KY	TC01-030
	DOCKET NO
In the Matter of	IN THE MATTER OF THE FILING FOR APPROVAL OF A RESALE AGREEMENT BETWEEN QWEST CORPORATION AND DIGITAL TELECOMMUNICATIONS, INC.
Pul	olic Utilities Commission of the State of South Dakota
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TG01-030

BOYCE, MURPHY, McDOWELL & GREENFIELD, L.L.P.

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March 23, 2001

William Bullard, Executive Director Public Utilities Commission of the State of South Dakota 500 East Capitol Avenue Pierre, SD 57501

Re:

Filing of Resale Interconnection Agreement between Digital Telecommunications, in and Constitution Corporation f/k/a U S WEST Communications, Inc. Our File No. 2104.078

Dear Mr. Bullard:

Pursuant to ARSD 20:10:32:21 enclosed for filing are an original and ten (10) capies of the Results Accessed between Digital Telecommunications, Inc. ("Digital") and Owest Corporation for U.S. West Communications, Inc. ("Qwest") for approval by the Commission. The Agreement is a persisted agreement which sets forth the terms, conditions and prices under which Qwest will provide services for made to the latest for the provision of local exchange services.

The Agreement does not discriminate against other telecommunications carriers, and the Agreement in consistent with the FCC's guidelines for negotiation and performance. Additionally, edited to be a superformance of the superformance o carriers have the option to adopt any negotiated or arbitrated agreement approved by the Community

The Agreement is consistent with the public interest as identified in the state statutes of South Dallage, the Commission's rules, the federal Telecommunications At of 1976 and the rules Communications Commission. Expeditious approval of this Agreement will enable Digital to great the local exchange market and provide customers with increased choices among local exchange services.

Digital has authorized Qwest to submit this Agreement on Digital's behalf.

Sincerely yours,

BOYCE-MURPHY, MCDOWELL

Thomas J. Weil

TJW/vij Enclosures

Dan Terek, President, Digital Telecommunications, Inc. (wio enclosure)

Paul Booth, Digital Telecommunications, Inc. (w/o enclosure) - // Ms. Colleen Sevold
Ms. Cheryl Moore (w/o enclosure)

RESALE

AGREEMENT

BETWEEN

Qwest Corporation (f.d.b.a. U S WEST COMMUNICATIONS, INC.)

AND

DIGITAL TELECOMMUNICATIONS, INC.

FOR THE STATE OF

SOUTH DAKOTA

January 8, 2001

MAR TE TOTAL

SOUTH DAKOTA PUBLIC UTLITIES COMMISSION

TABLE OF CONTENTS

PART	A - GENERAL TERMS	· · · · · · · · · · · · · · · · · · ·			
SECTION	ON 1.0 - SCOPE OF AGREEMENT	ere T			
SECTION	ON 2.0 - INTERPRETATION AND CONSTRUCTION	. 3			
SECTI	ON 3.0 - IMPLEMENTATION SCHEDULE	PER SE			
SECTI	ON 4.0 - DEFINITIONS	g Hara			
SECTI	ON 5.0 - TERMS AND CONDITIONS	enser £			
5.1	GENERAL PROVISIONS	.992			
4	TERM OF AGREEMENT				
5.3	PROOF OF AUTHORIZATION				
5A	PAYMENT				
5.5	TAXES				
6.6	Force Majeure	·····································			
5.7	LIMITATION OF LIABILITY.	1986年			
5.8	INDEMNITY	3.2 SEE			
5.9	INTELLECTUAL PROPERTY	4. 生态			
5.10	WARRANTIES	· 1 多數			
数 對	ASSIGNMENT	4. N.			
5.12	DEFAULT	1. 万倍			
5.13	DISCLAIMER OF AGENCY	・・・・手線 単能			
5.14	SEVERABILITY	がます。 多数			
商、1 每	Nondisclosure	中間			
在。特	SURVIVAL	医磁 电缆			
5.17	DISPUTE RESOLUTION	# 学報 # 機・動			
5.18	CONTROLLING LAW	一、さぎ			
5,19	RESPONSIBILITY FOR ENVIRONMENTAL CONTAMINATION	· 建酸			
5.20	NOTICES				
5.21	RESPONSIBILITY OF EACH PARTY				
5 22	NO THIRD PARTY BENEFICIARIES	小野			
5.23	REFERENCED DOCUMENTS	· 第書			
5.24	PUBLICITY	an Park Late			
5.25	AMENDMENT				
5.26	HEADINGS OF NO FORCE OR EFFECT.	等。			
5 27	REGULATORY APPROVAL	·小脑满足 斑斑			
5.28	EXECUTED IN COUNTERPARTS	ता का विकास के किए जाती है। स्थानी के किए जाती की किए			
5.29	COMPLIANCE	- 1. 超階 - 图纸			
5.30	COMPLIANCE WITH THE COMMUNICATIONS ASSISTANCE LAW ENFORCEMENT ACT OF 1984	EAR mar			
5.31	COOPERATION	· AND			
5,32	ENTIRE AGREEMENT	er skiller Mar			
	PICK AND CHOOSE	.心感界 对性			
	SECTION 6.0 - RESALE				
6.1					
5.2	TERMS AND CONDITIONS				
6.3	RATES AND CHARGES	e sa Marija Parija Marija			
54	ORDERING PROCESS	. All			
6.5	BILLING	13年。 1848年			

