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March 2, 2000

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SOUTH DAYOTA PUBLIC UTRITIES COMMISSION

Mr. Bill Bulland, Executive Director South Dekota Public Utilities Commission 500 East Capitol Ave. State Capitol Building Pierre, SD 57501

RE: Reciprocal Transport and Termination Agreements

PART HILL

Eaclosed for Commission review pursuant to 47 U.S.C. § 252(e) are true and correct copies of "Reciprocal Transport and Termination Agreements" negotiated and entered between GCC License L.L.C. (an affiliate of Western Wireless Corporation) and the independent local exchange carriers listed below:

Accom Communications Inc. Amour Independent Telephone Company Haltic Telecom Cooperative Beresford Municipal Telephone Company Bridgewater-Canistota Independent Telephone Company City of Faith Telephone East Plains Telecom, Irc. Fort Randall Telephone Company Golden West Telecommunications Cooperative, Inc. Harson Communications, Inc. Hanson County Telephone Company Heartland Communications, Inc. Interstate Telecommunications Cooperative, Inc. James Valley Cooperative Telephone Company Jefferson Telephone Company, Inc. Kadoka Telephone Company Kennebec Telephone Company, Inc. McCook Cooperative Telephone Company Midstate Telephone Company Mt Rushmore Telephone Company

ROCHIONICALIDA INC. Toberts Charty Falenting Committee Sings Valley Telephone Company Shifted Properties has Spirred Lorson Cionestive Inc. Stateline Tellegraphy incurrence lac. Stockholm/Strandburg Teleghone Company Sully Buttes Telephone Cooperative, Inc. Laton Telephone Company Valley Cable & Satellite Communications, los. Valley Telecommunications Cooperative Venue Communications live This is a second to the contract of Wast Tivar Telescommunications Cooperative (Bleen) Westorn Tracshope Christie

SOFTC, on behalf of the above listed companies, and GCC License L.I.C. see requesting Commission approval of each of the regeriated agreements. All of the agreements are identical in their terms and conditions, and the rates agreed upon are reflected in "Exhibit A" altachied to each agreement. The agreements have already been aigned and carry a retroactive ellective data agreed to by the parties.

Successor.

Richard D. Con

Executive Director and General Coursel

RDC/ms Encie

cc: Gene DeJordy, Western Wireless Corporation

Leviprocal Transport and Termination agreement

City Court a Pipe Resignment Transport and Tensionalism Agreement (the "Approximately in City City Court and Court are each antiqually a "Party" and are together the "Party" or this Agreement. The "affective dues" of this Agreement is Innary 1, 1999.

Colles Provider is leaning by the Federal Communications Communical (TCC) as a Communical Mobile Realist Service provider. Carrier and CMRS Provider agree to exchange whether to window and window to window that the Parties. Services provided by Carrier to CMRS Provider under this Agreement are provided parsonal to the receiving Party's stoms as a CMRS Provider.

WHEREAS, the Parine currently extend arrangements to one another allowing for the transport and termination of wireline to winding and release to winding notific over each other's network facilities, between each other's subscribers; and

WHEREAS, the Parties with to put in place an arrangement for the municipal exchange and reciprocal compensation of local telegrammunications traffin in acoust with the Telegrammunications Act of 1996, and which is introduct to supersede any provious arrangements between the parties relating to such traffic;

NOW, THEREFORE, in consideration of the number provisions contained bearing and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, CMRS Provides and Carrier hereby agree as follows:

- 1 Score. This Agreement addresses the parties' reciprocal compensation obligations as described in § 251(b)(5) of the Telecommunications Act of 1996 (the "Act"). By this Agreement, neither Party waives any other rights it may have under the Act or rules of the FCC, under state statute, or pursuant to rules of the State Public Utilines Commission ("Commission"). Such rights may include CMRS Provider's right to request unbundled network elements and a review of Carrier's rural telephone company exemption provided for under § 251(f)(1)(A) of the Act and Carrier's right to seek to maintain the rural exemption.
- 2 Interpretation and Construction. The terms and conditions of this Agreement shall be subject to any and all applicable laws, rules, regulations or guidelines that subsequently may be prescribed by any federal, state or local government authority. To the extent required by any such subsequently prescribed law, rule, regulation or guideline, the Parties agree to modify, in writing, the affected term(s) and condition(s) of this Agreement to bring them into compliance with such law, rule, regulation or guideline.

