

BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF SOUTH DAKOTA

IN RE:

Docket No. TC10-026

SPRINT COMMUNICATIONS
COMPANY L.P.,

Complainant,

v.

NATIVE AMERICAN TELECOM, LLC,

Respondent.

**AFFIDAVIT OF STANLEY E.
WHITING**

COUNTY OF TRIPP)
) S.S.
STATE OF SOUTH DAKOTA)

Stanley E. Whiting, being duly sworn, states under oath as follows:

1. My name is Stanley E. Whiting. I am an attorney licensed to practice in law in the State of South Dakota. I am one of the attorneys representing Sprint Communications Company, L.P. ("Sprint") in this proceeding.

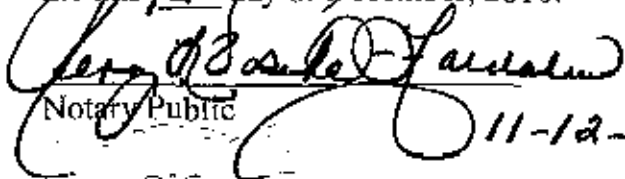
2. On October 13, 2010, I attended by special appearance a scheduling conference called by B.J. Jones, who had been recently appointed by the Crow Creek Sioux Tribal Council to serve as the tribal court judge in the action Native American Telecom, LLC ("NAT"), had filed against Sprint in Crow Creek tribal court. Judge Jones orally set a schedule for the Crow Creek Sioux Tribe to intervene in NAT's action by October 28, for NAT to file another responsive brief to Sprint's motion to dismiss by November 12, with Sprint to reply by November 26.

3. Those dates have come and gone. The Tribe has not moved to intervene, while NAT and Sprint agreed to stay additional briefing until the federal district court ruled on Sprint's motion in federal district court for a preliminary injunction to enjoin the tribal court action.

This concludes my affidavit.

By: 
Stanley E. Whiting

Subscribed and sworn to before
me this 13 day of December, 2010.


Notary Public 11-12-10