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July 31, 2006

VIA FAX 605-773-3809

Patricia Van Gerpen
Executive Director
South Dakota Public Utilities Commission
500 E. Capitol Avenue
Pierre SD 57501

FROM: Talbot J. Wieczorek

**RE: Western Wireless License LLC
GPGN File No. 5925.040600 - Certification**

NUMBER OF COPIES TRANSMITTED INCLUDING THIS SHEET: 29

COMMENTS:

ORIGINALS: Mailed NEXT DAY DELIVERY

THE INFORMATION CONTAINED IN THIS FACSIMILE MESSAGE IS ATTORNEY PRIVILEGED AND CONFIDENTIAL INFORMATION INTENDED ONLY FOR THE USE OF THE INDIVIDUAL OR ENTITY NAMED ABOVE. IF THE READER OF THIS MESSAGE IS NOT THE INTENDED RECIPIENT, YOU ARE HEREBY NOTIFIED THAT ANY DISSEMINATION, DISTRIBUTION OR COPYING OF THIS COMMUNICATION IS STRICTLY PROHIBITED. IF YOU HAVE RECEIVED THIS COMMUNICATION IN ERROR, PLEASE IMMEDIATELY NOTIFY US BY TELEPHONE, AND RETURN THE ORIGINAL MESSAGE TO US AT THE ABOVE ADDRESS VIA THE U.S. POSTAL SERVICE. THANK YOU.

NOTE: If you do not receive all pages or have any problems with receiving, please call (605) 342-1078 and ask for Karen L. Webb. Thank you.

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July 31, 2006

VIA FAX: 605-773-3809

Patricia Van Gerpen
Executive Director
South Dakota Public Utilities Commission
500 East Capitol Avenue
Pierre, SD 57501

RE: In the Matter of Annual Eligible Telecommunications Carriers (ETCs) Use of
Federal Universal Support
GPGN File No. 5925.040600

Dear Ms. Van Gerpen:

On behalf of WWC License LLC, a subsidiary of Alltel Communications (formerly Western
Wireless Corporation), enclosed you will find the request for certification with Exhibit A.

The original and ten copies of this letter requesting state certification of WWC License LLC for
federal universal service support, along with all confidential exhibits, will be mailed today via
Next Day Delivery.

Sincerely,



Talbot J. Wieczorek

TJW:klw
Enclosures
c: Suzie Rao
Gene DeJordy

U

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July 31, 2006

NEXT DAY DELIVERY

Patricia Van Gerpen
Executive Director
South Dakota Public Utilities Commission
500 East Capitol Avenue
Pierre, SD 57501

RE: In the Matter of Annual Eligible Telecommunications Carriers (ETCs) Use of
Federal Universal Support
GPGN File No. 5925.040600

Dear Ms. Van Gerpen:

On behalf of WWC License LLC, a subsidiary of Alltel Communications (formerly Western Wireless Corporation), enclosed you will find the original and ten copies of this letter requesting state certification of WWC License LLC for federal universal service support, the Eligible Telecommunications Carriers Certification and Annual Report of WWC License LLC d/b/a Alltel Communications, Inc., including certification by Gene DeJordy of such filing, and exhibits to the filing that show all support received will be used "only for the provision, maintenance and upgrading of facilities and services for which such support is intended." I would request that the above matter be filed and WWC License LLC be certified.

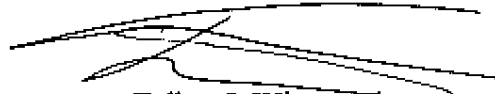
Please note that the financial information attached to the request, Exhibits B, C, D, E, F and G have been labeled "Confidential and Proprietary." The information is confidential under A.R.S.D. 20:10:1:39(4) and (5). Because of this, Alltel requests confidential treatment of these exhibits pursuant to A.R.S.D. 20:10:01:41 and that the material be held confidential for ten years and then destroyed. This information is confidential as the information is internal and proprietary, can be used adversely by competitors, and the development and financial planning constitutes trade secrets as recognized by law. If there are any inquiries as to the confidential treatment, I may be contacted at the above address.

GUNDERSON, PALMER, GOODSSELL & NELSON, LLP

Patricia Van Gerpen
July 31, 2006
Page 2

If you need any additional information know, please let me know. Please provide me with a date stamped copy of the filing. I have enclosed a self-addressed, stamped envelope for your convenience.

Sincerely,

A handwritten signature in black ink, appearing to read 'Talbot J. Wiczorek', written over a horizontal line.