6.6	MAINTENANCE AND REPAIR.	
SECTI	ON 7.0 – RESERVED FOR FUTURE USE	
SECTI	ON 8.0 – WHITE PAGES DIRECTORY LISTINGS	, J.Ö
SECTI	ON 9.0 - NETWORK SECURITY	34
0.1 0.2 0.3	PROTECTION OF SERVICE AND PROPERTY REVENUE PROTECTION LAW ENFORCEMENT INTERFACE	· · · · · · · · · · · · · · · · · · ·
SECTI MAINT	ON 10.0 - SUPPORT FUNCTIONS: OPERATIONAL SUPPORT SYSTEMS (OSS) A	MD 36
	DESCRIPTION	
10.2	OSS SUPPORT FOR PRE-ORDERING, ORDERING AND PROVISIONING	<u>T</u>
SECTI	MAINTENANCE AND REPAIR ON 11.0 - QWEST DEX	
SECTI	ON 12.0 - SERVICE PERFORMANCE	
SECTI	ON 13 - SIGNATURE	57
EXHIB	NT A - SOUTH DAKOTA RATES	# 5

PART A - GENERAL TERMS

This Resale Agreement is between Digital Telecommunications, Inc. ("RESELLER"), a Minnesota corporation and Qwest Corporation (f.d.b.a. U S WEST Communications, Inc.) ("Qwest"), a Colorado corporation.

Section 1.0 - SCOPE OF AGREEMENT

- The provisions in this Agreement are based, in large part, on the existing state of the law, rules, regulations and interpretations thereof, as of the date hereof (the "Existing Among the Existing Rules are the results of arbitrated decisions by the Commission which are currently being challenged by Qwest or RESELLER. Among the Existing Rules are certain FCC rules and orders that are the subject of, or affected by, the opinion issued by the Supreme Court of the United States in AT&T Corp., et al. v. Iowa Utilities Board, et al. on Jamery 25, 1999. Many of the Existing Rules, including rules concerning which Network Elements are subject to unbundling requirements, may be changed or modified during legal proceedings that follow the Supreme Court opinion. Among the Existing Rules are the FCC's orders regarding BOCs' applications under Section 271 of the Act. Qwest is basing the offerings in this Agreement on the Existing Rules, including the FCC's orders on BOC 271 applications. Nothing in this Agreement shall be deemed an admission by Qwest concerning the interpretation or effect of the Existing Rules or an admission by Qwest that the Existing Rules should not be vacated, dismissed, stayed or modified. Nothing in this Agreement shall predicte or estop Qwest or RESELLER from taking any position in any forum concerning the graper interpretation or effect of the Existing Rules or concerning whether the Existing Rules should be changed, dismissed, stayed or modified. To the extent that the Existing Rules are changed, vacated, dismissed, stayed or modified, then this Agreement and all contracts attenting all or part of this Agreement shall be amended to reflect such modification or change of the Existing Rules. Where the Parties fail to agree upon such an amendment within sixty (60) days from the effective date of the modification or change of the Existing Rules, it shall be resolved in accordance with the Dispute Resolution provision of this Agreement. It is expressly understood that this Agreement will be corrected to reflect the outcome of generic proceedings by the Commission for pricing, service standards, or other matters covered by this Agreement. This Section 1.1 shall be considered part of the rates, terms and conditions of each interconnection service and network element arrangement contained in this Agreement, and this Section 1.1 shall be considered legitimately related to the purchase of each service and network element arrangement contained in this Agreement.
- This Agreement sets forth the terms, conditions and prices under which Qwest agrees to provide the Unbundled Network Element Platform and/ or services for resate to RESELLER, all for the sole purpose of providing Telecommunications Services.
- In the performance of their obligations under this Agreement, the Parties shall act in good faith and consistently with the intent of the Act. Where notice, approval or similar action by a Party is permitted or required by any provision of this Agreement, (including, without limitation, the obligation of the Parties to further negotiate the resolution of new or open issues under this Agreement) such action shall not be unreasonably delayed, withheld or conditioned.
- This Agreement is structured in the following format:

