From: Lundy, Todd
Sent: Thursday, March 29, 2012 2:48 PM
To: 'scott@swierlaw.com'; 'Schenkenberg, Philip'; 'Meredith Moore'; 'Rich Coit'; 'Karen.Cremer@state.sd.us'; 'cwmadsen@bgpw.com'; 'bvancamp@olingerlaw.net'; 'Knudson, Scott'; 'Ryan Taylor'; Topp, Jason; 'Thomas Welk'; 'chris.daugaard@state.sd.us'; 'Stanley Whiting'; 'Jeff Holoubek'; 'Diane Browning'; 'Patty VanGerpen'; 'M.Northrup@riterlaw.com'; 'DPRogers@riterlaw.com'; 'david.jacobson@state.sd.us'; 'tobinlaw@gwtc.net'; 'William Lawson'

Subject: RE: SDPUC TC 11-087 -- NAT'S DISCOVERY RESPONSES/OBJECTIONS (CENTURYLINK - SECOND SET)

Scott, in addition to the issues regarding the lack of a response by NAT to CenturyLink's requests 2.1, 2.2, and 2.3 as addressed below, CenturyLink also requests that NAT reconsider its objections to and refusal to answer the following, as these subject matter areas are well within the issues as framed by the pleadings in this docket:

1.13 Produce all documents evidencing communications between you and any FCSC relating to calls that may be delivered to, or transported through, the area that is the subject of its Application for Certificate of Authority.

1.14 Produce all contracts, agreements or other documentation of understanding or arrangement between you and any FCSC relating in any way to calls delivered to, or transported through, the area that is the subject of NAT's Application for Certificate of Authority.

1.15 Produce all documents, memos, or correspondence addressing, discussing, analyzing, referencing or otherwise relating to business plans, strategies, goals, or methods of obtaining monies or revenues from interexchange carriers in the area that is the subject of NAT's Application for Certificate of Authority, for calls that may be delivered or transported to FCSCs.

Thank you.

Todd Lundy CenturyLink Law Department 1801 California, #1000 Denver, CO 80202 Work: 303-992-2510 Fax: 303-295-7069 Cell: 303-587-4820 Email: todd.lundy@gwest.com

#### From: Lundy, Todd

Sent: Wednesday, March 21, 2012 1:52 PM

**To:** 'scott@swierlaw.com'; 'Schenkenberg, Philip'; 'Meredith Moore'; 'Rich Coit'; 'Karen.Cremer@state.sd.us'; 'cwmadsen@bgpw.com'; 'bvancamp@olingerlaw.net'; 'Knudson, Scott'; 'Ryan Taylor'; Topp, Jason; 'Thomas Welk'; 'chris.daugaard@state.sd.us'; 'Stanley Whiting'; 'Jeff Holoubek'; 'Diane Browning'; 'Patty VanGerpen'; 'M.Northrup@riterlaw.com'; 'DPRogers@riterlaw.com'; 'david.jacobson@state.sd.us'; 'tobinlaw@gwtc.net'; 'William



### Lawson' Subject: RE: SDPUC TC 11-087 -- NAT'S DISCOVERY RESPONSES/OBJECTIONS (CENTURYLINK - SECOND SET)

Scott, the words "documents, data, and other information" are qualified by the phrase "reviewed or analyzed by Carey Roesel in his preparation and drafting of his Direct Testimony." So, we're asking for the documents and information he reviewed from the time he started his preparation of his testimony through its completion. If Mr Roesel did not review his college textbooks and Continuing Educational materials in the preparation of his testimony, then we are not asking for those. On the other hand, if he did review his college textbook in the formulation of his testimony, then we're asking for that.

Thank you.

Todd Lundy CenturyLink Law Department 1801 California, #1000 Denver, CO 80202 Work: 303-992-2510 Fax: 303-295-7069 Cell: 303-587-4820 Email: todd.lundy@gwest.com

From: <a href="mailto:scott@swierlaw.com">scott@swierlaw.com</a>] Sent: Wednesday, March 21, 2012 11:06 AM To: Lundy, Todd Subject: RE: SDPUC TC 11-087 -- NAT'S DISCOVERY RESPONSES/OBJECTIONS (CENTURYLINK - SECOND SET)

Todd:

Thanks for your below email.