The Parlies across self-members and Croims to the Matter of the Agreement of the Installation of the Insta

The Parties further agree and understand that the rates for local transport and termination agreed to, as set footh in Exhibit A bursts, have not been determined based on a specific costing methodology or company specific cost studies and that they may have to be aljusted when an appropriate costing methodology consistent with § 252(d)(2) of the Telecompositions Act is established and actual cost inferences or an acceptable cost prany which reasonably reflects the actual costs of providing the local transport and termination services becomes available.

The Parties enter into this agreement without projective to any position they may take with respect to similar future agreements between the Parties of with respect to positions they may have taken previously, or may take in the future in any legislative, regulatory or other public forum addressing any matters, including matters related to the rates to be charged for transport and termination of local traffic or the types of arrangements prescribed by this agreement.

3. Definitions.

- 3.1 "Act" means the Communications Act of 1934 (47 U.S.C. 151 et seq.), as amended by the Telecommunications Act of 1996, and as from time to time interpreted in the duly authorized rules and regulations of the FCC or the Commission within its state of jurisdiction.
- 3.2 "CMRS" or "Commercial Mobile Radio Service" is as defined in the Communications Act of 1934 as amended by the Telecommunications Act of 1996.
- 3.3 "Commission" means the South Dakota Public Utilities Commission.
- 3.4 "Local Calling Area (LCA)" for purposes of this Agreement, is a geographic area defined by the Major Trading Area (MTA) within which CMRS Provider provides CMRS services where local transport and

terremains rues upply as set forth in FCC 1st Order and 47 CFR 51.701(b)(2).

- 3.5 "Local Traffic" for purposes of this Agreement means traffic which originates and terminates, besid on the incurson of the wireless subscriber and lacilities and user, within the same CATES LCA.
- 3.6 "Major Trading Arm (MTA) is a geographic area established in Rand McNully's Commercial Atlas and Marketing Guide and used by the FCC in defining CMRS license boundaries for CMRS providers for purposes of Sections 25! and 252 of the Communications Act of 1934 as an emented.
- 3.7 "Nen-Local Traffic" is the completion of interMTA calls based on the location of the wireless subscriber and the lead line end user and the completion of that rearring traffic, as defined in FCC 1st Order, per. 1043, to which switched access charges are applicable.
- 3.8 "Reciprocal Compensation Credit" for purposes of this Agreement and based on current traffic trends is a moscomy credit for wireless to wireless traffic which is originated by a landitude subscriber of Carrier and terminates to a subscriber of CMRS Provider within the LCA. Should traffic patterns change so that more wireless traffic is terminated by CMRS Provider than Carrier within a prescribed billing period, the reciprocal compensation credit shall be changed to reflect such difference.
- 3.9 "Transit Traffic" is traffic that originales from one provider's network, transits another telecommunication carrier's network, substantially unchange L and terminates to yet another provider's network.
- 3 10 "Wireless Traffic" for purposes of this Agreement, means all calls in either direction between a user of CAIRS Provider's CMRS (where CMRS Provider provides the wireless equivalent of dial tone to the user) and an end user served by Carrier.
- A Reciprocal Traffic Exchange Each Party shall reciprocally terminate wireless local traffic originating on each other's network. Reciprocal traffic exchange addresses the exchange of wireless traffic between CMRS Provider subscribers and Carrier end users. Consistent with Carrier's current practice with CMRS Provider, either Party's wireless local traffic may be routed through an intermediary for interconnection with the other Party's system. Any such arrangement may be modified by a separate agreement if both Parties wish to provide for two-way direct interconnection. Reciprocal traffic exchange per this Agreement covers only transport and termination services provided for CMRS providers only in association with CMRS services. Other services, including any direct interconnect arrangement established between the parties, shall be covered by a separate contract, tariff or price list. The transport and termination services

productive many so decides or where a windle of which all his periods and so the period and an applications of the periods of the periods and an application of the periods are also because a period or the periods are the periods are also be applicated to the periods are also be applicated to applicate the periods are applicated to applicate the period and applicated to applicate the periods are applicated to applicated to applicate the periods are applicated to applicate the periods are applicated to applicate the periods are applicated to

2. Local and legal acti legific. This Agreement is invended to subtract the transport and fermionism of issued who less traffic between the Popiss. April wireless traffic is subject to endy the local managent and transmission observed act forth below and is not subject to enducted access changes. Non-local matter is subject to either interstate or intractets participed access changes, which over in applicable.