Talbot J. Wiczorek

TJW:klw
Enclosures
c: Suzie Rao
Gene DeJordy

BEFORE THE SOUTH DAKOTA PUBLIC UTILITIES COMMISSION

In the Matter of Annual Eligible
Telecommunications Carriers (ETCs) Use of
Federal Universal Service Support

**ELIGIBLE TELECOMMUNICATIONS CARRIER CERTIFICATION
AND ANNUAL REPORT ON BEHALF OF
WWC LICENSE LLC d/b/a ALLTEL COMMUNICATIONS, INC.**

August 1, 2006

GUNDERSON PALMER GOODSSELL &
NELSON
Talbot Wieczorek
P.O. Box 8045
Rapid City, SD 57709

Attorneys for WWC License LLC
d/b/a Alltel Communications

I. INTRODUCTION

In accordance with the standards and requirements established by the South Dakota Public Utilities Commission ("Commission"),¹ WWC License LLC d/b/a Alltel Communications ("Alltel") submits this ETC Certification and Annual Report, and respectfully requests the Commission to certify its eligibility for high-cost support from the federal universal service fund for calendar year 2007. In the *Annual Certification Rules*, the Commission adopted the annual reporting and certification requirements as established by the Federal Communications Commission ("FCC") and codified at 47 C.F.R. §§ 54.202 and 54.209, with modifications to allow for a two-year service improvement plan to be filed on a wire center basis.² For reference purposes, Alltel's demonstrated compliance with the Commission's annual reporting and certification standards will reference the FCC's regulations.

II. BACKGROUND

Alltel is licensed by the FCC to provide commercial mobile radio services ("CMRS") throughout certain rural and non-rural telephone areas in South Dakota. Alltel is licensed to provide CMRS in the following areas: South Dakota Rural Service Area ("RSA") Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9 as well as the Sioux Falls and the Rapid City MSAs. The Commission has designated Alltel as a competitive ETC in certain non-rural wire centers served by Qwest

¹ RM06-001 - In the Matter of the Adoption of Rules Regarding Eligibility, Certification and Reporting Requirements for Eligible Telecommunications Carriers. Adopted July 3, 2006. ("Annual Certification Order" or "ETC Rules").

² *ETC Rule 20:10:32:52*, p. 16.

Corporation, and the full study areas of several rural telephone companies.³ A complete listing of the areas in which Alltel has been designated as an ETC is contained in Exhibit A, which is included with this filing. As an ETC, Alltel provides the nine supported services, including:

- Voice grade access to the Public Switched Telephone Network;
- Local Usage;
- Dual tone multi-frequency signaling or its functional equivalent;
- Single party service or its functional equivalent;
- Access to 911 or E911;
- Access to operator services;
- Access to interexchange services;
- Access to directory assistance; and
- Toll limitation for qualifying low-income customers.

III. ALLTEL SATISFIES EACH OF THE COMMISSION'S ETC APPLICATION REQUIREMENTS SET FORTH IN SECTION 54.202(a)

The Commission has adopted Section 54.202(b) of the FCC's Rules requiring a common carrier previously designated by the Commission as an ETC to submit the information required by FCC Rule 54.202(a) no later than August 1, 2006 (hereafter, the deadline is June 1 of each year).⁴ Alltel respectfully submits the following information in satisfaction of each of the Commission's requirements for its ETC Designated Areas.

A. Alltel Commits To Provide Service Throughout Its Designated Areas To All Customers Making A Reasonable Request For Service

Alltel commits to provide service throughout its Designated Areas to all customers making a reasonable request for service in compliance with the Commission's standards based

³ *In the Matter of the Filing by GCC License Corporation for Designation as an Eligible Telecommunications Carrier*, Docket No. TC98-146 (October 18, 2001) ("Rural ETC" Order); *In the Matter of the Filing by GCC License Corporation for Designation as an Eligible Telecommunications Carrier*, Docket No. TC98-146 (October 18, 2001) ("Non-Rural ETC" Order); *In the Matter of the Filing By WWC License LLC d/b/a CellularOne for Designation as an Eligible Telecommunications Carrier in Other Rural Areas*, Docket No. TC03-191 (January 3, 2005)("Amended Order")

⁴ *Annual Certification Order*, p. 4.

on FCC Rule 54.202(a)(1)(i). For purposes of evaluating the provision of service upon request from a potential customer within its Designated Areas, Alltel hereby certifies that it does and will continue to do the following:

1. Provide service on a timely basis to requesting customers within its Designated Areas where its network already serves the potential customer's premises; and
2. Provide service within a reasonable period of time, if the potential customer's premises are located within Alltel's Designated Areas, but outside its existing network coverage, if service can be provided at reasonable cost by:
 - (a) Modifying or replacing the requesting customer's equipment;
 - (b) Deploying a roof-mounted antenna or other equipment;
 - (c) Adjusting the nearest cell tower;
 - (d) Adjusting network or customer facilities;
 - (e) Reselling services from another carrier's facilities to provide service; or
 - (f) Employing, leasing or constructing an additional cell site, cell extender, repeater, or other similar equipment.