 Section 1 General Terms

 Section 2 Interpretation and Construction

Section 3 - Implementation Schedule

Section 4 - Definitions

Section 5 - Terms and Conditions

Section 6 - - Resale

Section 7 - Reserved for Future Use

Section 8 - White Pages Directory Listings

Section 9 - Network Security

Section 10 - Access to Operational Support Systems

Section 11 - Qwest Dex

Section 12 - Service Performance

Section 13 - Signature Page

Exhibit A - Rates

Prior to placing any orders for services under this Agreement, the Parties will complete Qwest's "Reseller Questionnaire". This questionnaire will then be used to:

Determine geographical requirements

Mentify RESELLER Ids

Determine Owest system requirements to support RESELLER specific activity

Collect credit information

Optain billing information

Create summary bills

Establish input and output requirements

Create and distribute Qwest and RESELLER contact lists

Mentify client hours and holidays

Qwest and RESELLER mutually agree as follows:

Section 2.0 - INTERPRETATION AND CONSTRUCTION

This Agreement includes all Exhibits appended hereto, each of which is hereby incorporated by reference in this Agreement and made a part hereof. All references to Sections and Exhibits shall be deemed to be references to Sections of, and Exhibits to, this Agreement unless the context shall otherwise require. The headings used in this Agreement are inserted for convenience of reference only and are not intended to be a part of or to affect the meaning of this Agreement. Unless the context shall otherwise require, any reference to any agreement, instrument (including Qwest or other third party offerings, guides or practices), statute, regulation, rule or tariff as amended and supplemented from time to time (and, in the case of a statute, regulation, rule or tariff, to any successor provision).

Section 3.0 - IMPLEMENTATION SCHEDULE

- 3.1 Except as otherwise required by law, Owest will not provide or establish resalt of Telecommunications Services in accordance with the terms and conditions of this Agreement prior to approval of this Agreement by the state Commission. Thereupon, the Parties shall complete Owest's "RESELLER Questionnaire," and negotiate an implementation schedule as it applies to RESELLER's obtaining of the resale of Telecommunications Services hereunder.
- RESELLER will provide an initial two year forecast prior to placing any orders for service under this Agreement. During the first year of the term of this Agreement, the forecast shall be updated and provided to Owest on a quarterly basis. During the remaining term of this Agreement, RESELLER will provide updated forecasts from time to time, as requested by Owest. The information provided pursuant to this paragraph shall be considered Proprietary Information under the Nondisclosure Section of this Agreement. The initial forecast will minimally provide:
 - 3.2.1 The date service will be offered (by city and/or state);
 - 3.2.2 The type and quantity of service(s) which will be offered;
 - 3.2.3 RESELLER's anticipated order volumes; and
 - 3.2.4 RESELLER's key contact personnel.