Please clarify what "documents, data, and other information" CenturyLink is seeking in Data Requests 2.1 and 2.2

The information encompassed by these Data Request could include Mr. Roesel's college textbooks, continuing education materials, etc.

Please advise.

Scott

Scott R. Swier

# SWIER LAW FIRM, PROF. LLC

202 N. Main Street P.O. Box 256 Avon, SD 57315 Telephone: (605) 286-3218 Facsimile: (605) 286-3219 <u>Scott@SwierLaw.com</u> www.SwierLaw.com

**Confidentiality Notice** 

This message is being sent by or on behalf of Swier Law Firm, Prof. LLC. It is intended exclusively for the individual or entity to which it is addressed. This communication may contain information that is proprietary, attorney-client privileged, confidential, or otherwise legally exempt from disclosure. If you are not the named addressee, you are not authorized to read, print, retain, copy, or disseminate this message or any part of it. If you have received this message in error, please notify the sender immediately by telephone at (605) 286-3218 or by reply transmission by e-mail, and delete all copies of the message.

----- Original Message -----Subject: RE: SDPUC TC 11-087 -- NAT'S DISCOVERY RESPONSES/OBJECTIONS (CENTURYLINK - SECOND SET) From: "Lundy, Todd" < Todd.Lundy@CenturyLink.com> Date: Mon, March 19, 2012 1:11 pm To: "scott@swierlaw.com" <scott@swierlaw.com>, "Schenkenberg, Philip" <<u>PSchenkenberg@Briggs.com</u>>, Meredith Moore <meredithm@cutlerlawfirm.com>, Rich Coit <ri><richcoit@sdtaonline.com>, "Karen.Cremer@state.sd.us"</ri> <Karen.Cremer@state.sd.us>, "cwmadsen@bgpw.com" <<u>cwmadsen@bgpw.com</u>>, "<u>bvancamp@olingerlaw.net</u>" <<u>bvancamp@olingerlaw.net</u>>, "Knudson, Scott" <<u>SKnudson@Briggs.com</u>>, Ryan Taylor <<u>ryant@cutlerlawfirm.com</u>>, "Topp, Jason" < <u>Jason.Topp@CenturyLink.com</u>>, "'Thomas Welk'" <tjwelk@bgpw.com>, "chris.daugaard@state.sd.us" <<u>chris.daugaard@state.sd.us</u>>, "'Stanley Whiting'" <<u>swhiting@gwtc.net</u>>, "'Jeff Holoubek'" <jeff@nativeamericantelecom.com>, "'Diane Browning'" <<u>diane.c.browning@sprint.com</u>>, "'Patty VanGerpen'" <<u>patty.vangerpen@state.sd.us</u>>, "<u>M.Northrup@riterlaw.com</u>" <<u>M.Northrup@riterlaw.com</u>>, "DPRogers@riterlaw.com" <<u>DPRogers@riterlaw.com</u>>, "<u>david.jacobson@state.sd.us</u>"

- <<u>david.jacobson@state.sd.us</u>>, "tobinlaw@gwtc.net"
- <tobinlaw@gwtc.net>, William Lawson <Bret.Lawson@sprint.com>

Scott, I have received and reviewed NAT's responses to CenturyLink's second set of discovery requests, which, in sum, asks for information reviewed by NAT's consultant, Mr. Roesel, in the preparation of his testimony. Your responses to 2.1, 2.2, and 2.3 are that they are outside the scope of this case. I fail to see how a question of what an expert has reviewed in preparation of testimony that has actually been filed in the case could be outside its scope. Please let me and the others know how it is that the information reviewed in preparation of an expert's testimony filed in a docket could be outside the docket.

Further, you object on the grounds that use of the words "facts, data, and other information" is vague. I also fail to see how that objection is sustainable. In short, CenturyLink wants to know what Mr. Roesel reviewed and analyzed, and such language was intended to provide detail of what is being requested.

Thanks.

