



- TELECOMMUNICATIONS
- LONG DISTANCE
- CABLE & SATELLITE COMMUNICATIONS, INC.
- INTERNET

January 10, 2003

SD Public Utility Commission
500 East Capital Avenue
Pierre, SD 57501-5070

RECEIVED

JAN 13 2003

**SOUTH DAKOTA PUBLIC
UTILITIES COMMISSION**

Re: Application for Amended Certificate of Authority

Dear Commission:

I am herewith submitting a joint application for Amended Certificates of Authority by Valley Telecommunications Coop Assn., Inc. of Herreid, SD, (Valley) and Venture Communications of Highmore, SD, (Venture). We are requesting the Amended Certificates of Authority in order to change the boundaries with the intention of providing a more easily defined boundary between adjoining exchanges of Valley and Venture. No current customers are affected by the proposed boundary changes.

The exchanges affected by this change are as follows:

Glenham/Selby	Mound City/Selby
Eureka/Selby	Hosmer/Bowdle
Ipswich/Roscoe	

Pursuant to SDCL 49-31-69 and ARSD 20:10:32:03, we have enclosed maps showing the proposed exchange boundary. We are requesting a waiver of all other application requirements not included in this application based on: 1) the SDPUC already has the information on file, and/or 2) the data requested is not affected by the proposed exchange boundary change.

An original and eleven (11) copies are enclosed.

I would appreciate your acknowledgement of receipt of this filing by return of one (1) copy appropriately receipted.

Sincerely,

Dianna J. Quaschnick,
General Manager

Enclosure: Boundary Maps

cc: Randy Houdek, General Manager, Venture Communications



- TELECOMMUNICATIONS
- LONG DISTANCE
- CABLE & SATELLITE COMMUNICATIONS, INC.
- INTERNET

December 10, 2002

Venture Communications
 Mr. Randy Houdek, General Manager
 PO Box 157
 Highmore, SD 57345-0157

RECEIVED

JAN 13 2003

SOUTH DAKOTA PUBLIC UTILITIES COMMISSION

Re: Exchange Boundary

Dear Mr. Houdek:

Due to the staggered and inconsistent Exchange Boundaries between several of our exchanges we propose to change the boundaries and place more direct lines along section lines or county roads.

The exchanges affected by this change are as follows:

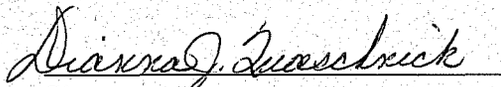
- Glenham/Selby
- Mound City/Selby
- Eureka/Selby
- Hosmer/Bowdle
- Ipswich/Roscoe

The attached maps provide an outline of the existing and proposed exchange boundaries between Valley Telecommunication and Venture Communications.

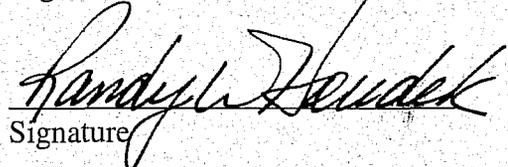
Please sign the concurrence at the bottom of this letter also sign the concurrence on all the maps, Return two sets of maps and retain one for your records we will then forward this information to the South Dakota Public Utilities for approval.

Valley Telecommunications Coop Assn., Inc.
 Dianna J. Quaschnick, Gen. Mgr.
 PO Box 7
 Herreid, SD 57632-0007

Venture Communications, Inc.
 Randy Houdek, Gen. Mgr.
 PO Box 157
 Highmore, SD 57345-0157


 Signature

Date 12/10/02


 Signature

Date 12/15/02



- TELECOMMUNICATIONS
- LONG DISTANCE
- CABLE & SATELLITE COMMUNICATIONS, INC.
- INTERNET

January 10, 2003

SD Public Utility Commission
 500 East Capital Avenue
 Pierre, SD 57501-5070

RECEIVED

JAN 13 2003

SOUTH DAKOTA PUBLIC UTILITIES COMMISSION

Re: Application for Amended Certificate of Authority

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I would appreciate your acknowledgement of receipt of this filing by return of one (1) copy appropriately receipted.

Sincerely,

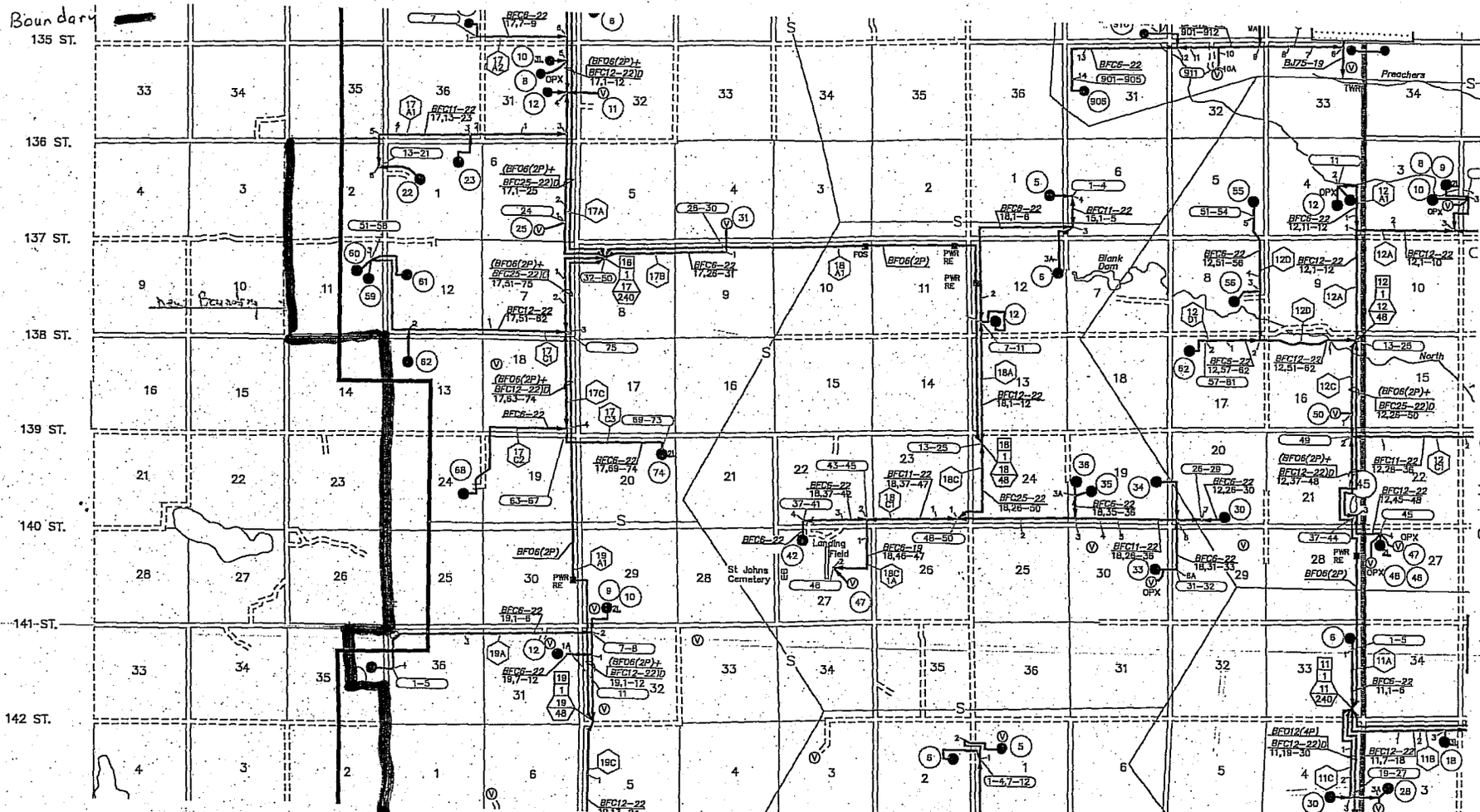
Dianna J. Quaschnick
 Dianna J. Quaschnick,
 General Manager

Enclosure: Boundary Maps

cc: Randy Houdek, General Manager, Venture Communications

old Boundary
new Boundary

T. 122 N.



See Map 7

See Map 6

PROPOSED BOUNDARY CONCURRENCE

Dianna J. Quaschnick
Dianna J. Quaschnick
General Manager
Valley Telco Coop
Date 12/10/02

Randy Houdek
Randy Houdek
General Manager
Venture Comm. Inc.
Date 12/13/02



FINLEY ENGINEERING
COMPANY, INC.