Section 4.0 - DEFINITIONS

- 4.1 "Act" means the Communications Act of 1934 (47 U.S.C. 151 st. seq.) 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 South Dakota Public (Service) (Ullistes) Commission.
- "Basic Exchange Features" are optional end user switched services that schools but are not necessarily limited to: Automatic Call Back; Call Track; Caller 10 and Reside Blocking Features; Distinctive Ringing/Call Waiting; Selective Call Forward; and Selective Call Rejection.
- "Basic Exchange Telecommunications Service" means a service offered to end users which provides the end user with a telephonic connection to, and a unique local telephone number address on, the public switched telecommunications network, and which enables such end user to generally place calls to, or receive calls from, other stations on the public switched telecommunications network. Basic residence and business line services are Basic Exchange Telecommunications Services. As used solely in the context of this Agreement and unique services such as 911, directory assistance and operator services.
- 4.4 "Commission" means the South Dakota Public [Utilities] Service | Commission
- 4.5 "Enhanced Services" means any service offered over common transmission facilities that employ computer processing applications that act on formation, code, protocol or similar aspects of the subscriber's transmitted information, that provide the subscriber with additional, different or restructured information; or involve and user information with stored information.
- 4.6 "Interconnect & Resale Resource Guide" is a Qwest document that provides information needed to request services available under this Agreement. It is available on Qwest's Web site: http://www.uswest.com/carrier/quides/interconnect/
- 4.7 "Interexchange Carrier" (IXC) means carrier that provides interext.
- 4.8 "Exchange Access (IntraLATA Toll) is defined in accordance with Quest's intraLATA toll serving areas, as determined by Quest's state and interstate surfly and exchange toll provided using Switched Access purchased by an IXC.
- 4.9 "Local Exchange Carrier" (LEC) means any carrier that is engaged in the provision of telephone Exchange Service or Exchange Access. Such term does not include a carrier insofar as such carrier is engaged in the provision of a commercial mobile service. Section 332(c) of the Act, except to the extent that the FCC finds that such service should be included in the definition of such term.
- 4.10 "Party" means either Qwest or RESELLER and "Parties" means Care RESELLER.
- 4.11 "Proof of Authorization" ("POA"). POA shall consist of verification of the first user's selection and authorization adequate to document the end user's selection of the legal

service provider. The Proof of Authorization Section of this Agreement lists acceptable forms of documentation.

- 4.12 "Reseller" is a category of local exchange service provider that obtains did tone and associated Telecommunications Services from another provider through the purchase of finished services for resale to its end users.
- 4.13 "Switched Access Service" means the offering of transmission and switching services to Interexchange Carriers for the purpose of the origination or termination of telephone toll service. Switched Access Services include: Feature Group A, Feature Group B, Feature Group D, Phone to Phone IP Telephony. 8XX access, and 900 access and their successor similar Switched Access services. Switched Access traffic, as specifically defined in Carest interstate Switched Access Tariffs, is traffic that originates at one of the Party's and users and terminates at an IXC point of presence, or originates at an IXC point of presence and terminates at one of the Party's end users, whether or not the traffic transits the other Party's network.
- 4.14 "Tariff" as used throughout this Agreement refers to Owest intensiate Tariffs and state Tariffs, price lists, price schedules and catalogs.
- 4.15 "Telecommunications Carrier" means any provider of Telecommunications Services, except that such term does not include aggregators of Telecommunications Services (as defined in Section 226 of the Act). A Telecommunications Carrier shall be trailed as a common carrier under the Act only to the extent that it is engaged in Telecommunications Services, except that the Federal Communications Communications Communications of fixed and mobile satellite service shall be trailed as common carriage.
- 4.16 "Telecommunications Services" means the offering of telecommunications for a fee directly to the public, or to such classes of users as to be effectively available directly to public, regardless of the facilities used.
- 4.17 Terms not otherwise defined here but defined in the Act shall have the meaning defined there.

Section 5.0 - TERMS AND CONDITIONS

5.1 General Provisions

- 5.1.1 Each Party is solely responsible for the services it provides to the end water and to other Telecommunications Carriers.
- 5.1.2 The Parties shall work cooperatively to minimize that associated with the number billed calls, calling card calls, and any other services related to the Agreement.
- Nothing in this Agreement shall prevent either Party from seeling to costs and expenses, if any, it may incur in (a) complying with and implementing as obligations under this Agreement, the Act, and the rules, regulations and orders of the PCC and the Commission, and (b) the development, modification, technical installation and maintained of any systems or other infrastructure which it requires to comply with and to continue continue with its responsibilities and obligations under this Agreement.