Todd Lundy CenturyLink Law Department 1801 California, #1000 Denver, CO 80202 Work: 303-992-2510 Fax: 303-295-7069 Cell: 303-587-4820 Email: todd.lundy@gwest.com From: scott@swierlaw.com [mailto:scott@swierlaw.com]
Sent: Monday, March 19, 2012 8:13 AM
To: Schenkenberg, Philip; Meredith Moore; Rich Coit; Lundy, Todd; <u>Karen.Cremer@state.sd.us;</u>
cwmadsen@bgpw.com; <u>bvancamp@olingerlaw.net;</u> Knudson, Scott; Ryan Taylor; Topp, Jason; 'Thomas Welk'; chris.daugaard@state.sd.us; 'Stanley Whiting'; 'Jeff Holoubek'; 'Diane Browning'; 'Patty VanGerpen';
M.Northrup@riterlaw.com; <u>DPRogers@riterlaw.com</u>; <u>david.jacobson@state.sd.us</u>; tobinlaw@gwtc.net; William Lawson

Subject: SDPUC TC 11-087 -- NAT'S DISCOVERY RESPONSES/OBJECTIONS (CENTURYLINK - SECOND SET)

Counsel:

Attached please find NAT's Responses/Objections to CenturyLink's Second Set of Discovery Requests.

Scott

## Scott R. Swier

SWIER LAW FIRM, PROP. LLC

202 N. Main Street P.O. Box 256 Avon, SD 57315 Telephone: (605) 286-3218 Facsimile: (605) 286-3219 <u>Scott@SwierLaw.com</u> <u>www.SwierLaw.com</u>

### **Confidentiality Notice**

This message is being sent by or on behalf of Swier Law Firm, Prof. LLC. It is intended exclusively for the individual or entity to which it is addressed. This communication may contain information that is proprietary, attorney-client privileged, confidential, or otherwise legally exempt from disclosure. If you are not the named addressee, you are not authorized to read, print, retain, copy, or disseminate this message or any part of it. If you have received this message in error, please notify the sender immediately by telephone at (605) 286-3218 or by reply transmission by e-mail, and delete all copies of the message.

------ Original Message ------Subject: RE: SDPUC TC 11-087 -- NAT'S DISCOVERY RESPONSES/OBJECTIONS (MIDSTATE/SDTA) From: <<u>scott@swierlaw.com</u>> Date: Fri, March 09, 2012 4:35 pm To: "Schenkenberg, Philip" <<u>PSchenkenberg@Briggs.com</u>>, "Meredith Moore" <<u>meredithm@cutlerlawfirm.com</u>>, "Rich Coit" <<u>richcoit@sdtaonline.com</u>>, "'Lundy, Todd''' <<u>Todd.Lundy@CenturyLink.com</u>>, "<u>Karen.Cremer@state.sd.us</u>" <<u>Karen.Cremer@state.sd.us</u>>, "<u>cwmadsen@bgpw.com</u>" <<u>cwmadsen@bgpw.com</u>>, "bvancamp@olingerlaw.net" <bvancamp@olingerlaw.net>, "Knudson, Scott"
<SKnudson@Briggs.com>, "Ryan Taylor" <ryant@cutlerlawfirm.com>, "'Topp,
Jason'" <Jason.Topp@CenturyLink.com>, "'Thomas Welk'"
<tjwelk@bgpw.com>, "chris.daugaard@state.sd.us"
<chris.daugaard@state.sd.us>, "'Stanley Whiting'" <swhiting@gwtc.net>,
"'Jeff Holoubek'" <jeff@nativeamericantelecom.com>, "'Diane Browning'"
<diane.c.browning@sprint.com>, "Patty VanGerpen'"
<patty.vangerpen@state.sd.us>, "M.Northrup@riterlaw.com"
<M.Northrup@riterlaw.com>, "david.jacobson@state.sd.us"
<david.jacobson@state.sd.us>, "tobinlaw@gwtc.net" <tobinlaw@gwtc.net>,
"William Lawson" <Bret.Lawson@sprint.com>

Counsel:

Attached please find NAT's Responses/Objections to Midstate's/SDTA's discovery requests.

Thank you.