If service cannot be offered at reasonable cost using one of these options, Alltel will report the unfulfilled service request to the Commission and describe how it attempted to provide service consistent with the Commission's requirement based on FCC Rule 54.209(a)(3).

B. Alltel's Service Improvement Plan

Alltel has developed a two-year plan that describes with specificity proposed improvements or upgrades to its network serving its South Dakota Designated Areas ("Service Improvement Plan"). Alltel's Service Improvement Plan is attached as **Confidential Exhibit B**. The Service Improvement Plan includes all information required by FCC Rule 54.202(a)(1)(ii) for calendar years 2007 and 2008. The projected expenditures under the Service Improvement

Plan are based on estimates of federal high-cost universal service support to be received over the two-year period.⁵

Alltel's Service Improvement Plan demonstrates how signal quality, coverage or capacity will continue to improve due to Alltel's receipt of federal high-cost universal service support; the projected start date and completion date for each improvement; the estimated amount of investment for each project that is funded by high-cost support; the specific geographic areas where the improvements are expected to be made; and the estimated population that will be served as a result of the improvements. As reflected in **Confidential Exhibit B**, Alltel is projecting certain enhancements and upgrades to its switching facilities which will provide an improvement to all areas served in the Designated Areas. The projected capital expenditures and other operating expenses reflected in the Plan exceed the projected amount of universal service support Alltel will receive. In those portions of the Designated Areas for which a specific capital project is not identified in the Service Improvement Plan, Alltel will continue to incur operating costs associated with servicing universal service customers, to continue to support the provision of service.

C. Alltel Has Adequately Prepared For Emergency Operations

Alltel has taken the necessary actions to remain functional in emergency situations consistent with the Commission's standards based on FCC Rule 54.202(a)(2). The Alltel network is designed and deployed with reasonable amounts of back-up power to provide functionality without an external power source. Industry practices are implemented to reroute traffic around damaged facilities and manage traffic spikes resulting from emergency situations.

⁵ This figure is based on projections from the Universal Service Administrative Company's website found at www.universalservice.org. Actual support amounts received may vary from this projection.

Alltel deployed fixed and portable back-up power generators at various locations throughout its network that can be deployed in emergency situations. These back-up power generators are capable of keeping a cell site up and running until power is restored to the cell site, a portable generator is moved to the site, system changes are made to reroute traffic or a cell on wheels ("COW") is deployed. Alltel tests its back-up power generators regularly to ensure functionality. Alltel is also capable of rerouting traffic around damaged or out-of-service facilities by changing call routing translations as needed. Alltel is also able to deploy COWs as temporary cell sites when existing facilities are damaged or out-of-service for longer periods of time. Further, by changing call routing translations or deploying COWs, Alltel is able to manage traffic spikes throughout its network. As a longer-term solution for managing increased traffic levels and traffic spikes, Alltel can increase capacity at its cell sites, switches and transport facilities.

D. Alltel Will Satisfy Applicable Consumer Protection And Service Quality Standards Within Its Designated Areas, Including Compliance With The CTIA Consumer Code

Alltel is and will continue to satisfy applicable consumer protection and service quality standards within its Designated Areas. For purposes of this requirement, the applicable consumer protection and service quality standards established by the Commission are the applicable provisions in the Commission's ETC Orders, annual compliance obligations, and the CTIA – The Wireless Association's Consumer Code for Wireless Service ("Consumer Code"). Set forth below is a demonstration of Alltel's ability to comply with the applicable standards.

Alltel offers the universal service offerings throughout its South Dakota Designated Areas pursuant to a Commission-approved customer service agreement. The service agreement contains applicable service quality and consumer protection provisions that were required by the ETC Orders. The consumer protection and service quality provisions set forth in the service

agreements generally relate to call quality and customer service issues. Some of the more specific provisions contained in the service agreement assure the availability of customer care personnel and acknowledgement of Commission jurisdiction over customer complaints.