P.O. BOX 1698 - Bismarck, ND 58502

REVISION	DATE	CHANGE OR ADDITION

IPSWICH RURAL- MAP 5
PLANT IN SERVICE

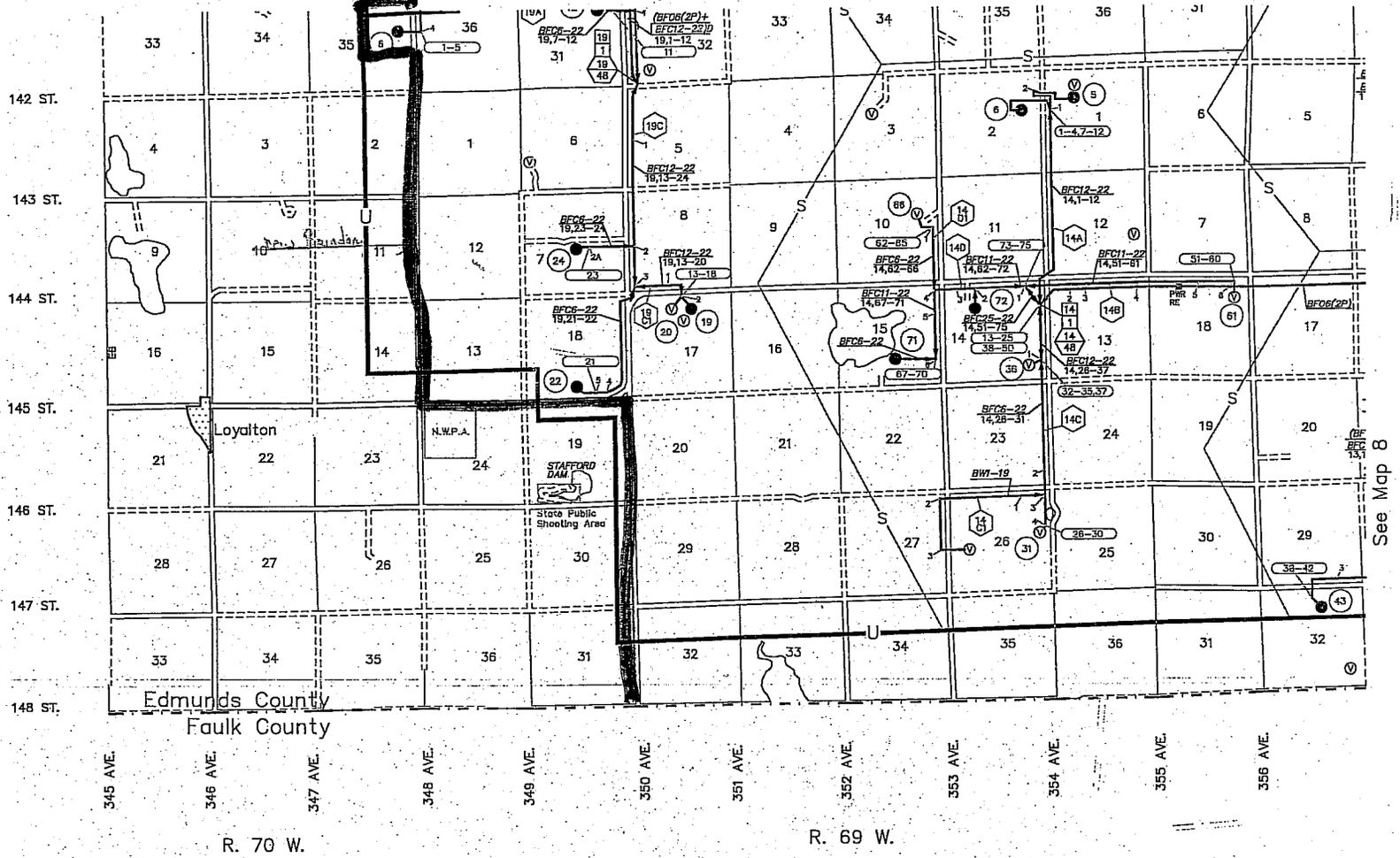
Valley Telecommunications Cooperative Association, Inc.
Herreid, South Dakota
SD509

DWN BY: MAS DATE: 12/03/02
DWG NO: 00011513 SHEET: 1 OF 10

old Boundary 
 new Boundary 

See Map 5

T. 121 N.



See Map 8

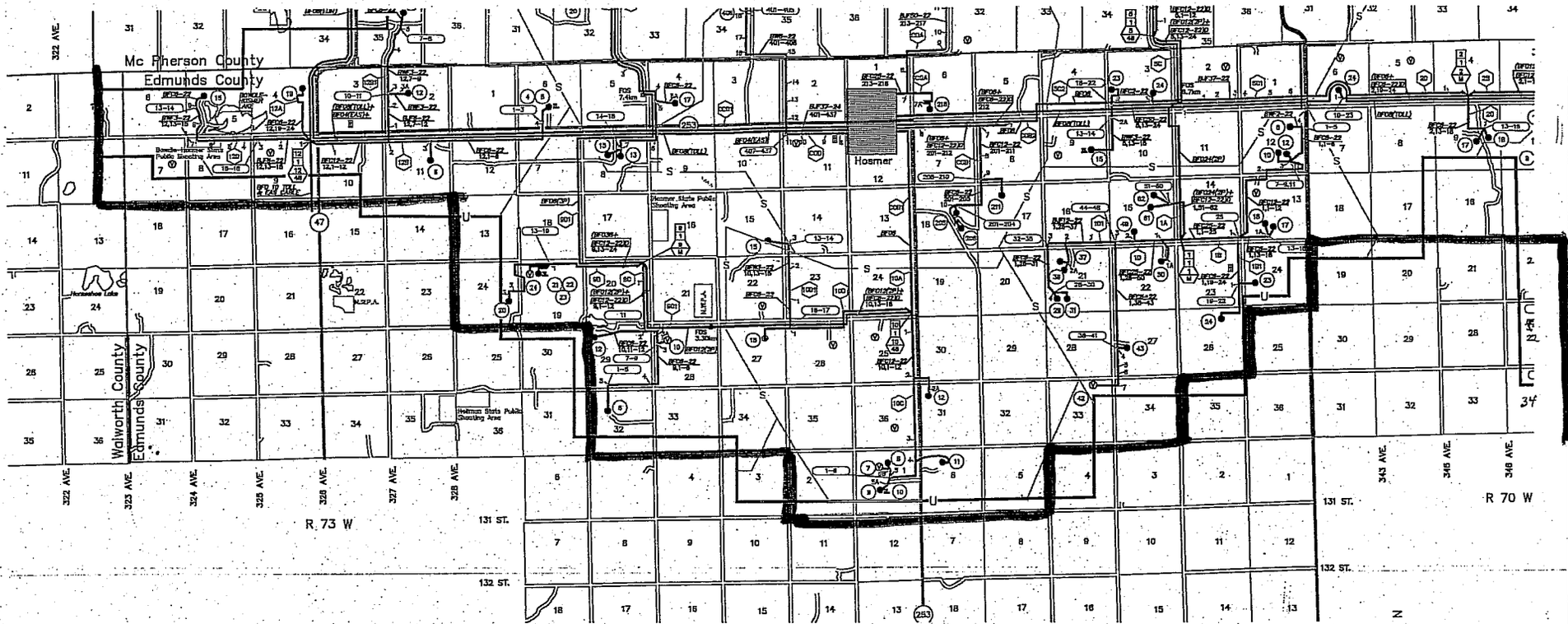
PROPOSED BOUNDARY CONCURRENCE

Dianna J. Quaschnick *Randy Houdek*
 Dianna J. Quaschnick Randy Houdek
 General Manager General Manager
 Valley Telco Coop Venture Comm. Inc.