5.2 Term of Agreement

- 5.2.1 This Agreement shall become effective upon Commission approved, pursuant to Sections 251 and 252 of the Act. This Agreement shall be binding upon the Parties upon the Effective Date and for a term of two years and shall terminate on Apre 5, 2003
- 5.2.2 Upon expiration of the term of this Agreement, this Agreement state continued force and effect until terminated by either Party on one hundred sixty (160) days written to the other party. The date of this notice will be the starting point for the one transfer sixty (160) day negotiation window under Section 252 of the Act. If the Parties reach agreement, his Agreement will terminate on the date specified in the notice or on the date the agreement was approved by the Commission, whichever is later. If the Parties artifacts, the Agreement was terminate when the new agreement is approved by the Commission.
 - 5.2.2.1 Prior to the conclusion of the term specified above RESELLER may obtain resale services under the terms and conditions of a then-existing Agreement to become effective at the conclusion of the term.

5.3 Proof of Authorization

- 5.3.1 Where so indicated in specific sections of this Agreement, each Party shall be responsible for obtaining and having in its possession Proof of Authorization (PCA). For shall consist of documentation of the end user's selection of its local service provider. Such selection may be obtained in the following ways:
 - 5.3.1.1 The end user's written Letter of Authorization.
 - 5.3.1.2 The end user's electronic authorization by use of an SXX manker.
 - 5.3.1.3 The end user's oral authorization verified by an independent fixed party (with third party verification as POA). The Parties shall make POAs available to each other upon request, in accordance with applicable laws and rules. A charge of \$100.00 will be assessed if the POA cannot be provided supporting the charge in services.

provider. If there is a conflict between the end user designation and the other Party's written evidence of its authority, the Parties shall honor the designation of the end user and change the end user back to the previous service provider.

5.4 Payment

- 5.4.1 Amounts payable under this Agreement, are due and payable within thirty (30) calendar days after the date of invoice, or within twenty (20) days after receipt of the invoice, whichever is later. If the payment due date is not a business day, the payment shall be made the next business day.
- Qwest may discontinue processing orders for the failure of the RESELLER to make full payment for the resold services provided under this Agreement within thirty (30) days of the due date on RESELLER's bill. Qwest will notify the RESELLER in writing at least ten (10) days prior to discontinuing the processing of orders. If Qwest does not refuse to accept additional orders on the date specified in the ten (10) days notice, and RESELLER's noncompliance continues, nothing contained herein shall preclude Qwest's right to refuse to accept additional orders from the noncomplying RESELLER without further notice. For order processing to resume, the F.ESELLER will be required to make full payment of all past and current charges. Additionally, Qwest may require a deposit (or additional deposit) from the RESELLER, pursuant to this section.
- Quest may disconnect any or all services for failure by RESELLER to make full payment for the resold services provided under this Agreement within sixty (60) days of the due date on RESELLER's bill. RESELLER will pay the Tariff charge required to reconnect each resold end user line disconnected pursuant to this paragraph. Quest will notify the RESELLER in writing at least ten (10) days prior to disconnection of the service(s). In case of such disconnection, all applicable charges, including termination charges, shall become due. If Quest does not disconnect the RESELLER's service(s) on the date specified in the ten (10) days notice, and the RESELLER's noncompliance continues, nothing contained herein shall preclude Quest's right to disconnect any or all services of the noncomplying RESELLER without further notice. For reconnection of service to occur, the RESELLER will be required to make full payment of all past and current charges. Additionally, Quest will request a deposit for additional deposit) from the RESELLER, pursuant to tris section.
- 5.4.4 Should RESELLER or Qwest dispute, in good faith, any portion of the menthly billing under this Agreement, the parties will notify each other in writing within thirty (30) calendar days of the receipt of such billing, identifying the amount, reason and rationals of such dispute. At a minimum, RESELLER and Qwest shall pay all undisputed amounts due. Both RESELLER and Qwest agree to expedite the investigation of any disputed amounts in an effort to resolve and settle the dispute prior to initiating any other rights or remedies.
 - 5.4.4.1 If a Party disputes charges and does not pay such charges by the payment due date, such charges will be subject to late payment charges. If the disputed charges have been withheld and the dispute is resolved in favor of the billing Party, the withholding Party shall pay the disputed amount and applicable late payment charges no later than the second billing period following the resolution. If the disputed charges have been withheld and the dispute is resolved in favor of the disputing Party, the billing Party shall credit the bill of the disputing Party for the amount of the disputed charges no later than the second Bill Date after the resolution of the dispute. If a Party pays the disputed

charges and the dispute is resolved in favor of the billing Party, no further action is required.