Additionally, as set forth in FCC Rule 54.202(a)(3), a commitment by a wireless carrier to comply with the Consumer Code satisfies this requirement. Alltel became a voluntary signatory to the Consumer Code in September, 2003. Since adopting the Consumer Code, Alltel has implemented the policies and practices required of signatories throughout its Designated Areas, including disclosures of rates, terms of service and maps of service areas, a trial period for new service, ready access to customer service, policies for customer privacy and prompt responses to consumer inquiries and complaints from government agencies. Furthermore, Alltel provides periodic training materials to customer service representatives and internally monitors and updates its intranet site toward maintaining compliance with the Consumer Code. Finally, Alltel provides subscribers with benefits that are not mandated by the Consumer Code or other regulation in that it monitors its network for dropped calls issue our customers a one-minute credit for each dropped call. The credit automatically appears on the customer's bill.

E. Alltel Offers A Local Usage Plan Comparable To The Service Offerings Of The Incumbent LECs Serving Alltel's Designated Areas

Alltel offers a local usage plan comparable to the service offerings of the incumbent LECs serving its Designated Areas consistent with the Commission's requirement incorporating FCC Rule 54.202(a)(4). The requirement to offer at least one service offering that contains an amount of local usage comparable to the local usage offered by the incumbent LEC does not

mandate unlimited local calling. Alltel's local calling plans, while providing fewer minutes of use than the local exchange carriers, provides a much larger local calling area.⁶

A listing of Alltel's rate plans currently available in the Designated Areas is attached as **Exhibit C**. Alltel provides rate plans that include substantial local calling areas with varying levels of local usage, and plans with unlimited local usage that provide an outstanding consumer value. Alltel includes local usage in each rate plan and offers local calling areas that are substantially larger than those offered by the incumbent LECs. Customers therefore have the opportunity to select a rate plan that best meets their needs. Consistent with FCC Rule 54.202(a)(4), Alltel's rate plans are comparable to that offered by the incumbent LECs in the Designated Areas.

F. Alltel Acknowledges The FCC May Require It To Provide Equal Access In A Designated Area In The Event That No Other ETC In the Service Area Is Providing Equal Access

Consistent with the Commission's requirement incorporating FCC Rule 54.202(a)(5), Alltel hereby acknowledges that the Commission may require it to provide equal access to long distance carriers in the event that no other ETC is providing equal access within one of its Designated Areas.

IV. ALLTEL'S ANNUAL REPORT IN ACCORDANCE WITH SECTION 54.209(a)

In the *Annual Certification* Rules, the Commission also adopted FCC Rule 54.209(a) requiring a common carrier previously designated by the Commission as an ETC to annually report certain additional information no later than June 1 of each calendar year (beginning in calendar year 2007).⁷ Alltel respectfully submits the following information in satisfaction of the

⁶ *Federal-State Joint Board on Universal Service*, CC Docket No. 96-45, Report and Order, FCC 05-46, ¶ 33 (rel. March 17, 2005) ("*March 17 Order*").

⁷ Rule 20:10:32:52

Commission's annual reporting requirement.

A. Progress Report on its Service Improvement Plan

In the *Annual Certification Order*, the Commission adopted FCC Rule 54.209(a)(1) requiring an ETC to file a progress report on its Service Improvement Plan. As a result, Alltel has incorporated its Service Improvement Plan into the attached **Confidential Exhibit B** and provides a comprehensive progress report.

The Service Improvement Plan covers the time period from January 1, 2007 through December 31, 2008.

B. Network Outages In South Dakota Designated Areas

The Commission has adopted FCC Rule 54.209(a)(2), which requires an ETC to annually report network outages within its Designated Areas. FCC Rule 54.209(a)(2) specifically requires:

detailed information on any outage, as that term is defined in 47 C.F.R. § 4.5, of at least 30 minutes in duration for each service area in which an eligible telecommunications carrier is designated for any facilities it owns, operates, leases, or otherwise utilizes that potentially affect (a) at least ten percent of the end users served in a designated service area; or (b) a 911 special facility, as defined in 47 C.F.R. § 4.5(e). Specifically, the eligible telecommunications carrier's annual report must include information detailing: (a) the date and time of onset of the outage; (b) a brief description of the outage and its resolution; (c) the particular services affected; (d) the geographic areas affected by the outage; (e) steps taken to prevent a similar situation in the future; and (f) the number of customers affected.