12/10/02 12/15/02
 Date Date

 FINLEY ENGINEERING COMPANY, INC. P.O. BOX 1698 - Bismarck, ND 58502		IPSWICH RURAL-- MAP 7 PLANT IN SERVICE Valley Telecommunications Cooperative Association, Inc. Herreid, South Dakota SD509		
				DWN BY: MAS
REVISION	DATE	CHANGE OR ADDITION	DWG NO: 00011513	SHEET: 1 OF 1

old Boundary 
 new Boundary 



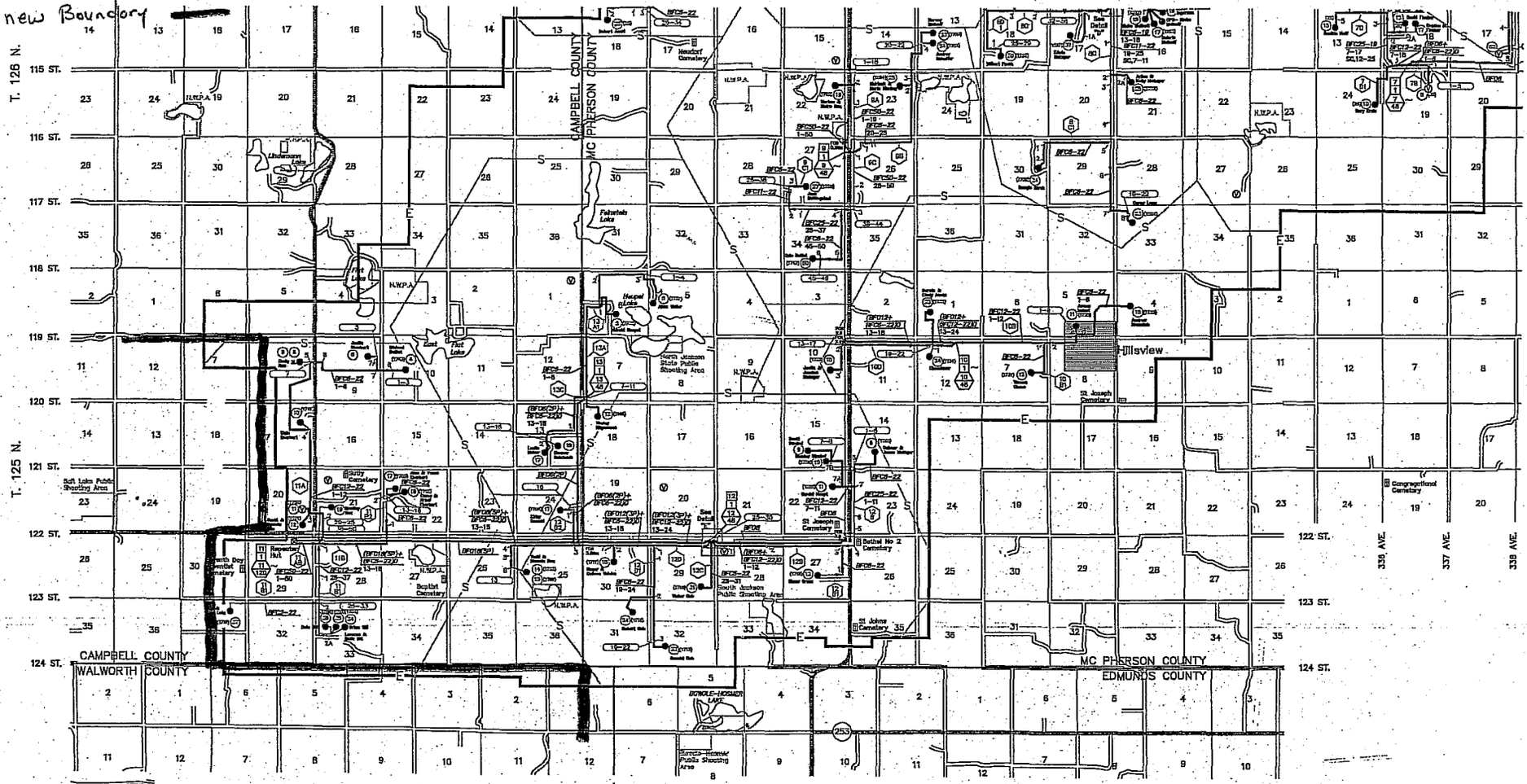
PROPOSED BOUNDARY CONCURRENCE:

<i>Dianna J. Quaschnick</i>	<i>Randy Houdek</i>
Dianna J. Quaschnick	Randy Houdek
General Manager	General Manager
Valley Telco Coop	Venture Comm. Inc.
<u>12/10/02</u>	<u>12/15/02</u>
Date	Date

 FINLEY ENGINEERING COMPANY, INC. P.O. BOX 169B - Bismarck, ND 58502			
			REVISION

HOSMER EXCHANGE Map 2		
Valley Telecommunications Cooperative Association, Inc. Herreid, South Dakota SDS09		
DWN BY:	MAS	DATE: 12/05/02
DWG NO:	00011264	SHEET: 1 OF 1

Old Boundary
new Boundary



PROPOSED BOUNDARY CONCURRENCE

Dianna J. Quaschnick
Dianna J. Quaschnick
General Manager
Valley Telco Coop
12/10/02
Date

Randy Houdek
Randy Houdek
General Manager
Venture Comm. Inc.
12/15/02
Date

R. 73 W. R. 72 W.

PEC
FINLEY ENGINEERING
COMPANY, INC.
P.O. BOX 1698 - Bismarck, ND 58502

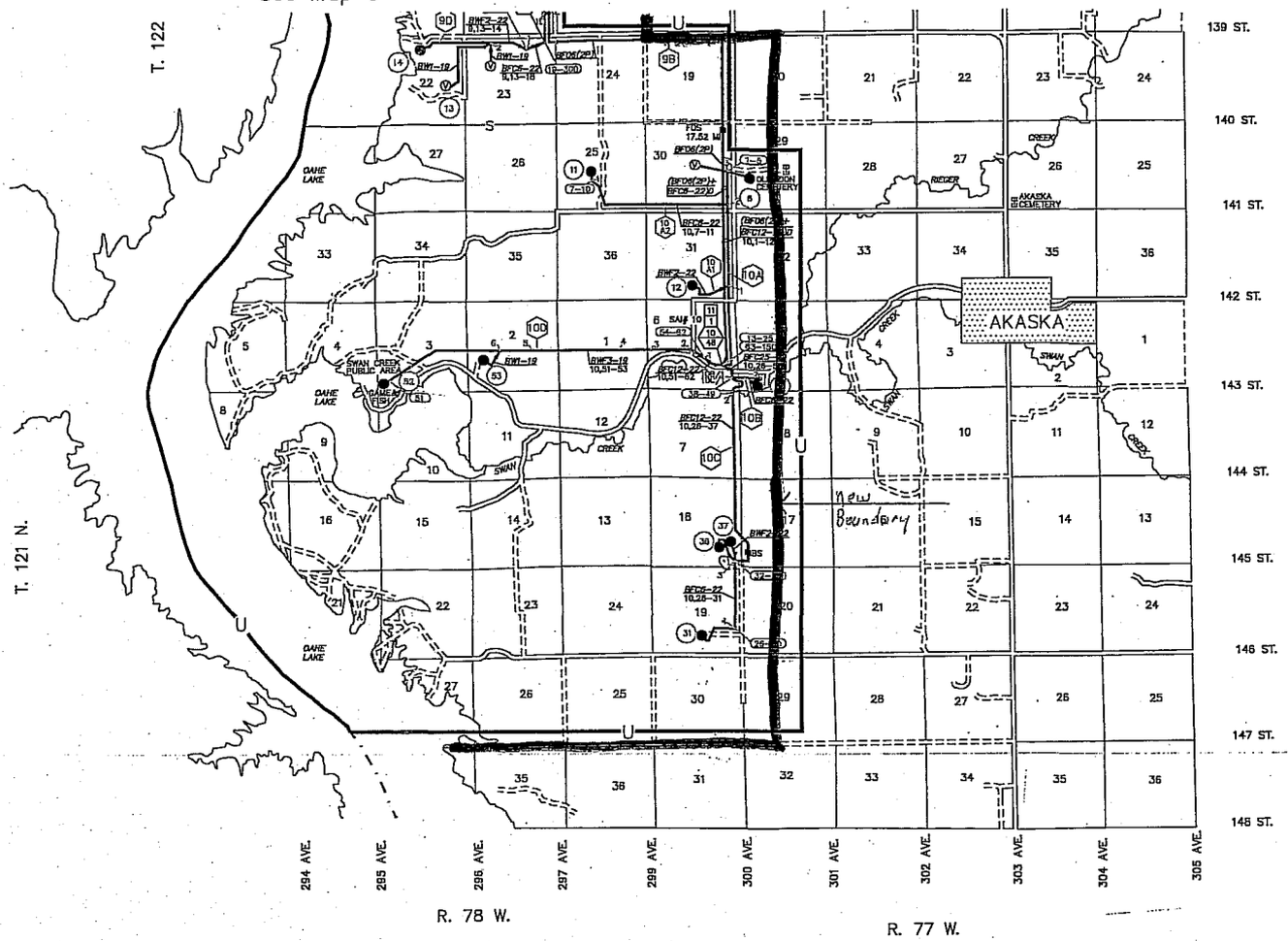
REVISION	DATE	CHANGE OR ADDITION

EUREKA EXCHANGE

Valley Telecommunications Cooperative Association, Inc.
Herreid, South Dakota
SD509

DWN BY:	MAS	DATE:	12/06/02
DWG NO:	00011512	SHEET:	1 OF 1

Old Boundary 
 new Boundary 



PROPOSED BOUNDARY CONCURRENCE

Dianna J. Quaschnick *Randy Houdek*
 Dianna J. Quaschnick Randy Houdek
 General Manager General Manager
 Valley Telco Coop Venture Comm., Inc.