Ancillary traffic which includes wireless traffic that is election for ancillary services including, but not limited to, directory excistance, 91142011, operator call termination (busy line interrupt and world), 800/088, LIFE, and information services requiring special billing will be endanged and obacqued in accordance with the appropriate territs, bond or switched accordance.

CMRS Provider agrees that it shall not use the services provided by Carrier under this Agreement for the transport and temploation of neadpeal wireless traffic. Any use of the services for neadboal maffic shall considere a breach of this Agreement and, with respect to much improper use, in addition so any other templates available, Carrier shall be entitled to recover the charges applicable to such traffic for the entire period of misses.

For billing purposes, if either Parry is unable to classify on an amounted basis traffic the local wireless traffic delivered by CMRS Provider as intensible or interstate, CMRS Provider will provide Carrier with a Percent Interstate Use (PIU) factor, which represents the estimated intensiate portion of interfall A mediae delivered by CMRS Provider. The PIU factor will be provided and updated on a semi-annual basis to commence six (6) months after Commission approval of this Agreement.

6. Local Transport and Termination Rate. CMRS Provider and Cartier shall reciprocally and symmetrically compensate one another for wheless local traffic terminated to their end users. The rate(s) for the termination and transport of such traffic are as set forth in Exhibit A attached hereto. Carrier will be responsible for measuring the total monthly minutes of use terminating into its network from CMRS Provider's network. Measured usage begins when CMRS Provider's mobile switching office is signaled by the terminating and office that the call has been answered. Measured usage ends upon recognition by the mobile

switching office of disconnection by the certics of the Carrier's cureoner or the disconnection rights from the terminating and office. Carrier will cally charge CldRS Provider for actual minutes of use and/or factions flurred of exceptated calls. Minutes of use will be aggregated at the end of the billing syche and rounded to the marrest whole minute.

- 7. Transit Leafic Luce. For transiting local traffic, the applicable bond transit rate applies to the originating Purty per Raddolt A appealant.
- 8. <u>Reclaimed Composition Costit</u>. The monthly minute of one terminated into CMRS Provider's powers from Composition to purposes of this Agreement, which will determine the reciprocal composition credit due CMRS Provider, will be calculated using the formals set forth in Exhibit A.

The resulting number shall be multiplied by the local transport and termination rate to determine the monthly reciprocal compensation credit. The reciprocal compensation credit for the local transport and termination will appear on the monthly bill as a credit against amounts due and payable from CMRS Provider to Carrier.

- 9. Billing and Collection Feet CMRS Provider will only bear the perform of billing and collecting feet that are associated with wireless traffic transport and termination to its subscribers. This will apply to billing and collection costs incurred by the Carrier directly or indirectly. For the purpose of this Agreement, CMRS Provider will bear cost for billing and collection services in order for the Carrier to render an accurate bill in an amount not to exceed the percentage used to calculate the reciprocal compensation credit to CMRS Provider per Exhibit A of total direct or indirect billing and collection costs incurred by the Carrier Billing and collection arrangements entered into by CMRS Provider or the Carrier with any intermediaries will be addressed separately and are not part of this Agreement.
- Agreement, the term of this Agreement shall be one (1) year from the effective date and shall continue in effect for consecutive one (1) year terms until either Party gives the other Party at least sixty (60) days written notice of termination, which termination shall be effective at the end of the notice period.
- Agreement in whole or in part in the event of a default by the other Party, provided however, that the non-defaulting Party notifies the defaulting Party in writing of the alleged default and that the defaulting Party does not cure the alleged default within thirty (30) calendar days of receipt of written notice thereof.