This information, for the time period August 1, 2005 through December 31, 2005,⁸ is contained within **Confidential Exhibit E**. Alltel has compiled and reported information for all outages, as

⁸ Neither the Commission's *Annual Certification Order* nor FCC Rule 54.209(a)(2) establishes the time period to be covered by an outage report filing. Alltel has adopted August 1 through December 31 as an appropriate time period for the initial report since such information should not be required prior to the Commission's adoption of the requirement on July 3, 2006. Prior to the Commission's establishment of the ETC outage reporting requirement, Alltel did track and report outages based on the FCC's Part 4 regulations. However, FCC Rule 54.209(a)(2) established different reporting thresholds and substantive content requirements as compared to the Part 4 rules. Future outage reports will be based on a January 1 through December 31 period.

defined in 47 C.F.R. § 4.5, of at least 30 minutes in duration occurring within its South Dakota Designated Areas. Such information includes, but is not limited to, any outage that may potentially affect at least ten percent (10%) of its customers served in a service area. Similarly, the information relating to the number of customers affected by an outage is estimated based on the number of customers with a billing address in the wire center as of December 31, 2005. The actual number of customers affected, if any, would be dependent upon the number of call attempts during the service disruption, which is not capable of being ascertained.

C. Unfulfilled Requests For Service

The Commission has adopted FCC Rule 54.209(a)(3), which requires an ETC to annually report the number of requests for service from potential customers within the ETC's designated service areas that were unfulfilled during the past year. The filing must also detail how the ETC attempted to provide service to those potential customers as set forth in FCC Rule 54.202(a)(1)(i). The required information concerning Alltel's unfulfilled requests for service within its Designated Areas from August 1, 2005 through December 31, 2005⁹ is contained in **Confidential Exhibit G**.

⁹ Neither the Commission's *Annual Certification Order* nor FCC Rule 54.209(a)(3) establishes the time period to be covered by a report of unfulfilled requests for service. Alltel has adopted August 1 through December 31 as the time period for the initial report. Future unfulfilled requests for service will be reported based on a January 1 through December 31 period.

D. Complaints Per 1,000 Handsets Or Lines

The Commission adopted FCC Rule 54.209(a)(4), which requires an ETC to make an annual report of the number of complaints per 1,000 handsets or lines. The number of complaints per 1,000 handsets for its Designated Areas which Alltel has received from the Commission, FCC, South Dakota Attorney General, the Better Business Bureau or similar third party consumer agency between August 1, 2005 and December 31, 2005¹⁰ is provided in **Confidential Exhibit F**. The percentage of complaints is calculated based on the number of subscribers in the Designated Areas as of December 31, 2005.

E. Certification Regarding Applicable Service Quality Standards And Consumer Protection Rules

The Commission adopted FCC Rule 54.209(a)(5), which requires an ETC to certify that it is complying with applicable service quality standards and consumer protection rules. Alltel's compliance with the terms of the ETC Orders and the CTIA Consumer Code satisfies this requirement. As noted above, Alltel provides consumer protection and service quality standards in its customer service agreements, and Alltel is a compliant signatory to the CTIA Code. *See supra* Section III(D). Alltel certifies that it is in compliance with applicable consumer protection and service quality standards.

F. Certification Regarding Its Provision Of A Comparable Local Usage Plan

The Commission has adopted FCC Rule 54.209(a)(7), which requires an ETC to certify that it is offering a local usage plan comparable to the incumbent LEC in the relevant service areas. Alltel certifies that it is offering comparable local usage plans as required by Section 54.209(a)(7).

¹⁰ Future complaints will be reported based on a January 1 through December 31 period.

G. Certification Regarding The FCC's Ability To Provide Equal Access

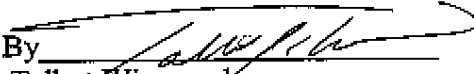
Alltel certifies that the Commission may require it to provide equal access to long distance carriers within its Designated Areas in the event that no other ETC is providing equal access as described in Rule 20:10:32:43:06.

V. CONCLUSION

Based on the foregoing information, WWC License LLC d/b/a Alltel Communications respectfully requests the Commission to certify to the FCC and USAC its eligibility to receive federal universal service support for calendar year 2007 in accordance with 47 C.F.R. §§ 54.313 and 54.414.

GUNDERSON, PALMER, GOODSSELL
&NELSON, P.C.

July 31, 2006

By 
Talbot Wieczorek
P.O. Box 8045
Rapid City, SD 57709

Attorneys for WWC License LLC
d/b/a Alltel Communications

Telephone No. (605) 342-1078

*Attorneys for WWC License LLC.
d/b/a Alltel Communications*

BEFORE THE SOUTH DAKOTA PUBLIC UTILITIES COMMISSION

In the Matter of Annual Eligible
Telecommunications Carriers (ETCs) Use of
Federal Universal Service Support

CERTIFICATION

The undersigned, Gene DeJordy, does hereby certify as follows:

1. I serve as Vice-President of Regulatory Affairs for Alltel Communications, Inc. and each of its affiliates and subsidiaries, including WWC License LLC.