Date 12/10/02 Date 12/15/02

 **FINLEY ENGINEERING COMPANY, INC.**
 P.O. BOX 1698 - Bismarck, ND 58502

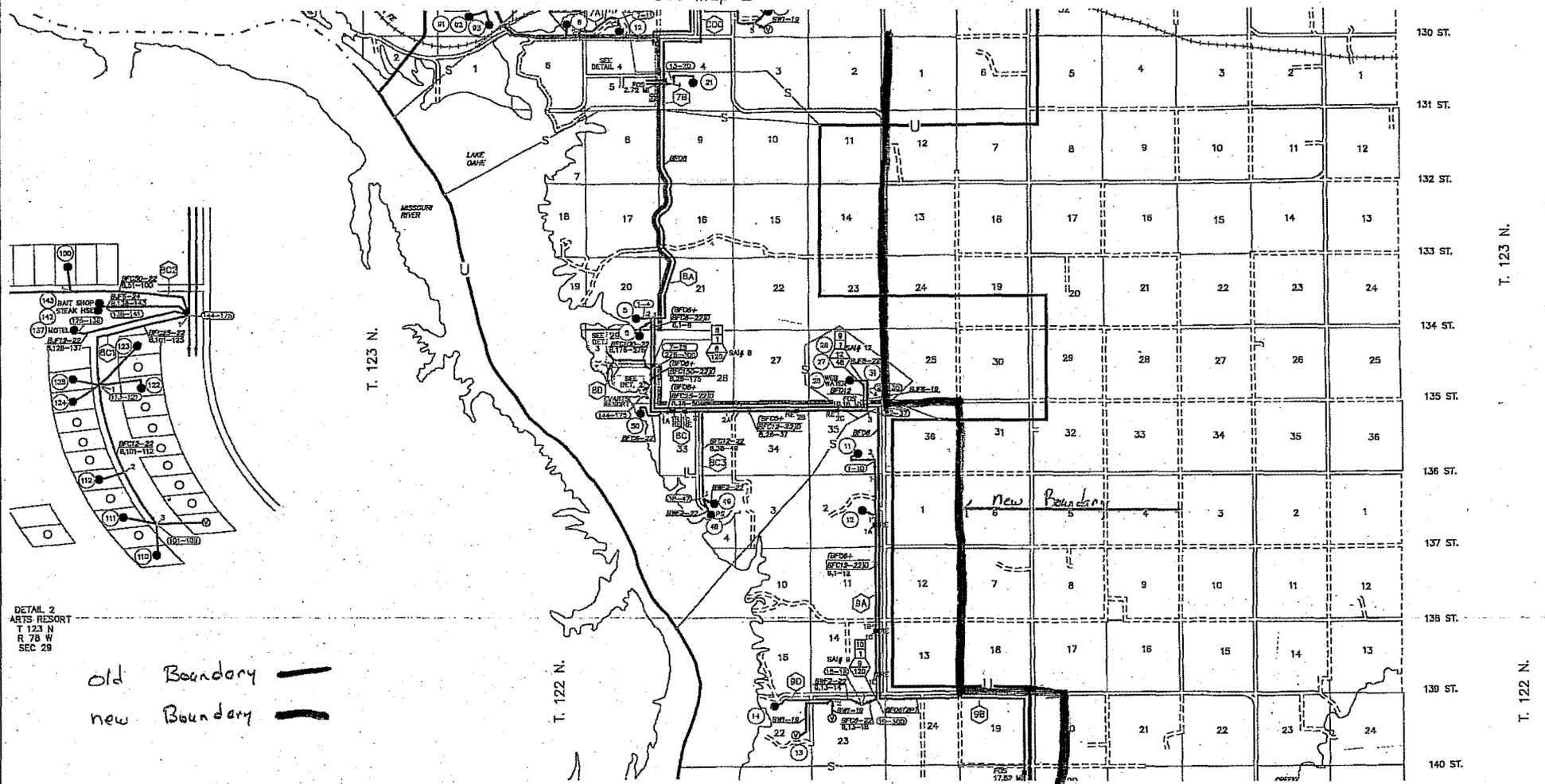
REVISION	DATE	CHANGE OR ADDITION

Glennham
EXCHANGE - MAP 4
PLANT IN SERVICE

Valley Telecommunications Cooperative Association, Inc.
 Herreld, South Dakota
 SD509

DWN BY:	MAS	DATE:	12/03/02
DWG NO:	00008702	SHEET:	1 OF 1

See Map 2



DETAIL 2
ARTS RESORT
T 123 N
R 78 W
SEC 28

Old Boundary —
New Boundary —

See Map 4

PROPOSED BOUNDARY CONCURRENCE:

Dianna J. Quaschnick *Randy Houdek*
Dianna J. Quaschnick Randy Houdek
General Manager General Manager
Valley Telco Coop Venture Comm., Inc.

Date 12/10/02 Date 12/15/02

FEC FINLEY ENGINEERING COMPANY, INC.
P.O. BOX 1698 - Bismarck, ND 58502

Colson
IP SWITCH EXCHANGE— MAP 3
PLANT IN SERVICE

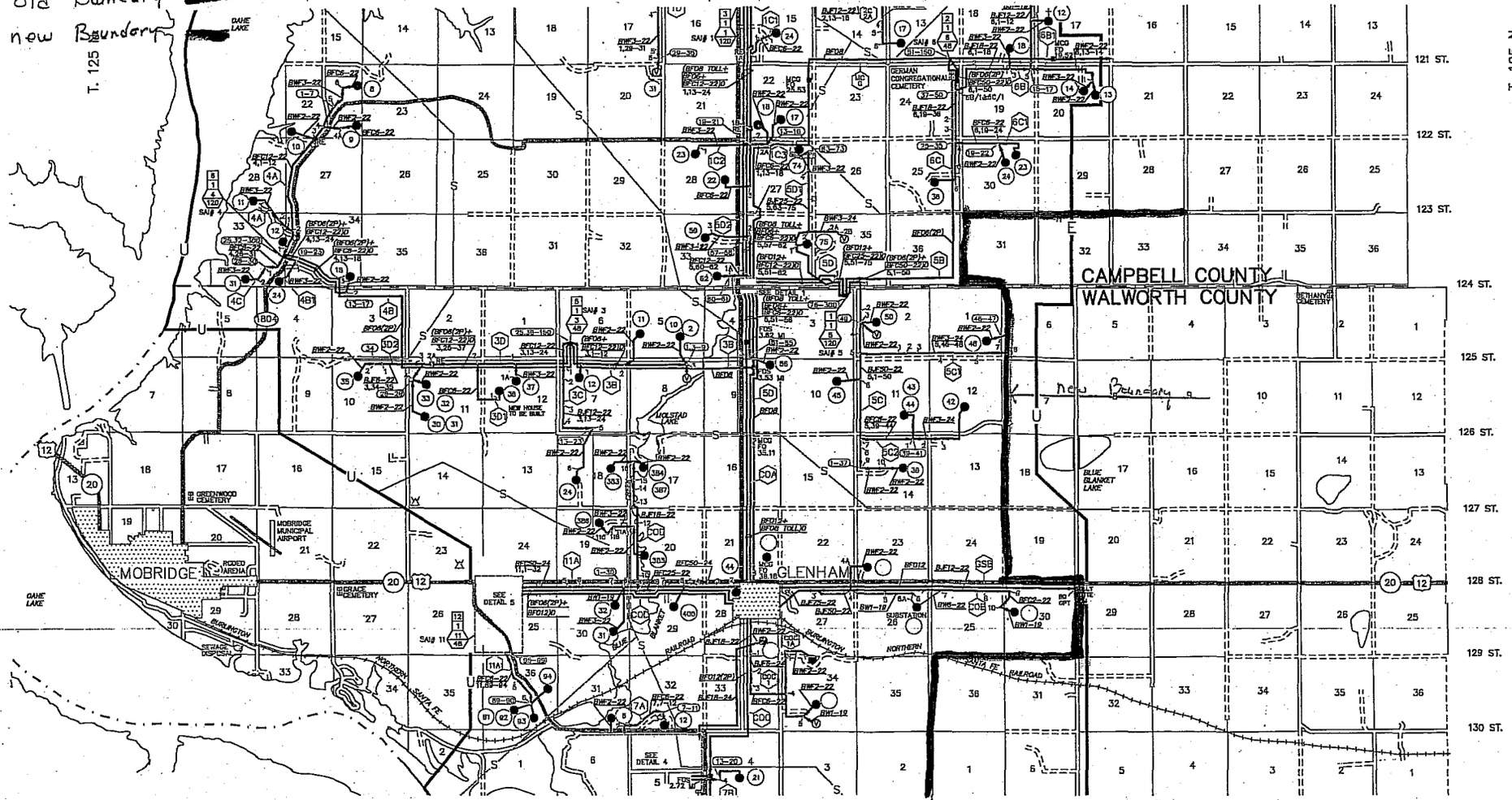
Valley Telecommunications Cooperative Association, Inc.
Herreid, South Dakota
SD509