- 12. Liability Liven Terrespenses. Termination of this Agreement, or any pert bereof, for any cases shall not release either Party from any highlitry which at the time of termination had already accrued to the other Party or which sheenafter accrues in any respect for any act or emission occurring prior to the termination relating to an obligation which is expressly stated in this Agreement. The Parties' obligations under this Agreement which by their nature are intended to communic beyond the termination or expiration of this Agreement chall curvive the termination of this Agreement.
- 13. Constal Best posibilities of Purps. Back Party is responsible to provide facilities within its network which are necessary for routing and terminating traffic from the other Party's network.
- 14. Assignments, Successors and Assignment. Notwithstanding saything to the contrary contained herein, this Agreement shall be binding upon and inure to the benefit of the Parties hereto, and their successors and assigners.
- 15. <u>Force Majoure</u> Neither Party shell be liable for any driey or failure in performance of any part of this Agreement from any cause beyond its control including, without limitation, acts of nature, acts of civil or military authority, government regulations, embargoes, epidemics, terrorist acts, riots, insurrections, fires, explosions, certiquakes, nuclear accidents, floods, power blackous, other major environmental disturbances or unusually severe weather conditions (collectively, a "Force Majoure Event")
- 16 No Third Party Beneficianes. This Agreement does not provide and shall not be construed to provide third parties with any remedy, claim, liability, reimbursement, cause of action, or other privilege.
- Notices Notices given by one Party to the other Party under this Agreement shall be in writing to the addresses of the Parties set forth above and shall be (i) delivered personally, (ii) delivered by express delivery service, (iii) mailed, certified mail or first class U.S. mail postage prepaid, return receipt requested; or (iv) delivered by telecopy.
- 18. Governing Law For all claims under this Agreement that are based upon issues within the jurisdiction of the FCC, the Parties agree that remedies for such claims shall be governed by the FCC and the Communications Act of 1934, as amended. For all claims under this Agreement that are based upon issues within the jurisdiction of the State Public Utilities Commission, the parties agree that the jurisdiction for all such claims shall be with such Commission, and the remedy for such claims shall be as provided for by such Commission. In all other respects, this Agreement shall be governed by the domestic laws of the state of South Dakota without reference to conflict of law provisions

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South Dakota Public Utilities Commission WEEKLY FILINGS

For the Period of March 2, 2000 through March 8, 2000

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 filing.

Phone: 605-773-3705 Fax: 605-773-3809

CONSUMER COMPLAINTS

CT00-045 In the Matter of the Complaint filed by Ralph C. Campbell, Watertown, South Dakota, against OLS, Inc. Regarding Switching Telecommunications Services Through Deceptive Tactics.

On February 22, 2000, a formal complaint was received from Ralph C. Campbell indicating that he received a deceptive telemarketing call. As a result of this call, the Complainant's telecommunications service was switched to OLS. As a resolution the Complainant is seeking \$1000 on behalf of all parties who were slammed.

Staff Analyst: Leni Healy Staff Attorney: Karen Cremer Date Docketed: 03/07/00 Intervention Date: NA

ELECTRIC

EL00-006 In the Matter of the Application of MidAmerican Energy Company for Determinations Pursuant to Section 32(k)(2)(A) of the Public Utility Holding Company Act.

Under Section 32(k)(1) of Public Utilities Holding Company Act, an electric utility may not enter into a contract to purchase electric energy at wholesale from an exempt wholesale generator if that exempt wholesale generator is an affiliate or associated company of the electric utility unless the South Dakota Public Utilities Commission makes certain determinations as required by the Act. MidAmerican Energy Company seeks such a determination from the Commission with regard to its proposal to purchase power from Cordova Energy Center, an affiliate of MidAmerican.