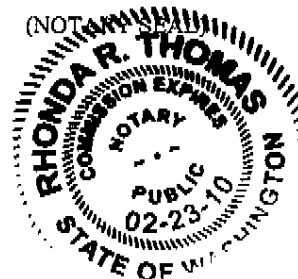
2. This certification is submitted in support of Alltel's ETC Certification and Annual Report in SD PUC Rule 20:10:32.

3. I have reviewed the ETC Certification and Annual Report and the facts stated therein, of which I have personal knowledge, are true and correct to the best of my present knowledge, information and belief.


Gene DeJordy

Subscribed and sworn to before me
this 16th day of July, 2006.


Notary Public



SUMMARY OF EXHIBITS

Exhibit A –Designated Service Area in South Dakota (by wire center)

Confidential Exhibit B – Alltel Service Improvement Plan in South Dakota

Confidential Exhibit B, attachment 1 – Alltel Service Improvement Plan in South Dakota (detail)

Confidential Exhibit C – Alltel Service Plans in South Dakota

Confidential Exhibit D – 2006 Universal Service Support and Expenditures in South Dakota

Confidential Exhibit D, attachment 1 – 2006 Universal Service Support and Expenditures in South Dakota (detail)

Confidential Exhibit D, attachment 2 – 2006 Universal Service Support and Expenditures in South Dakota (detail)

Confidential Exhibit E –Outage Report for August 1, 2005 – December 31, 2005

Confidential Exhibit F –Complaints per 1,000 handsets

Confidential Exhibit G – Unfulfilled Service Report

EXHIBIT A

DESIGNATED SERVICE AREA IN SOUTH DAKOTA

See attachment

Exhibit A

South Dakota ETC service area

Incumbent Carrier Name	SAC	Wire Center CLLI	Wire Center Name
BALTIC TELECOM COOP	391642	BLTCSDXA	BALTIC
KENNEBEC TEL CO	391668	CRKSSDXA	CROOKS CREEK
		KNBCSDXA	KENNEBEC
		PRESSDXA	PRESHO
		ALXNSDXA	ALEXANDRIA
MCCOOK COOP TEL CO	391669	CANVSDXA	CANOVA
		CNTRSDXA	CENTER
		SALMSDXA	SALEM
		SPNCSDXA	SPENCER
		WNFRSDXA	WINFRED
		CLCYSDXA	CLAIRE CIT
		NWFEFSDXA	NEW EFFING
		PEVRSDXA	PEEVER
SIOUX VALLEY TEL CO	391677	SMMTSDXA	SUMMIT
		VBLNSDXA	VEBLEN
		WLMTSDXA	WILMOT
		COTNSDXA	COLTON
		CRSCSDXA	CORSICA
		DLRPSDXA	DELL RAPID
		HMBLSDXA	HUMBOLDT-M
		PLTNSDXA	PLANKINTON
		BRNDSDXA	BRANDON
		GRSNSDXA	GARRETSON
Alliance Communications/Splitrock	391657	HWRDSDXA	HOWARD

Incumbent Carrier Name	SAC	Wire Center CLLI	Wire Center Name
Venture Communications, Inc.	391680	OLHMSDXA BLNTSDXA BRNTSDXA BWDLSDXA GTBGSDXA HGHMSDXA HOVNSDXA HRLSDXA HTCHSDXA LNFRSDXA ONAKSDXA ONIDSDXA ONIDSDXB ONIDSDXC PIRPSDXA REHGSDXA ROSCSDXA RSHTSDXA RSLNSDXA SENCSDXA SLBYSDXA SSTNSDCO TLSTSDXA TULRSDXA WSSPSDXA WSTNSDXA	OLD HARMON BLUNT BRITTON BOWDLE GETTYSBURG HIGHMORE HOVEN HARROLD HITCHCOCK LANGFORD ONAKA ONIDA ONIDA ONIDA PIERPONT REEHEIGHTS ROSCOE ROSHOLT ROSLYN SENECA SELBY SISSETON TOLSTOY TULARE WESIGTNSPG WESSINGTON
WESTERN TEL CO	391688	CRBSDXA FKTNSDXA ORNTSDXA	CRESBARD FAULKTON ORIENT