REVISION	DATE	CHANGE OR ADDITION

DWN BY: MAS DATE: 12/03/02
DWG NO: 00008702 SHEET: 1 OF 1

See Map 1

old Boundary
new Boundary



See Map 3

PROPOSED BOUNDARY CONCURRENCE

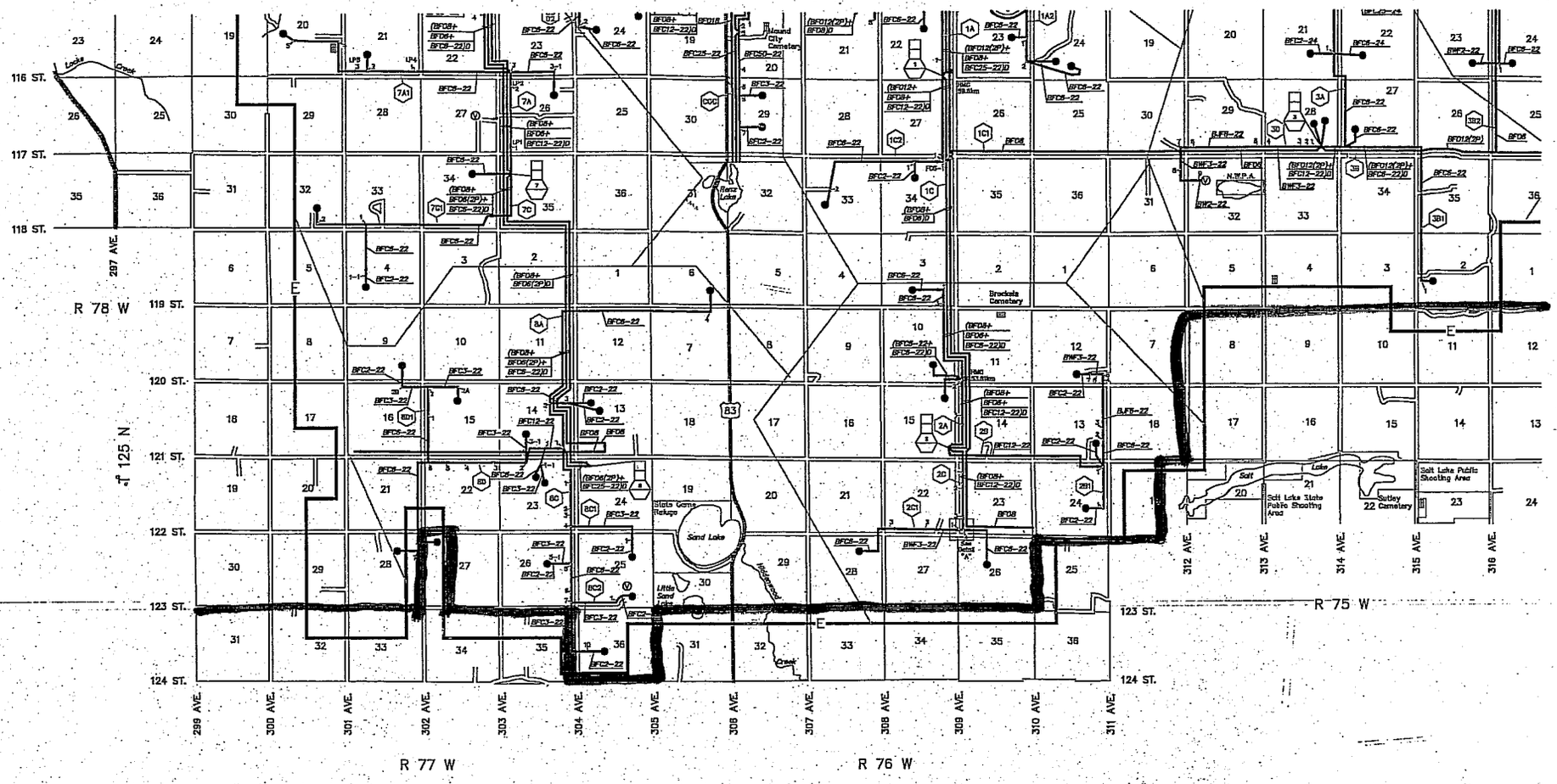
Dianna J. Quaschnick *Randy Houdek*
 Dianna J. Quaschnick Randy Houdek
 General Manager General Manager
 Valley Telco Coop Venture Comm. Inc.

12/10/02 12/05/02
 Date Date

 FINLEY ENGINEERING COMPANY, INC. P.O. BOX 1698 - Bismarck, ND 58502			IPSWICH EXCHANGE - MAP 2 PLANT IN SERVICE			
			Valley Telecommunications Cooperative Associative, Inc. Herreid, South Dakota SD509			
REVISION	DATE	CHANGE OR ADDITION	DWN BY:	MAS	DATE:	12/03/02
			DWG NO:	00008702	SHEET:	1 OF 1

T. 125 N.

Old Boundary
 new Boundary



PROPOSED BOUNDARY CONCURRENCE:

<i>Diana J. Quaschnick</i>	<i>Randy Houdek</i>
Diana J. Quaschnick	Randy Houdek
General Manager	General Manager
Valley Telco Coop	Venture Comm. Inc.
12/10/02	12/15/02
Date	Date

FINLEY ENGINEERING COMPANY, INC. P.O. BOX 1698 - Bismarck, ND 58502		MOUND CITY EXCHANGE	
		Valley Telecommunications Cooperative, Inc. Herreld, South Dakota SD509	
REVISION	DATE	CHANGE OR ADDITION	

DWN BY:	MAS	DATE:	12/06/02
DWG NO:	00011434	SHEET:	1 OF 1

South Dakota Public Utilities Commission

WEEKLY FILINGS

For the Period of January 9, 2003 through January 15, 2003

If you need a complete copy of a filing faxed, overnight expressed, or mailed to you, please contact Delaine Kolbo within five business days of this report. Phone: 605-773-3705

CONSUMER COMPLAINTS

CN03-001 In the Matter of the Complaint filed by Veda J. Boxwell, Sioux Falls, South Dakota, against MidAmerican Energy Company Regarding Billing.

Complainant states that after selling her property at 1000 N. Minnesota, she contacted MidAmerican and asked that it remove her name from the billing at this address and to inquire about what her final bill would be. In January 2003, Complainant requested that MidAmerican put her name on the billing address at 3316 N. 9th Ave. MidAmerican told her that it could not put her name on the account because she had service in her name at 1000 N. Minnesota and had an outstanding bill of \$240.00. Complainant requests that service be removed from her name at 1000 N. Minnesota, effective January 15, 2002, that the outstanding bill at this address be removed from her name and that she be allowed service in her name at 3316 N. 9th Ave., effective immediately.