- If a Party pays the disputed charges and the dispute is resolved in favor of the disputing Party, the billing Party shall credit the disputing Party's bill for the disputed amount and any associated interest no later than the second bill payment due date after the resolution of the dispute. The interest calculated on the disputed amounts will be at the same rate as late payment charges. In no event, however, shall any late payment charges be assessed on any previously assessed late payment charges.
- Qwest will determine RESELLER's credit status based on previous payment history with Qwest or credit reports such as Dun and Bradstreet. If RESELLER has not established satisfactory credit with Qwest according to the above provisions, or if RESELLER is repeatedly delinquent in making its payments, or RESELLER is being reconnected after a disconnection of service or discontinuance of the processing of orders by Qwest due to a previous nonpayment situation, Qwest will require a deposit to be held as security for the payment of charges before the orders from RESELLER will be provisioned and completed or before reconnection of service. "Repeatedly delinquent" means any payment received thirty (30) calendar days or more after the due date three or more times during a twelve (12) month period. The deposit may not exceed the estimated total monthly charges for a two (2) month period. The deposit may be a surety bond if allowed by the applicable Commission rules, required to a surety bond if allowed by the applicable Commission rules, required deposits are due and payable within ten (10) calendar days after demand.
- Interest will be paid on cash deposits at the rate applying to deposits under applicable Commission rules, regulations, or Tariffs. Cash deposits and accrued interest will be credited to RESELLER's account or refunded, as appropriate, upon the earlier of the two pear term or the establishment of satisfactory credit with Qwest, which will generally be one full year of timely payments in full by RESELLER. The fact that a deposit has been made does not refleve RESELLER from any requirements of this Agreement.
- Qwest may review RESELLER's credit standing and modify the amount of deposit required.
- The late payment charge for amounts that are billed under this Agreement shall be in accordance with Commission requirements.
- RESELLER agrees to inform end user in writing of pending disconnection by RESELLER to allow end user to make other arrangements for Telecommunications Services.

5.5 Taxes

Each Party purchasing services hereunder shall pay or otherwise be responsible for all federal, state, or local sales, use, excise, gross receipts, transaction or similar taxes, fees or sucharges levied against or upon such purchasing Party (or the providing Party when such providing Party is permitted to pass along to the purchasing Party such taxes, fees or sucharges), except for any tax on either Party's corporate existence, status or income. Whenever possible, these amounts shall be billed as a separate item on the invoice. To the extent a sale is claimed to be for resale tax exemption, the purchasing Party shall furnish the providing Party a proper resale tax exemption certificate as authorized or required by statute or

regulation by the jurisdiction providing said resale tax exemption. Until such time as a resale tax exemption certificate is provided, no exemptions will be applied.

5.6 Force Majeure

Neither Party shall be liable for any delay or failure in performance of any part of this Agreement from any cause beyond its control and without its fault or negligence including, without limitation, acts of nature, acts of civil or military authority, government regulations, embargoes, epidemics, terrorist acts, riots, insurrections, fires, explosions, earthquakes, nuclear accidents, floods, work stoppages, equipment failure, power blackouts, volcanic action, other major environmental disturbances, unusually severe weather conditions, inability to secure products or services of other persons or transportation facilities or acts or omissions of transportation carriers (collectively, a "Force Majeure Event"). The Party affected by a Force Majeure Event shall give prompt notice to the other Party, shall be excused from performance of its obligations hereunder on a day to day basis to the extent those obligations are prevented by the Force Majeure Event, and shall use reasonable efforts to remove or mitigate the Force Majeure Event. In the event of a labor dispute or strike the Parties agree to provide service to each other at a level equivalent to the level they provide themselves.