Staff Analyst: Michele Farris Staff Attorney: Camron Hoseck

Date Docketed: 03/02/00

Intervention deadline: 03/24/00

TELECOMMUNICATIONS

- TC00-020 In the Matter of the Filing by South Dakota Independent Telephone Coalition for Approval of Reciprocal Transport and Termination Agreement between G.C.C. License L.L.C. and Accent Communications, Inc.
- TC00-021 In the Matter of the Filing by South Dakota Independent Telephone Coalition for Approval of Reciprocal Transport and Termination Agreement between G.C.C. License L.L.C. and Armour Independent Telephone Company.
- TC00-022 In the Matter of the Filing by South Dakota Independent Telephone Coalition for Approval of Reciprocal Transport and Termination Agreement between G.C.C. License L.L.C. and Baltic Telecom Cooperative.
- TC00-023 In the Matter of the Filing by South Dakota Independent Telephone
 Coalition for Approval of Reciprocal Transport and Termination Agreement
 between G.C.C. License L.L.C. and Beresford Municipal Telephone
 Company.
- TC00-024 In the Matter of the Filing by South Dakota Independent Telephone Coalition for Approval of Reciprocal Transport and Termination Agreement between G.C.C. License L.L.C. and Bridgewater-Canistota Independent Telephone Company.
- TC00-025 In the Matter of the Filing by South Dakota Independent Telephone
 Coalition for Approval of Reciprocal Transport and Termination Agreement
 between G.C.C. License L.L.C. and City of Faith Telephone Company.
- TC00-026 In the Matter of the Filing by South Dakota Independent Telephone Coalition for Approval of Reciprocal Transport and Termination Agreement between G.C.C. License L.L.C. and East Plains Telecom, Inc.
- TC00-027 In the Matter of the Filing by South Dakota Independent Telephone
 Coalition for Approval of Reciprocal Transport and Termination Agreement
 between G.C.C. License L.L.C. and Fort Randall Telephone Company.
- TC00-028 In the Matter of the Filing by South Dakota Independent Telephone
 Coalition for Approval of Reciprocal Transport and Termination Agreement
 between G.C.C. License L.L.C. and Golden West Telecommunications
 Cooperative, Inc.
- TC00-029 In the Matter of the Filing by South Dakota Independent Telephone Coalition for Approval of Reciprocal Transport and Termination Agreement between G.C.C. License L.L.C. and Hanson Communications, Inc.

- TC00-030 In the Matter of the Filing by South Dakota Independent Telephone Coalition for Approval of Reciprocal Transport and Termination Agreement between G.C.C. License L.L.C. and Hanson County Telephone Company.
- TC00-031 In the Matter of the Filing by South Dakota Independent Telephone Coalition for Approval of Reciprocal Transport and Termination Agreement between G.C.C. License L.L.C. and Heartland Communications, Inc.
- TC00-032 In the Matter of the Filing by South Dakota Independent Telephone
 Coalition for Approval of Reciprocal Transport and Termination Agreement
 between G.C.C. License L.L.C. and Interstate Telecommunications
 Cooperative, Inc.
- TC00-033 In the Matter of the Filing by South Dakota Independent Telephone Coalition for Approval of Reciprocal Transport and Termination Agreement between G.C.C. License L.L.C. and James Valley Cooperative Telephone Company.
- TC00-034 In the Matter of the Filing by South Dakota Independent Telephone
 Coalition for Approval of Reciprocal Transport and Termination Agreement
 between G.C.C. License L.L.C. and Jefferson Telephone Company.
- TC00-035 In the Matter of the Filing by South Dakota Independent Telephone Coalition for Approval of Reciprocal Transport and Termination Agreement between G.C.C. License L.L.C. and Kadoka Telephone Company.
- TC00-036 In the Matter of the Filing by South Dakota Independent Telephone Coalition for Approval of Reciprocal Transport and Termination Agreement between G.C.C. License L.L.C. and Kennebec Telephone Company.
- TC00-037 In the Matter of the Filing by South Dakota Independent Telephone Coalition for Approval of Reciprocal Transport and Termination Agreement between G.C.C. License L.L.C. and McCook Cooperative Telephone Company.
- TC00-038 In the Matter of the Filing by South Dakota Independent Telephone Coalition for Approval of Reciprocal Transport and Termination Agreement between G.C.C. License L.L.C. and Midstate Telephone Company.
- TC00-039 In the Matter of the Filing by South Dakota Independent Telephone Coalition for Approval of Reciprocal Transport and Termination Agreement between G.C.C. License L.L.C. and Mount Rushmore Telephone Company.