Staff Analyst: Mary Healy
Staff Attorney: Karen Cremer
Date Docketed: 01/10/03
Intervention Deadline: N/A

CT03-001 In the Matter of the Complaint filed by Berdell Kinsley, Springfield, South Dakota, against BroadWing Telecommunications, Inc. Regarding Unauthorized Switching of Services.

Complainant states that his service was switched without his authorization. Complainant requests a payment of \$800.00 for the unauthorized switch and reimbursement of expenses to attend a hearing.

Staff Analyst: Mary Healy
Staff Attorney: Kelly Frazier
Date Docketed: 01/13/03
Intervention Deadline: N/A

ELECTRIC

EL03-002 In the Matter of the Filing by Otter Tail Power Company for Approval of a Contract with Deviations with the City of DeSmet.

Application by Otter Tail Power Company for approval of a contract with deviations with the City of DeSmet. The current municipal contract providing electrical service expires February 1, 2003. The new contract contains rates that are not otherwise tariffed.

Staff Analyst: Dave Jacobson
Staff Attorney: Karen Cremer
Date Docketed: 01/14/03
Intervention Deadline: 01/24/03

NATURAL GAS

NG03-001 In the Matter of the Filing by MidAmerican Energy Company for Approval of its 2002 Economic Development Report and its 2003 Economic Development Plan.

Application by MidAmerican Energy Company for approval of its 2002 Economic Development Report and 2003 Economic Development Plan in accordance with the Settlement Stipulation in Docket NG01-010. The Settlement Stipulation specifies that economic development expenses up to \$100,000 shall be equally paid by ratepayers (\$50,000) and shareholders (\$50,000) and that MidAmerican's programs will be submitted for approval on an annual basis.

Staff Analyst: Dave Jacobson
Staff Attorney: Karen Cremer
Date Docketed: 01/15/03
Intervention Deadline: 01/31/03

TELECOMMUNICATIONS

TC03-002 In the Matter of a Confidential Settlement Agreement between U S WEST Communications, Inc. and Advanced Telecom Group, Inc.

TC03-003 In the Matter of an Agreement between U S WEST Communications, Inc., Qwest Communications International, Inc. and AT&T Corporation, AT&T Communications of the Midwest, Inc., AT&T Communications of the Mountain States, Inc., AT&T Communications of the Pacific Northwest, Inc. and AT&T Broadband Services, Inc. dba AT&T Cable Services and Teleport Communications Group, Inc. dba AT&T Local Services.

TC03-004 In the Matter of a Confidential Billing Settlement Agreement between Qwest Corporation and Black Hills FiberCom, L.L.C.

TC03-005 In the Matter of a Confidential Settlement Document in Letter Format between U S WEST, Inc. and McLeodUSA.

TC03-006 In the Matter of a Subject to Rule of Evidence 408, Confidential Billing Settlement Agreement between U S WEST Communications, Inc. and McLeodUSA, Inc.

TC03-007 In the Matter of a Confidential Settlement Agreement between U S WEST Communications, Inc. and McLeodUSA Telecommunications Services, Inc.

TC03-008 In the Matter of a Letter Agreement between Qwest Corporation and McLeodUSA Incorporated.

TC03-009 In the Matter of a Subject to Rule of Evidence 408, Confidential Billing Settlement Agreement between Qwest Corporation and McLeodUSA, Inc.

TC03-010 In the Matter of a Subject to Rule of Evidence 408, Confidential Amendment to Confidential Billing Settlement Agreement between Qwest Corporation and McLeodUSA Incorporated.

- TC03-011** In the Matter of a Subject to Rule of Evidence 408, Purchase Agreement between Qwest Communications Corp. and McLeodUSA Telecommunications Services, Inc.
- TC03-012** In the Matter of a Subject to Rule of Evidence 408, Purchase Agreement between Qwest Communications Corp. and McLeodUSA Telecommunications Services, Inc.
- TC03-013** In the Matter of a Subject to Rule of Evidence 408, Confidential Amendment to Confidential Billing Settlement Agreement between Qwest Corporation and McLeodUSA Incorporated.
- TC03-014** In the Matter of a Subject to Rule of Evidence 408, Amendment to Confidential Billing Settlement Agreement between Qwest Corporation and McLeodUSA, Inc.
- TC03-015** In the Matter of a Confidential Agreement to Provide Directory Assistance Database Entry Services between Qwest Corporation and McLeodUSA Telecom Development, Inc.
- TC03-016** In the Matter of a Confidential Billing Settlement Agreement between Qwest Corporation, successor to U S WEST Communications, Inc., and McLeodUSA Telecommunications Services, Inc.
- TC03-017** In the Matter of a Confidential Billing Settlement Agreement between Qwest Communications Corporation and McLeodUSA Telecommunications Services, Inc.
- TC03-018** In the Matter of a Memorandum of Understanding between Qwest Corporation and Z-Tel Communications, Inc.

The above 17 Agreements were filed with the Commission on 06/13/02, as a confidential exhibit to the Affidavit of Todd Lundy in Docket TC01-165. On 11/22/02, in the Order Regarding the Public Interest, the Commission ruled that the issue of whether these Agreements were a mandatory filing should be considered separate from the TC01-165 docket. Pursuant to that Order, these dockets were opened for the purpose of receiving a Commission ruling on whether these Agreements should have been filed pursuant to the mandatory filing requirements of section 252(e)(1) of the 1996 Telecommunications Act. Qwest has requested confidential treatment of the contents of these Agreements pursuant to ARSD chapter 20:10:01. Any party wishing to comment on these Agreements may do so by filing written comments with the Commission and the parties to these Agreements no later than February 5, 2003. Parties to these Agreements may file written responses to the comments no later than twenty days after the service of the initial comments.

Staff Attorney: Kelly Frazier
 Date Docketed: 01/10/03
 Initial Comments Due: 02/05/03

- TC03-019** In the Matter of a U S WEST Service Level Agreement with Covad Communications Company Unbundled Loop Services between U S WEST Network Complex Services and Covad Communications Company.

This Agreement was filed with the Commission on 06/13/02, as a confidential exhibit to the Affidavit of Todd Lundy in Docket TC01-165. On 11/22/02, in the Order Regarding the Public Interest, the Commission ruled that the issue of whether this Agreement was a mandatory filing should be considered separate from the TC01-165 docket. Pursuant to that Order, this docket was opened for the purpose of receiving a Commission ruling on whether this agreement should have been filed pursuant to the

mandatory filing requirements of section 252(e)(1) of the 1996 Telecommunications Act. According to the Agreement, Qwest f/k/a U S WEST, agreed to make demonstrable improvements to its provisioning service performance on unbundled loops, in order to reach service quality standards as set forth in the Agreement. Covad agreed to withdraw its opposition to the U S WEST/Qwest merger in return. Any party wishing to comment on the agreement may do so by filing written comments with the Commission and the parties to the agreement no later than February 5, 2003. Parties to the agreement may file written responses to the comments no later than twenty days after the service of the initial comments.

Staff Attorney: Kelly Frazier
Date Docketed: 01/10/03
Initial Comments Due: 02/05/03

TC03-020 In the Matter of a Subject to Rule of Evidence 408, Confidential Billing Settlement Agreement between U S WEST Communications, Inc. and McLeodUSA, Inc.

This Agreement was filed with the Commission on 06/13/02, as a confidential exhibit to the Affidavit of Todd Lundy in Docket TC01-165. On 11/22/02, in the Order Regarding the Public Interest, the Commission ruled that the issue of whether this Agreement was a mandatory filing should be considered separate from the TC01-165 docket. Pursuant to that Order, this docket was opened for the purpose of receiving a Commission ruling on whether this agreement should have been filed pursuant to the mandatory filing requirements of section 252(e)(1) of the 1996 Telecommunications Act. According to the Agreement, in consideration for McLeodUSA's withdrawal from the dockets related to the U S WEST/Qwest merger, Qwest f/k/a U S WEST agreed to pay McLeodUSA a fixed sum for the settlement of disputes involving nonblocked Centrex service, subscriber list information and miscellaneous billing disputes. Any party wishing to comment on the agreement may do so by filing written comments with the Commission and the parties to the agreement no later than February 5, 2003. Parties to the agreement may file written responses to the comments no later than twenty days after the service of the initial comments.

Staff Attorney: Kelly Frazier
Date Docketed: 01/10/03
Initial Comments Due: 02/05/03

TC03-021 In the Matter of a Confidential Agreement in Letter Format between Qwest Communications International, Inc. and McLeodUSA Incorporated.