5.7 Limitation of Liability

- Except for losses relating to or arising out of any act or omission in its performance of services or functions provided under this Agreement, each Party shall be liable to the other for direct damages for any loss, defect or equipment failure including without limitation any penalty, reparation or liquidated damages assessed by the Commission or under a Commission-ordered agreement (including without limitation penalties or liquidated damages assessed as a result of cable cuts), resulting from the causing Party's conduct or the conduct of its agents or contractors.
- Neither Party shall be liable to the other for indirect, incidental, consequential, or special damages, including (without limitation) damages for lost profits, lost revenues, lost makings suffered by the other Party regardless of the form of action, whether in contract, warranty, strict liability, tort, including (without limitation) negligence of any kind and regardless of whether the Parties know the possibility that such damages could result.
- Except for indemnity obligations or as otherwise set forth in this Section, each Party's liability to the other Party for any loss relating to or arising out of any act or omission in its performance of services or functions provided under this Agreement, whether in contract or in tort, shall be limited to the total amount that is or would have been charged to the other Party by such breaching Party for the service(s) or function(s) not performed or improperly performed, including without limitation direct damages for loss of or damage to the RESELLER's equipment.
- Nothing contained in this Section shall limit either Party's liability to the other for willful or intentional misconduct.
- 5.7.5 Nothing contained in this Section shall limit either Party's obligations of indemnification as specified in the Indemnity Section of this Agreement.
- RESELLER is liable for all fraud associated with service to its end-users and accounts. Owest takes no responsibility, will not investigate, and will make no adjustments to

RESELLER's account in cases of fraud unless such fraud is the result of any intentional act or gross negligence of Qwest. Notwithstanding the above, if Qwest becomes aware of potential fraud with respect to RESELLER's accounts, Qwest will promptly inform RESELLER and, at the direction of RESELLER, take reasonable action to mitigate the fraud where such action is possible.

5.8 Indemnity

- 5.8.1 With respect to third party claims, the Parties agree to indemnify each other as follows:
 - 5.8.1.1 Except for claims made by end users of one Party against the other Party, which claims are based on defective or faulty services provided by the other Party to the one Party, each of the Parties agrees to release, indemnify, defend and hold harmiese the other Party and each of its officers, directors, employees and agents (each an "Indemnitee") from and against and in respect of any loss, debt, liability, damage, obligation, claim, demand, judgment or settlement of any nature or kind, known or unknown, liquidated or unliquidated including, but not limited to, costs and attorneys fees, whether suffered, made, instituted, or asserted by any other party or person, for invasion of privacy, personal injury to or death of any person or persons, or for law indemnifying Party's performance, breach of applicable law, or status of its employees, agents and subcontractors; or for failure to perform under this Agreement, regardless of the form of action.
 - 5.8.1.2 Where the third party claim is made by (or through) an end user of one Party against the other Party, which claim is based on defective or faulty services provided by the other Party to the one Party, then there shall be no obligation of indemnity unless the act or omission giving rise to the defective or faulty services is shown to be interested and malicious misconduct of the other Party.
 - If the claim is made by (or through) an end user and where a claim is in the nature of a claim for invasion of privacy, libel, slander, or other claim based on the content of a transmission, and it is made against a Party who is not the immediate provider of the Telecommunications Service to the end user (the indemnified provider), then in the absence of fault or neglect on the part of the indemnified provider, the Party who is the immediate seller of such Telecommunications Service shall indemnify, defend and hold harmless the indemnified provider from such claim.
 - 5.8.1.4 For purposes of this Section, where the Parties have agreed to provision line sharing using a Plain Old Telephone Service ("POTS") splitter: "claims made by end users or customers of one Party against the other Party" refers to claims relating to the provision of DSL services made against the Party that provides voice services, or claims relating to the provision of voice service made against the Party that provides customer" refers to the Party that provides DSL service for claims relating to user or customer" refers to the Party that provides voice service for claims relating to user services, and to the Party that provides voice service for claims relating to user services. For purposes of this Section, "customer" refers to the immediate purchaser of the telecommunications service, whether or not that customer is the utenate and that service.

