange service in 47 states, including the State of Kentucky as authorized by the Commission on June 21, 2004 in Filing No. TFS2004-0719.

The principal office of Cognigen is located at:

6405 218th Street SW, Suite 305 Mountlake Terrace, WA 98043 Telephone: (425) 329-2300

The Transaction

Pursuant to an Asset Purchase Agreement ("Agreement") executed on or about October 13, 2006, Cognigen agrees to sell, convey, assign and transfer to the Buyer, and Acceris agrees to purchase and accept from the Seller, the "Sale Assets" summarized as follows: (1) all of the existing residential and business customers of any type or kind that constitute the Business originating in the top 34 states by revenue as set forth in the Agreement, and all contractual or other rights of the Seller with respect to such customer accounts; (2) all the names, addresses, and other pertinent information for all of the Seller's customer lists, if any; customer agreements, customer billing and collection data and the complete customer billing history of each customer account with the Seller's or any predecessor entities; and (3) all cash and cash equivalents, proceeds of every nature, attributable to the Sold Customers accrued, due or collected after the applicable Closing Date. A copy of the Agreement will be provided to the Commission upon request.

After the Closing, Acceris will provide telecommunications services to Cognigen's customers pursuant to its own telecommunications authorizations. After consummation of the transactions, Cognigen will retain its telecommunications authorizations in order to continue to provide telecommunications services apart from the business being acquired by Acceris. **Thus, Cognigen does not seek to surrender its authorization at this time.** The Parties also are not requesting permission to adopt Cognigen's existing tariff. Rather, Acceris will amend its existing tariff to establish rates, terms, and conditions identical to those in the Seller's tariff for the purchased customers, thus providing a seamless transition for existing customers of Cognigen.

The proposed transfer of customers to Acceris will have no adverse impact on customers. Cognigen customers will continue to receive their existing services at the same rates, terms, and conditions that they have prior to the transfer and any future changes in the rates, terms, and conditions of service will be made consistent with Commission regulations. To avoid customer confusion and ensure a seamless transition, the Parties will provide advance written notice to the affected customers at least thirty (30) days prior to the transfer, explaining the change in service provider in accordance with applicable Commission and state regulations for changing a customer's presubscribed carrier. A copy of the sample notice of the transfer appears as **Exhibit A** attached hereto.

Public Interest Considerations

The transaction contemplated by the Agreement will serve the public interest. Acceris is a strong company that will continue to provide high quality services to Cognigen customers. The purchase of Cognigen's assets will strengthen Acceris, enable it to expand and better ensure

that it remains a viable long-term competitor in the telecommunications market.

The proposed transfer does not present any competitive issues. The Parties note that there are a number of other carriers operating in each market, including the incumbent carrier, which

controls a substantial market share.

Further, Acceris has extensive experience offering interexchange telecommunications services. Consequently, the former Cognigen customers will continue to receive these services from an experienced and qualified carrier. These customers will also be given sufficient notification of the proposed transaction and their rights. As such, the Parties anticipate that customers will experience a seamless transition of service provider.

In sum, grant of the Application will serve the public interest by strengthening the competitive position of Acceris without negatively impacting either Cognigen customers or competition in the markets in which the Parties operate.

Questions concerning this matter should be directed to Patrick D. Crocker at the following:

Patrick D. Crocker

Early, Lennon, Crocker & Bartosiewicz, P.L.C.

900 Comerica Building Kalamazoo, MI 49007

Telephone: (269) 381-8844

Facsimile: (269) 381-8822

Email: pcrocker@earlylennon.com

An original and four (4) copies of this letter are enclosed. Please date stamp the extra copy and return it to our firm using the postage-paid envelope provided.

Respectfully submitted

By: Patrick D/Crocker

Early, Lennon, Crocker & Bartosiewicz, P.L.C.

Attorneys for Applicants

PDC/bmr

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EXHIBIT A

Customer Notice

ACCERIS MANAGEMENT AND ACQUISITION LLC

Date

RE: New Service Provider

Dear Valued Customer:

I am pleased to inform you that ACCERIS MANAGEMENT AND ACQUISITION LLC is acquiring the business operations of COGNIGEN NETWORKS, INC. This is a very positive development for you as our customer. This change will allow us to more rapidly expand our operations and bring you the best telecommunications service in the industry. This change will take place on or about **[DATE]** pending receipt of all required regulatory approvals.

There is no cost to move your existing service to ACCERIS MANAGEMENT AND ACQUISITION LLC. You will continue to receive the services you currently have with no change in rates. All necessary steps have been taken to ensure a smooth transition. If you have any questions or concerns, please contact us at: ACCERIS MANAGEMENT AND ACQUISITION LLC, 60 South Sixth Street, Suite 2535, Minneapolis, MN 55402, or 1-800-852-7023.

Very shortly, we expect to introduce new and innovative products and promotions that will bring added value to you. And of course you will continue to benefit from significant savings. You should know that you have an option to change your telecommunications provider. If you would like to change service providers, you should do so before **DATE**, otherwise your service will automatically convert to ACCERIS MANAGEMENT AND ACQUISITION LLC following approval of the transaction by state and federal regulators, even if you have a "preferred carrier" freeze on your account. If you have a "preferred carrier" freeze on your account and would like to keep that protection after the transfer, you'll need to contact ACCERIS MANAGEMENT AND ACQUISITION LLC at its toll-free number, 800-852-7023.

ACCERIS MANAGEMENT AND ACQUISITION LLC has no plans to change the rates, terms, and conditions of services currently provided to you. In addition, no charges or fees will be imposed as a result of this transfer. ACCERIS MANAGEMENT AND ACQUISITION LLC will provide at least thirty (30) days prior written notice of any changes to these rates, terms, and conditions up to ninety (90) days from the date of the transfer of customers. Any future changes in rates, terms and conditions of service will be done as prescribed by the Federal Communications Commission (FCC) and your state regulatory commission.

Please note that ACCERIS MANAGEMENT AND ACQUISITION LLC will not be responsible for any outstanding complaints filed against COGNIGEN NETWORKS, INC. before ACCERIS MANAGEMENT AND ACQUISITION LLC began providing your service. Those complaints remain the responsibility of COGNIGEN NETWORKS, INC.

On behalf of the entire team of employees, I look forward to continuing to serve you. We realize that you have a choice in selecting a telecommunications provider and we appreciate your business.

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NAME TITLE