This Agreement was filed with the Commission on 06/13/02, as a confidential exhibit to the Affidavit of Todd Lundy in Docket TC01-165. On 11/22/02, in the Order Regarding the Public Interest, the Commission ruled that the issue of whether this Agreement was a mandatory filing should be considered separate from the TC01-165 docket. Pursuant to that Order, this docket was opened for the purpose of receiving a Commission ruling on whether this agreement should have been filed pursuant to the mandatory filing requirements of section 252(e)(1) of the 1996 Telecommunications Act. According to the Agreement, the parties agreed to (1) develop an implementation plan by which the parties agree to implement their interconnection agreements, (2) arrange quarterly meetings to address unresolved and/or anticipated business issues, and (3) establish and follow escalation procedures to facilitate and expedite business-to-business dispute resolutions as set forth in the Agreement. Any party wishing to comment on the agreement may do so by filing written comments with the Commission and the parties to the agreement no later than February 5, 2003. Parties to the agreement may file written responses to the comments no later than twenty days after the service of the initial comments.

Staff Attorney: Kelly Frazier
Date Docketed: 01/10/03
Initial Comments Due: 02/05/03

TC03-022 In the Matter of the Filing by NOS Communications, Inc. for Approval of its Intrastate Switched Access Tariff and for an Exemption from Developing Company Specific Cost-Based Switched Access Rates.

On January 10, 2003, NOS Communications, Inc. filed a request for approval of switched access rates with consideration of ARSD 20:10:27:07 being waived. The Applicant has also requested a waiver of ARSD 20:10:27:12. NOS Communications, Inc. intends to mirror the switched access tariffed rates of Qwest.

Staff Analyst: Keith Senger
Staff Attorney: Kelly Frazier
Date Docketed: 01/10/03
Intervention Deadline: 01/31/03

TC03-023 In the Matter of the Filing for Approval of a Boundary Change between Valley Telecommunications Cooperative Association, Inc. and Venture Communications Cooperative.

Valley Telecommunications and Venture Communications have filed a joint petition proposing changes to several exchange boundaries. The proposed exchange boundaries affect the following exchanges: Glenham/Selby, Mound City/Selby, Eureka/Selby, Hosmer/Bowdle, Ipswich/Roscoe.

Staff Analyst: Michele M Farris
Staff Attorney: Karen Cremer
Date Docketed: 01/13/03
Intervention Deadline: 01/31/03

TC03-024 In the Matter of the Filing for Approval of a Line Information Data Base Storage Agreement between U S WEST Communications, Inc. and Black Hills FiberCom, L.L.C.

On January 13, 2003, the Commission received a filing of an Agreement between U S WEST Communications, Inc. n/k/a Qwest Corporation and Black Hills FiberCom, L.L.C. for a determination of whether the agreement fell within the mandatory filing requirements of section 252(e)(1) of the 1996 Telecommunications Act. The Agreement is a 1999 Line Information Data Base Storage Agreement between U S WEST (now Qwest) and Black Hills FiberCom, L.L.C. According to the parties, the agreement is a negotiated agreement which sets forth the terms, conditions, and prices under which U S WEST agreed to offer and provide to any requesting CLEC network interconnection, access to unbundled network elements, ancillary services and telecommunications services available for resale within the geographical areas in which U S WEST was providing local exchange services at that time and for which U S WEST was the incumbent local exchange carrier within the state of South Dakota for purposes of providing local telecommunications services. Any party wishing to comment on the agreement may do so by filing written comments with the Commission and the parties to the agreement no later than February 3, 2003. Parties to the agreement may file written responses to the comments no later than twenty days after the service of the initial comments.

Staff Attorney: Kelly Frazier
Date Docketed: 01/13/03
Initial Comments Due: 02/03/03

TC03-025 In the Matter of the Filing for Approval of a Common Channel Signaling Network Interconnection Agreement Switched Access Services between U S WEST Communications, Inc. and Black Hills FiberCom, L.L.C.

On January 13, 2003, the Commission received a filing of an Agreement between U S WEST Communications, Inc. n/k/a Qwest Corporation and Black Hills FiberCom, L.L.C. (BHFC) for a determination of whether the agreement fell within the mandatory filing requirements of section 252(e)(1) of the 1996 Telecommunications Act. The agreement is a 1999 Common Channel Signaling Network Interconnection Agreement Switched Access Services. According to the parties, the agreement is a negotiated agreement which describes the terms and conditions under which the parties agree to permit their customers to use line number telephone calling cards to initiate calls and also to permit their customers to bill calls to accounts associated with cards, collect, bill to third number and public telephone check for the specific number. Any party wishing to comment on the agreement may do so by filing written comments with the Commission and the parties to the agreement no later than February 3, 2003. Parties to the agreement may file written responses to the comments no later than twenty days after the service of the initial comments.

Staff Attorney: Kelly Frazier
Date Docketed: 01/13/03
Initial Comments Due: 02/03/03

TC03-026 In the Matter of the Filing for Approval of an Internetwork Calling Name Delivery Service Agreement (ICNAM Service) between U S WEST Communications, Inc. and Black Hills FiberCom, L.L.C.

On January 13, 2003, the Commission received a filing of an Agreement between U S WEST Communications, Inc. n/k/a Qwest Corporation and Black Hills FiberCom, L.L.C. (BHFC) for a determination of whether the agreement fell within the mandatory filing requirements of section 252(e)(1) of the 1996 Telecommunications Act. The Agreement is a 1999 Internetwork Calling Name Delivery Service Agreement ("ICNAM Service") which provides the terms and conditions under which U S WEST (now Qwest) will provide ICNAM services to BHFC, thereby transporting Calling Name data between the parties' databases. Any party wishing to comment on the agreement may do so by filing written comments with the Commission and the parties to the agreement no later than February 3, 2003. Parties to the agreement may file written responses to the comments no later than twenty days after the service of the initial comments.

Staff Attorney: Kelly Frazier
Date Docketed: 01/13/03
Initial Comments Due: 02/03/03

TC03-027 In the Matter of the Filing for Approval of a Custom Local Area Signaling Services (CLASS) Network Interconnection Agreement between U S WEST Communications, Inc. and Black Hills FiberCom, L.L.C.

On January 13, 2003, the Commission received a filing of an Agreement between U S WEST Communications, Inc. n/k/a Qwest Corporation and Black Hills FiberCom, L.L.C. (BHFC) for a determination of whether the agreement fell within the mandatory filing requirements of section 252(e)(1) of the 1996 Telecommunications Act. The Agreement is a 1999 Custom Local Area Signaling Services ("CLASS") Network interconnection Agreement which describes the terms and conditions under which the parties agreed to provide each other access to interconnect their respective networks for the provision of intraLATA CLASS in compliance with the Common Channel Signaling Network ("CCSN") Interconnection Agreement for switched access services. Any party wishing to comment on the agreement may do so by filing written comments with the Commission and the parties to the agreement no later than February 3, 2003. Parties to the agreement may file written responses to the comments no later than twenty days after the service of the initial comments.

Staff Attorney: Kelly Frazier
Date Docketed: 01/13/03
Initial Comments Due: 02/03/03

TC03-028 In the Matter of the Filing for Approval of a Transit Record Exchange Agreement to Co-Carriers (WSP - Transit Qwest - CLEC) between Qwest Corporation and McLeodUSA Telecom Development, Inc.

On January 13, 2003, the Commission received a filing of an Agreement between Qwest Corporation (Qwest) and McLeodUSA Telecom Development, Inc. (McLeodUSA) for a determination of whether the agreement fell within the mandatory filing requirements of section 252(e)(1) of the 1996 Telecommunications Act. The Agreement is a 2001 Transit Record Exchange Agreement to Co-Carriers (WSP - Transit Qwest - CLEC). According to the parties, the Agreement is a negotiated agreement made in order for each party to obtain from the other certain technical and business information related to wireless network usage data under terms that will protect the confidential and proprietary nature of such information. Any party wishing to comment on the agreement may do so by filing written comments with the Commission and the parties to the agreement no later than February 3, 2003. Parties to the agreement may file written responses to the comments no later than twenty days after the service of the initial comments.

Staff Attorney: Kelly Frazier
Date Docketed: 01/13/03
Initial Comments Due: 02/03/03

TC03-029 In the Matter of the Filing for Approval of a Transit Record Exchange Agreement to Co-Carriers (Wireline - Transit Qwest - CLEC) between Qwest Corporation and McLeodUSA Telecom Development, Inc.