Incumbent Carrier Name	SAC	Wire Center CLLI	Wire Center Name
HILLS TELEPHONE CO Armour Independent	361405	VYSPSDXA	Valley Springs
	391640	ARMOSDXA BRWRSDXA CNSTSDXA	ARMOUR BRIDGEWATE CANISTOTA
BERESFORD MUNICIPAL TEL CO EAST PLAINS TELECOM, INC. (former Qwest exchanges)	391649	BRFRSDXA	BERESFORD
	391642	ALCSSDXA HDSNSDXA	ALCESTER HUDSON
FORT RANDALL TELEPHONE COMPANY (Mt. Rushmore)	391660	CNVLSDXA	CENTERVILL
		HRMSSDXA	HERMOSA
		KYSTSDXA	KEYSTONE
		LKANSDXA	LAKE ANDES
		TABRSDXA	TABOR
		TYNDSDXA	TYNDALL
		VBRGSDXA	VIBORG
		WGNRSDXA	WAGNER
		INTRSDXA	INTERIOR
		KYLESDXA	Kyle
GOLDEN WEST TEL COOP INC	391659	LGVYSDXA	Long Valley
		ASTRSDXA	ASTORIA
		BKNGSDXB	BROOKINGS
		BRDLSDXA	BRADLEY
		BRNTSDXA	BRANDT
		BRYNSD01	BRYANT
		CHESSDXA	CHESTER
		CLLKSDXA	CLEAR LAKE
		CLRKSDXA	CLARK
		CSWDSDXA	CASTLEWOOD
INTERSTATE TELECOM COOP INC - SD	391654	EKTNSDXA	ELKTON
		ESTLSDXA	ESTELLNE

Incumbent Carrier Name	SAC	Wire Center CLLI	Wire Center Name
		FLRNSDXA	Florence
		GARYSDXA	Gary
		GDWNSDXA	GOODWIN
		HAYTSDXA	HAYTI
		LKNRSD01	LAKE NORDE
		NUNDSDXA	NUNDA
		SINASDXA	SINAI
		TOROSDXA	TORONTO
		WABYSDXA	WAUBAY
		WBSTSDXA	WEBSTER
		WHITESDXA	WHITE
		WLLKSDXA	WILLOW LAK
		WNWOSDXA	WENTWORTH
KADOKA TEL CO	391667	KADKSDXA	KADOKA
MIDSTATE TEL CO	391670	ACDMSDXA	ACADEMY
		DLMTSDXA	DELMONT
		FTTHSDXA	FORT THOMP
		GNVYSDXA	GANN VALLE
		KMBLSDXA	KIMBALL
		NHLDSDXA	NEW HOLLAND
		PKWNSDXA	PUKWANA
		PLTTSDXA	PLATTE
		STKNSDXA	STICKNEY
		WHLKSDXA	WHITE LAKE
Prairie Wave Communications, Inc.	391652	IRENSDXA	IRENE
		LNNXSDXA	LENNOX
		PRKRSDXA	PARKER
		VBRGSDAA	VIBORG
		WKNDSDXA	WAKONDA

Incumbent Carrier Name	SAC	Wire Center CLLI	Wire Center Name
QWEST	355141	SXCYYADT	Sioux City
	365142	ORVLMNOR	ORTONVILLE
	375143	VLNTNENW	VALENTINE
	395145	ABRDSDCO	ABERDEEN
		ARTNSDCO	ARLINGTON
		BLFRSDCO	BELLE FOURCHE
		BLHKSDC	BLACK HAWK
		CAVRSDCO	CAVOUR
		CHBLSDCO	CHAMBERLAIN
		CLMNSDCO	COLMAN
		CNTNSDCO	CANTON-FAIRVIEW
		DDWDSDCO	DEADWOOD
		DESMSDCO	DESMET
		ELPNSDCO	ELK POINT
		FLNDSDCO	FLANDREAU
		FTPRSDCE	FORT PIERRE
		HLCYSDCO	HILL CITY
		HRBGSDCO	HARRISBURG
		HURNSDCO	HURON
		IROSSDCO	IROQUOIS
		LEADSDCO	LEAD
		LKPRSDCO	LAKE PRESTON
		MCINSDCO	MCINTOSH
		MDSNSDCE	MADISON
		MLBNSDCO	MILBANK
		MLLRSDCO	MILLER
		MRTWSDCO	MORRISTOWN
		MITCHSDCO	MITCHELL
		PIRRSDCO	PIERRE