- TC00-040 In the Matter of the Filing by South Dakota Independent Telephone Coalition for Approval of Reciprocal Transport and Termination Agreement between G.C.C. License L.L.C. and RC Communications, Inc.
- TC00-041 In the Matter of the Filing by South Dakota Independent Telephone Coalition for Approval of Reciprocal Transport and Termination Agreement between G.C.C. License L.L.C. and Roberts County Telephone Cooperative Association.
- TC00-042 In the Matter of the Filing by South Dakota Independent Telephone Coalition for Approval of Reciprocal Transport and Termination Agreement between G.C.C. License L.L.C. and Sanborn Telephone Cooperative.
- TC00-043 In the Matter of the Filing by South Dakota Independent Telephone Coalition for Approval of Reciprocal Transport and Termination Agreement between G.C.C. License L.L.C. and Sancom, Inc.
- TC00-044 In the Matter of the Filing by South Dakota Independent Telephone
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 between G.C.C. License L.L.C. and Sioux Valley Telephone Company.
- TC00-045 In the Matter of the Filing by South Dakota Independent Telephone Coalition for Approval of Reciprocal Transport and Termination Agreement between G.C.C. License L.L.C. and Splitrock Properties, Inc.
- TC00-046 In the Matter of the Filing by South Dakota Independent Telephone Coalition for Approval of Reciprocal Transport and Termination Agreement between G.C.C. License L.L.C. and Splitrock Telecom Cooperative, Inc.
- TC00-047 In the Matter of the Filing by South Dakota Independent Telephone
 Coalition for Approval of Reciprocal Transport and Termination Agreement
 between G.C.C. License L.L.C. and Stateline Telecommunications, Inc.
- TC00-048 In the Matter of the Filing by South Dakota Independent Telephone Coalition for Approval of Reciprocal Transport and Termination Agreement between G.C.C. License L.L.C. and Stockholm-Strandburg Telephone Company.
- TC00-049 In the Matter of the Filing by South Dakota Independent Telephone Coalition for Approval of Reciprocal Transport and Termination Agreement between G.C.C. License L.L.C. and Sully Buttes Telephone Cooperative, Inc.

- TC00-050 In the Matter of the Filing by South Dakota Independent Telephone Coalition for Approval of Reciprocal Transport and Termination Agreement between G.C.C. License L.L.C. and Union Telephone Company.
- TC00-051 In the Matter of the Filing by South Dakota Independent Telephone
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 between G.C.C. License L.L.C. and Valley Cable & Satellite
 Communications, Inc.
- TC00-052 In the Matter of the Filing by South Dakota Independent Telephone
 Coalition for Approval of Reciprocal Transport and Termination Agreement
 between G.C.C. License L.L.C. and Valley Telecommunications
 Cooperative Association.
- TC00-053 In the Matter of the Filing by South Dakota Independent Telephone Coalition for Approval of Reciprocal Transport and Termination Agreement between G.C.C. License L.L.C. and Venture Communications, Inc.
- TC00-054 In the Matter of the Filing by South Dakota Independent Telephone Coalition for Approval of Reciprocal Transport and Termination Agreement between G.C.C. License L.L.C. and Vivian Telephone Company d/b/a Golden West Communications, Inc.
- TC00-055 In the Matter of the Filing by South Dakota Independent Telephone Coalition for Approval of Reciprocal Transport and Termination Agreement between G.C.C. License L.L.C. and West River Cooperative Telephone Company.
- TC00-056 In the Matter of the Filing by South Dakota Independent Telephone
 Coalition for Approval of Reciprocal Transport and Termination Agreement
 between G.C.C. License L.L.C. and Western Telephone Company

Description for TC00-020 thru TC00-056

The above companies have each filed a reciprocal transport and termination agreement which was negotiated and entered into between them and GCC License L.L.C. which is an affiliate of Western Wireless Corporation. Commission approval is sought pursuant to 46 U.S.C. Section 252(e).

Staff Attorney: Camron Hoseck

Date Filed: 03/02/00

Intervention Deadline: 03/24/00

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划解性 38, 2000

William Bylland, Jr. Executive Director Public Utilities Commission 500 E. Capital Averue Plerre. SD:57504

RE: In the Matter of the Recurrocal Transport and Termination Agreements TCOO-CZO through TCOO-OSO, Inclusive

Door Mr. Budard.

Please consider this to be the Slaft analysis and recommendation in the fling of these reciprocal transport and termination agreements.

