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MAY 23 2005
SOUTH DAKOTA PUBLIC
UTILITIES COMMISSION

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May 23, 2005

Pamela Bonrud, Executive Director
South Dakota Public Utilities Commission
500 East Capitol Avenue
Pierre, South Dakota 57501

Re: DOCKET NO. CT05-001
COMPLAINT OF WWC AGAINST GOLDEN WEST COMPANIES
Our File Number 05-006C

Dear Pam:

You will find enclosed herein the original, executed Affidavit of Dennis Law, of which we filed a faxed copy on Friday.

Sincerely yours,



Margo D. Northrup
Attorney at Law

MDN/ph

Enclosure

BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF SOUTH DAKOTA

RECEIVED
MAY 23 2005

SOUTH DAKOTA PUBLIC UTILITIES COMMISSION

In the Matter of the Complaint)
WWC License LLC against Golden West)
Telecommunications Cooperative, Inc.,) DOCKET NO. CT05-0001
Vivian Telephone Company; Sioux Valley)
Telephone Company; Union Telephone) AFFIDAVIT OF DENNIS LAW
Company; Armour Independent Telephone)
Company; Bridgewater-Canistota)
Independent Telephone Company; and)
Kadoka Telephone Company.)

State of South Dakota)
County of Minnehaha) ss

Dennis Law, being first duly sworn, deposes and states that he is Eastern Region Manager with Golden West Telecommunications Cooperative, Inc. and makes this Affidavit in opposition to the Motion for Partial Summary Judgment of WWC.

1. Your Affiant affirms that Golden West Companies is owed monies by WWC resulting from recalculation of the interMTA factor under the Interconnection Agreement referenced in this action. Despite efforts of Golden West Companies, and in part because of WWC's non-cooperation, a final determination as to the specific amount of those monies has not been completed.

2. That the letter from Golden West Companies of December 1, 2004 as attached to the Complainant's Motion, acknowledged certain amounts owed on that date for reciprocal compensation charges; however, credits have been granted to WWC since that time against monies it otherwise owed Golden West Companies. Hence, the figures reflected in the letter are not

accurate. Also, the amounts do not reflect calculation of money owing under the Interconnection Agreement to Golden West Companies from WWC as a result of recalculation of the interMTA factors. These amounts are an integral part of the Agreement and the parties' respective obligations under it.

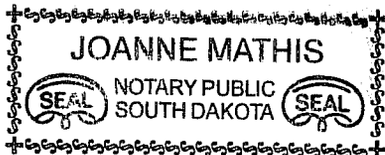
3. That utilization of credits for money otherwise owing to WWC is an appropriate method to use to adjust the obligations of Golden West Companies under the Agreement, especially when no specific procedure was otherwise included in the Agreement.

4. Accordingly, your Affiant prays that WWC's Motion for Partial Summary Judgment be denied.



Dennis Law

Subscribed and sworn to before me this 20 day of May, 2005.



Notary Public

My commission expires: My Commission Expires October 18, 2010

Notary Print Name: Joanne Mathis