Scott

Scott R. Swier

SWIER LAW FIRM, PROF. LLC

202 N. Main Street P.O. Box 256 Avon, SD 57315 Telephone: (605) 286-3218 Facsimile: (605) 286-3219 <u>Scott@SwierLaw.com</u> www.SwierLaw.com

#### **Confidentiality Notice**

This message is being sent by or on behalf of Swier Law Firm, Prof. LLC. It is intended exclusively for the individual or entity to which it is addressed. This communication may contain information that is proprietary, attorney-client privileged, confidential, or otherwise legally exempt from disclosure. If you are not the named addressee, you are not authorized to read, print, retain, copy, or disseminate this message or any part of it. If you have received this message in error, please notify the sender immediately by telephone at (605) 286-3218 or by reply transmission by e-mail, and delete all copies of the message.

------ Original Message ------Subject: SDPUC TC 11-087 -- NAT'S DISCOVERY RESPONSES/OBJECTIONS (SPRINT & CENTURYLINKS) From: <<u>scott@swierlaw.com</u>> Date: Fri, March 09, 2012 4:25 pm To: "Schenkenberg, Philip" <<u>PSchenkenberg@Briggs.com</u>>, "Meredith Moore" <<u>meredithm@cutlerlawfirm.com</u>>, "Rich Coit" <<u>richcoit@sdtaonline.com</u>>, "'Lundy, Todd'" <<u>Todd.Lundy@CenturyLink.com</u>>, "Karen.Cremer@state.sd.us" <<u>Karen.Cremer@state.sd.us</u>>, "<u>cwmadsen@bgpw.com</u>" <<u>cwmadsen@bgpw.com</u>>, "<u>bvancamp@olingerlaw.net</u>" <<u>bvancamp@olingerlaw.net</u>>, "Knudson, Scott" <<u>SKnudson@Briggs.com</u>>, "Ryan Taylor" <<u>ryant@cutlerlawfirm.com</u>>, "'Topp, Jason'" <<u>Jason.Topp@CenturyLink.com</u>>, "'Thomas Welk'" <<u>tjwelk@bgpw.com</u>>, "<u>chris.daugaard@state.sd.us</u>" <<u>chris.daugaard@state.sd.us</u>>, "'Stanley Whiting'" <<u>swhiting@gwtc.net</u>>, "'Jeff Holoubek'" <<u>jeff@nativeamericantelecom.com</u>>, "'Diane Browning'" <<u>diane.c.browning@sprint.com</u>>, "'Patty VanGerpen'" <<u>patty.vangerpen@state.sd.us</u>>, "<u>M.Northrup@riterlaw.com</u>"

<<u>M.Northrup@riterlaw.com</u>>, "<u>DPRogers@riterlaw.com</u>"

<<u>DPRogers@riterlaw.com</u>>, "<u>david.jacobson@state.sd.us</u>"

<<u>david.jacobson@state.sd.us</u>>, "tobinlaw@gwtc.net" <<u>tobinlaw@gwtc.net</u>>,

"William Lawson" < <a href="mailto:Bret.Lawson@sprint.com">Bret.Lawson@sprint.com</a>>

Counsel:

Attached please find NAT's Responses/Objections to Sprint's and CenturyLink's discovery requests.

Thank you.

Scott

### Scott R. Swier

# SWIER LAW FIRM, PROP. LLC

202 N. Main Street P.O. Box 256 Avon, SD 57315 Telephone: (605) 286-3218 Facsimile: (605) 286-3219 <u>Scott@SwierLaw.com</u> <u>www.SwierLaw.com</u>

#### **Confidentiality** Notice

This message is being sent by or on behalf of Swier Law Firm, Prof. LLC. It is intended exclusively for the individual or entity to which it is addressed. This communication may contain information that is proprietary, attorney-client privileged, confidential, or otherwise legally exempt from disclosure. If you are not the named addressee, you are not authorized to read, print, retain, copy, or disseminate this message or any part of it. If you have received this message in error, please notify the sender immediately by telephone at (605) 286-3218 or by reply transmission by e-mail, and delete all copies of the message.

prohibited and may be unlawful. If you have received this communication in error, please immediately notify the sender by reply e-mail and destroy all copies of the communication and any attachments.

This communication is the property of CenturyLink and may contain confidential or privileged information. Unauthorized use of this communication is strictly