Based upon the representation of Richard Coit on behalf of SDITC, that all the agreements are identical in their terms and conditions. I will therefore direct my comments to those agreements in such a manner.

It is to be noted that the effective date of the agreement is Jenuary 1, 1998. These were not tendered to this Commission until March 2, 2000, approximately a year and two months after the effective date. It is submitted that giving the agreements a retroactive effect would be contrary to the public interest for a couple of reasons. First, under the provisions of 47 U.S.C. § 252 (e) (1) the agreement is subject to approval or rejection by this Commission. Therefore, it connect have any effect until this Commission approves it. Secondly, the agreements that satisfies bear signature dates of September, October, November or December, 1998. On page 2, the second full paragraph, the agreement recites that exhibit A sets the rates for the local transport and termination. To adopt the agreements whether effective on the "effective date" of January 1, 1999, or the signature date of either September or December of 1999, would be to effect retroactive rate making. The public interest is not served when parties enter into agreements that seek to impose rates during a time period in which a valid contract setting those rates does not exist.

It should further be pointed out that the agreement with Ft. Randall Telephone Company, TC00-027, is incomplete and appears to have a copying error. My position is based upon the assumption that a valid contract exists here and that it is the same as the others which were filed.

Accordingly, Staff yeard make the following recommendation, I would recommend that the agreements be approved in their totally but that them be approved that as of the date of the order approving their pursuant to 27-145 C-5 252 (6) (1).

Filess be advised. The standard of bars expressed in reviewing those addies notice from their Unit point of view, they are enterestime by two parties who are amply equipped to balk outlor that own interests and order into arms Jeogh toposciloris:

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April 4, TAD

PRESENTED

APR 11 A 2000

William Bullant, Ir., Executive Director South Dakota Public Utilities Commission 500 East Capitol Ave. State Capitol Building Pierre, SD 57501

SOUTH DAYOTA PUBLIC UTLITIES COMMISSION

RE: In the Matter of the Reciprocal Transport and Termination Agreements
Dockets TC00-020 through TC00-056

Dear Mr. Bullard:

This letter is filed by SDITC on behalf of its member companies as a response to the letter of Staff Attorney Cameron Hoseck filed in this matter, dated March 30, 2000.

Mr. Hoseck first raises as a concern the fact that the Reciprocal Transport and Termination Agreements as filed reference an effective date of January 1, 1999. In response, SDITC notes that this is merely considered the effective date agreed upon between the parties and should not be interpreted to mean that the parties at this time consider the agreements legally effective and binding, prior to PUC approval. The parties understand that these agreements are subject to the Commission review and approval process prescribed under 47 U.S.C. § 252(c).

SDITC does not agree with Mr. Hoseck's claim that the Commission cannot pennit the parties to make these agreements effective, upon approval, back to January 1, 1999. The earlier effective date is necessary because for several years no reciprocal compensation agreements have been in place to allow for any compensation between the parties relating to terminated wireless traffic. The earlier date allows for payment of at least a portion of the compensation due for past terminated traffic. It should also be noted that the parties actually commissioned the negotiations leading to these filed agreements in the spring of 1998. The parties were unable to resolve all issues until the fall of 1999. These prolonged negotiations also made it necessary to pre-date the agreements.

Mr. Hoseck suggests that if the Commission approves these agreements with the effective date of January 1, 1999, that it will engage itself in retroactive ratemaking. SDITC disagrees. The Commission is charged under 47 U.S.C. § 252(c)(2)(A) with reviewing negotiated agreements only to determine whether they are nondiscriminatory and whether they are consistent with the



public invites, convenience and decemely. The project projects established the state examination in the project projects established the state examination in the project of the actual extending means for the concerns about respective retending. Contact to eval is suggested by Mr. Hoscok, the Controlston is under no legal obligator to reject the effect of the effect of the controlston.

Fig parties have agreed between themselves, for compensation craptures, to consider the agreements effective as of an entire date than they wave signed. Why should the Containission be prevented from bonoring this understanding between the parties. SILL member consider the lanuary L. 1939 effective date to be an important usite and discriptoral of their effective date by this Commission will throw the agreements back sum the organisates arrecess. SILL arges the Commission to accept the effective date as about the parties.