Incumbent Carrier Name	SAC	Wire Center CLLI	Wire Center Name
SANBORN TEL COOP (Santel, Sancom)	391676	RDFSDCO	REDFIELD
		RPCYSDCO	RAPID CITY
		RPVYSDCO	RAPID VALLEY
		SPRFSDCO	SPEARFISH
		STRGSDCO	STURGIS
		SXFLSDCO	SIoux FALLS
		SXFLSDSE	S.E. SIoux FALLS
		SXFLSDSW	S.W. SIoux FALLS
		TEA SDCO	TEA
		TMLKSDCO	TIMBER LAKE
		VOLGSDCO	VOLKA-BRUCE
		VRMLSDCO	VERMILLION
		WHWSDCO	WHITEWOOD
		WRWKSDCO	WARWICK
		WTTWSDCO	WATERTOWN
		YNTNSDCO	YANKTON
		ALPESDXA	ALPENA
		ARTSSDXA	ARTESIAN
		ETHNSDXA	ETHAN
		FSBGSDXA	FORESTBURG
LCHSDXA	LETCHER		
MTVRSDXA	MOUNT VERN		
PRTNSDXA	PARKSTON		
TRPPSDXA	TRIPP		
WLSYSDXA	WOLSEY		
WNCSDXA	WOONSOCKET		
RVLLSDXA	REVILLO		
SSHRSDXA	SOUTH SHOR		
STKHSDXA	STOCKHOLM		
STOCKHOLM-STRANDBURG TEL CO	391679		

Incumbent Carrier Name	SAC	Wire Center CLLI	Wire Center Name
UNION TEL CO	391684	HRFRSDXA	HARTFORD
VALLEY TELECOM COOP ASSN INC	391685	HRFRSDXS	SOUTH HART
		EURKSDXA	EUREKA
		GLHMSDXA	GLENHAM
		HRRDSDXA	HERREID
		HSMRSDXA	HOSMER
		IPSWSDXA	IPSWICH
		LEOLSDXA	LEOLA
		LGLKSDXA	LONG LAKE
		MDCYSDXA	MOUND CITY
		PLLCSDXA	POLLOCK
		BFLOSDXA	BUFFALO
		WEST RIVER COOP TEL CO	391689
CMCRSDXA	CAMP CROOK		
LMMNSDXA	LEMMON		
MEDWSDXA	MEADOW		
NSLSDXA	NISLAND		
NWLLSDXA	NEWELL		
SORMSDXA	BISON		
MCLGSDXA	MCLAUGHLIN		
EDMTSDXA	W EDGEMONT		
BFLGSDXA	BUFFALOGAP		
BLVSDXA	BELVIDERE		
ENNGSDXA	ENNING		
FATHSDXB	FAITH		
HAYSSDXA	HAYES		
HTSPSDXA	HOTSPRINGS		
MARTSDXA	MARTIN		
MDLSDXA	MIDLAND		
Golden West Telephone Cooperative Inc.	391659		

Incumbent Carrier Name	SAC	Wire Center CLLI	Wire Center Name
		MLVLSDXA MRNESDXA NWUNSDXA OLRCSDXA ORALSDXA PHLPSDXA WOODSDXA WTRVSDXA QUNNSDXA WASTSDXA WKVLSDXA CGTNSDXA ARMRSDXA ANDVSDXA BRSTSDXA CLMASDXA CLMTSDXA CONDSDXA DOLSDXA FRDRSDXA FRNYSDXA GRTNSDXA HECLSDXA HGTNSDXA MLLTSDXA TRTNSDXA CYTNSDXA EMRYSDXA AVONSDXA	MILESVILLE MAURINE NEWUNDERWD SOEELRICHS ORAL PHILIP WOOD WHITERIVER QUINN WASTA WICKSVILLE CREIGHTON SO ARDMORE ANDOVER BRISTOL COLUMBIA CLAREMONT CONDE DOLAND FREDERICK FERNEY GROTON HECLA HOUGHTON MELLETTE TURTON CLAYTON EMERY AVON
James Valley Cooperative Telephone Company	391664		
Tri-County Telecom Inc.	391682		
Vivian Telephone Co.	391686		

Incumbent Carrier Name	SAC	Wire Center CLLI	Wire Center Name
		BNSTSDXA	SOBONESTEL
		BURKSDXA	SOUTHBURKE
		CLFSDXA	CLEARFIELD
		CSTRSDXA	CUSTER
		FRMNSDXA	FREEMAN
		GRGRSDXA	SO GREGORY
		LSVLSDXA	LESTERVL
		MARNSDXA	MARION
		MENNSDXA	MENNO
		MSSNSDXA	MISSION
		MURSDXA	MURDO
		RSBDSDXA	ROSEBUD
		SCLSDXA	SCOTLAND
		SPFSDXA	SPRINGFLD
		WNNRSDXA	WINNER
		WTTNSDXA	WITTEN
		RLNCSDXA	RELIANCE
		VIVNSDXA	VIVIAN
West River Telecommunications Coop (Mobridge) -- SD	391671	MBRGSDXA	MOBRIDGE