On January 13, 2003, the Commission received a filing of an Agreement between Qwest Corporation and McLeodUSA Telecom Development, Inc. (McLeodUSA) for a determination of whether the agreement fell within the mandatory filing requirements of section 252(e)(1) of the 1996 Telecommunications Act. The Agreement is a 2001 Transit Record Exchange Agreement to Co-Carriers (Wireline - Transit Qwest - CLEC). According to the parties, the Agreement is a negotiated agreement made in order for each party to obtain from the other certain technical and business information related to wireline network usage data under terms that will protect the confidential and proprietary nature of such information. Any party wishing to comment on the agreement may do so by filing written comments with the Commission and the parties to the agreement no later than February 3, 2003. Parties to the agreement may file written responses to the comments no later than twenty days after the service of the initial comments.

Staff Attorney: Kelly Frazier
Date Docketed: 01/13/03
Initial Comments Due: 02/03/03

TC03-030 In the Matter of the Filing for Approval of a Transit Record Exchange Agreement to Co-Carriers (WSP - Transit Qwest - CLEC) between Qwest Corporation and Midcontinent Communications, Inc.

On January 13, 2003, the Commission received a filing of an Agreement between Qwest Corporation and MidContinent Communications for a determination of whether the agreement fell within the mandatory filing requirements of section 252(e)(1) of the 1996 Telecommunications Act. The Agreement is a 2002 Transit Record Exchange Agreement to Co-Carriers (WSP - Transit Qwest - CLEC). According to the parties, the Agreement is a negotiated agreement made in order for each party to

obtain from the other certain technical and business information related to wireless network usage data under terms that will protect the confidential and proprietary nature of such information. Any party wishing to comment on the agreement may do so by filing written comments with the Commission and the parties to the agreement no later than February 3, 2003. Parties to the agreement may file written responses to the comments no later than twenty days after the service of the initial comments.

Staff Attorney: Kelly Frazier
Date Docketed: 01/13/03
Initial Comments Due: 02/03/03

TC03-031 In the Matter of the Filing for Approval of a Transit Record Exchange Agreement to Co-Carriers (Wireline - Transit Qwest - CLEC) between Qwest Corporation and Midcontinent Communications, Inc.

On January 13, 2003, the Commission received a filing of an Agreement between Qwest Corporation and MidContinent Communications) for a determination of whether the agreement fell within the mandatory filing requirements of section 252(e)(1) of the 1996 Telecommunications Act. The Agreement is a 2002 Transit Record Exchange Agreement to Co-Carriers (Wireline - Transit Qwest - CLEC). According to the parties, the Agreement is a negotiated agreement made in order for each party to obtain from the other certain technical and business information related to wireline network usage data under terms that will protect the confidential and proprietary nature of such information. Any party wishing to comment on the agreement may do so by filing written comments with the Commission and the parties to the agreement no later than February 3, 2003. Parties to the agreement may file written responses to the comments no later than twenty days after the service of the initial comments.

Staff Attorney: Kelly Frazier
Date Docketed: 01/13/03
Initial Comments Due: 02/03/03

TC03-032 In the Matter of the Application of Alticomm, Inc. for a Certificate of Authority to Provide Interexchange Telecommunications Services and Local Exchange Services in South Dakota.

Alticomm, Inc. is seeking a Certificate of Authority to provide interexchange and local exchange telecommunication services in South Dakota. The applicant intends to provide a full range of services on a resale basis.

Staff Analyst: Keith Senger
Staff Attorney: Kelly Frazier
Date Docketed: 01/14/03
Intervention Deadline: 01/31/03

TC03-033 In the Matter of the Filing for Approval of an Amendment to an Interconnection Agreement between Qwest Corporation and FiberComm, L.C.

On January 15, 2003, the Commission received for approval a filing of an Amendment to an Interconnection Agreement between Qwest Corporation (Qwest) and FiberComm, L.C. (FiberComm). According to the parties, the Amendment is a negotiated amendment to the Agreement between the parties approved by the Commission in Docket TC01-020 which became effective July 12, 2001. The Amendment is made in order to add terms and conditions for the Special Request Process as set forth in Exhibit B attached to the Amendment. Any party wishing to comment on the agreement may do so by filing written comments with the Commission and the parties to the agreement no later than February 4, 2003. Parties to the agreement may file written responses to the comments no later than twenty days

after the service of the initial comments.

Staff Attorney: Kelly Frazier
Date Docketed: 01/15/03
Initial Comments Due: 02/04/03

TC03-034 In the Matter of the Application of Business Network Long Distance, Inc. for a Certificate of Authority to Provide Interexchange Telecommunications Services in South Dakota.

Business Network Long Distance, Inc. has filed an application with the South Dakota Public Utilities Commission for a Certificate of Authority to provide interexchange services in South Dakota. The applicant intends to provide resold interexchange services, including 1+ and 101XXXX outbound dialing, 800/888 toll-free inbound dialing, directory assistance, data services, and travel card services throughout South Dakota.

Staff Analyst: Michele M. Farris
Staff Attorney: Karen Cremer
Date Docketed: 01/15/03
Intervention Deadline: 01/31/03

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**BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF SOUTH DAKOTA**

IN THE MATTER OF THE FILING FOR)	ORDER GRANTING
APPROVAL OF A BOUNDARY CHANGE)	AMENDED CERTIFICATES
BETWEEN VALLEY TELECOMMUNICATIONS)	OF AUTHORITY AND
COOPERATIVE ASSOCIATION, INC. AND)	ORDER APPROVING
VENTURE COMMUNICATIONS)	BOUNDARY CHANGE
COOPERATIVE)	TC03-023

On January 13, 2003, the Public Utilities Commission (Commission) received a joint agreement between Valley Telecommunications Cooperative Association, Inc. (Valley), Herreid, South Dakota and Venture Communications Cooperative (Venture), Highmore, South Dakota, requesting Amended Certificates of Authority pursuant to SDCL 49-31-69. Valley and Venture proposed to change the boundaries and place more direct lines along section lines or county roads in the following South Dakota exchanges: Glenham/Selby, Mound City/Selby, Eureka/Selby, Hosmer/Bowdle and Ipswich/Roscoe. According to the filing, no current customers are affected by the proposed boundary change. Valley and Venture also requested a waiver of ARSD 20:10:32:03, as the Commission already has the information on file.

On February 20, 2003, at its regularly scheduled meeting, the Commission considered the parties' request for approval of the joint request for a boundary change, the joint application for Amended Certificates of Authority, and waiver of ARSD 20:10:32:03.

The Commission finds that it has jurisdiction over this matter pursuant to SDCL Chapter 49-31, specifically 49-31-3 and 49-31-69 and ARSD 20:10:32:03. The Commission finds that Valley and Venture have met the legal requirements established for the granting of Amended Certificates of Authority. Valley and Venture have, in accordance with SDCL 49-31-3 and 49-31-71, demonstrated sufficient technical, financial and managerial capabilities to offer telecommunications services in South Dakota. Further, the Commission finds that there is good cause to waive subparagraphs 1 through 7, 9 through 21, and 23 of ARSD 20:10:32:03. Further, the Commission finds that pursuant to SDCL 49-31-69, the Amended Certificates of Authority shall be granted, that the proposed boundary territory change between Valley and Venture is in the public interest and the request shall be granted, and ARSD 20:10:32:03, parts 1 through 7, 9 through 21, and 23 shall be waived. As the Commission's final decision in this matter, it is therefore

ORDERED, that the request for Amended Certificates of Authority shall be granted; and it is

FURTHER ORDERED, that the proposed boundary territory change between Valley and Venture as set forth on the map filed with the application shall be granted; and it is

FURTHER ORDERED, that ARSD 20:10:32:03, parts 1 through 7, 9 through 21, and 23 shall be waived.

Dated at Pierre, South Dakota, this 7th day of March, 2003.

CERTIFICATE OF SERVICE	
The undersigned hereby certifies that this document has been served today upon all parties of record in this docket, as listed on the docket service list, by facsimile or by first class mail, in properly addressed envelopes, with charges prepaid thereon.	
By:	<u><i>Debra Kalko</i></u>
Date:	<u>3/11/03</u>
(OFFICIAL SEAL)	

BY ORDER OF THE COMMISSION:

Robert K. Sahr
ROBERT K. SAHR, Chairman

Gary Hanson
GARY HANSON, Commissioner

James A. Burg
JAMES A. BURG, Commissioner