In his letter, Mr. Hoseck also references the agreement filed in Docket TCOL 027, involving the Bandall Telephone Company, noting that it is incomplete and contains a repying entit. To address these concerns, a new copy that is true and correct is enclosed herewith.

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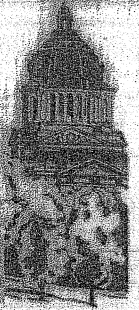
Richard D. Colf

Executive Director and General Counsel

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cc: Staff Attorney Cameron Housek

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April 7, 2000

Mr. William Bullard, Jr. Executive Director South Dakota Public Utilities Commission 500 East Capitol Pierre, SD: 57501

Re In the Matter of the Reciprocal Transport and Termination Agreements

Dockets TC00-020 through TC00-058, inclusive

Dear Mr. Bullard

Please consider this to be Staff's Rebuttel to SDITC's response of April 4, 2000, to the Staff Analysis and Recommendation in these dockets

SDITC takes the position with regard to the retroactive rate making objection that:

"The earlier date allows for payment of at least a portion of the compensation due for past terminated traffic" (emphasis supplied).

This rationale falls within the classic definition of retroactive rate making:

Generally retroactive rate making occurs when a utility is permitted to recover an additional charge for past losses, or when a utility is required to refund revenues collected pursuant to its lawfully established rates.

South Central Bell Telephone Company v. Louisiana Public Service Commission. 585 So 2d 1258 (LA 1992) (decision without published opinions) CCH Utilities Law Reports - State ¶ 26, 169

By approving the agreements, the Commission is permitting the implementation of rates and in that sense is involved in the rate making process. The corollary is that without Commission approval of the agreed-upon rates, they would not be charged.

Farcholist rate membrals not consistent with the public intensit. It gan reflect takenes enter and capturings acts, distribution and a frustration of the basic notice requirements of das processed law.

Shirt bitheres to its position in this metter and its suggested effective date for the agreement and all this it enteries

Common Hoseck Staff Attamey

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cc: Mr. Richard D. Cost Mr. Gene De Jordy

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF SOUTH DAKOTA

IN THE MATTER OF THE FILING BY SOUTH DAKCTA INDEPENDENT TELEPHONE COALITION FOR APPROVAL OF A RECIPROCAL TRANSPORT AND TERMINATION AGREEMENT BETWEEN C.C.C. LICENSE L.L.C. AND KADOKA TELEPHONE COMPANY

ODDER APPROVING AGRESHENT

1000-035

Cir March 2, 2000, the South Dakota Independent Telephone Coalition on bahalf of Kadoka Tolephone Company (Kadoka) filed for approval by the Court Dakote Public Collines Commission (Comprission) a recorded transport and terminator agreement, between G.C.C. Lisense L.L.C. (CCC) and Kadoka. The agreement had an effective date of January 1, 1993.

Cri March 9, 2000, the Commission electronically transmitted rigids of this fling to interested individuals and entities. The notice studed that any person vishing to intervene had until March 24, 2000, for do sp. No intervention was abught. Commission Staff flied comments.

At its doly noticed May 17, 2006, meeting, the Commission considered whither to approve the agreement between GCC and Fadoka. Commission Staff recommended approval with an effective date of the date of an Order approving the agreement.

The Commission has judication over this matter pursuant to SOCL Chapter 49-31, and the Federal Telecommunications. Act of 1996 in accordance with 47 U.S.C. § 252/e)(2). The Commission found that the agreement does not discriminate against a follocommunications carrier that is not a party to the agreement and the agreement is consistent with the public interest convenience, and necessity. The Commission unanimously voted to approve the agreement with an effective date as of the date of this Order. It is therefore

ORDERED, that the Commission approves the agreement effective as of the date of this Order.

Dated at Pierre, South Dakola, this 23/6/day of May, 2000.

The undersigned bereby centiles that this consumers has been served today upon all parties of reneral his booket as ested on the docket service host by sectionals or by first class mail, in properly extremested expressed expresses, with charges propared thereon. By: | Date | 5/3/5/C.C. |

PAM NELSON, Commissioner

LASKA SCHOENFELDER COMMISSIONE