5.8.2 The indemnification provided herein shall be conditioned upon

- 5.8.2.1 The indemnified Party shall promptly notify the indemnifying Party of any action taken against the indemnified Party relating to the indemnification. Fallow to so notify the indemnifying Party shall not relieve the indemnifying Party of any liability that the indemnifying Party might have, except to the extent that such failure preparations the indemnifying Party's ability to defend such claim.
- 5.8.2.2 The indemnifying Party shall have sole authority to defend any authority action, including the selection of legal counsel, and the indemnified Party may argue separate legal counsel only at its sole cost and expense.
- 5.8.2.3 In no event shall the indemnifying Party settle or consent to any sufficient pertaining to any such action without the prior written consent of the indemnified Party.

5.9 Intellectual Property

- 5.9.1 Each Party hereby grants to the other Party the limited, personal and nonexclusive right and license to use its patents, copyrights and trade secrets but only to the extent necessary to implement this Agreement or specifically required by the then applicable federal and state rules and regulations relating to interconnection and access to telecommunications facilities and services, and for no other purposes. Nothing in this Agreement shall be construed as the grant to the other Party of any rights or access to trademarks.
- The rights and licenses above are granted "AS IS, WITH ALL FAULTS" and the other Party's exercise of any such right and license shall be at the sole and exclusive risk of the other Party. Neither Party shall have any obligation to defend, indemnify or hold harmone the other based on or arising from any claim, demand, or proceeding (hereinafter "claim") by any third party alleging or asserting that the use of any circuit, apparatus, or system, or the use of any software, or the performance of any service or method, or the provision of any facilities by either Party under this Agreement constitutes infringement, or misuse or misappropriation of any patent, copyright, trade secret, or any other proprietary or intellectual property right of any third party.
- 5.9.3 To the extent required under applicable federal and state rules and law, the Party providing access shall use its best efforts to obtain from its vendors the right to use any applicable licenses for intellectual property as necessary for the other Party to use such facilities and services as contemplated hereunder.
- Except as expressly provided in this Intellectual Property Section, nothing in this Agreement shall be construed as the grant of a license, either express or implied, with respect to any patent, copyright, logo, trademark, tradename, trade secret or any other intellectual property right now or hereafter owned, controlled or licensable by either Party may use any patent, copyright, logo, trademark, tradename, trade secret or other intellectual property rights of the other Party or its affiliates without execution of a separate agreement between the Parties.
- 5.9.5 Neither Party shall without the express written permission of the other Party state or imply that: 1) it is connected, or in any way affiliated with the other or its affiliates: 2) it is part of a joint business association or any similar arrangement with the other or its affiliates:

- the other Party and its affiliates are in any way sponsoring, endorsing or certifying it and its and services; or 4) with respect to its advertising or promotional activities or materials. The resold goods and services are in any way associated with or originated from the other or any its affiliates. Nothing in this paragraph shall prevent either Party from truthfully describing the network elements it uses to provide service to its end users, provided it does not represent the network elements as originating from the other Party or its affiliates.
- For purposes of resale only and notwithstanding the above, unless otherwise members by Qwest pursuant to an applicable provision herein, RESELLER may use the phrase RESELLER is a Reseller of Qwest Communications services" (the "Authorized Phrase") in RESELLER's printed materials provided:
 - 5.9.6.1 The Authorized Phrase is not used in connection with any goods or services other than Qwest services resold by RESELLER.
 - 5.9.6.2 RESELLER's use of the Authorized Phrase does not cause end users to believe that RESELLER is Quest.
 - 5.9.6.3 The Authorized Phrase, when displayed, appears only in text form (RESELLER may not use the Qwest logo) with all letters being the same font and point size. The point size of the Authorized Phrase shall be no greater than one fourth the point size of the smallest use of RESELLER's name and in no event shall exceed 8 point size.
 - 5.9.6.4 RESELLER shall provide all printed materials using the Authorized Phrase to Qwest for its prior written approval.
 - 5.9.6.5 If Qwest determines that RESELLER's use of the Authorized Pressecauses end user confusion, Qwest may immediately terminate RESELLER's right to use the Authorized Phrase.
 - 5.9.6.6 Upon termination of RESELLER's right to use the Authorized Phrase of termination of this Agreement, all permission or right to use the Authorized Phrase shall immediately cease to exist and RESELLER shall immediately cease any and all such use of the Authorized Phrase. RESELLER shall either promptly return to Quest or destroy all materials in its possession or control displaying the Authorized Phrase.

RESELLER acknowledges the value of the marks "Owest" and "US WEST (the "Marks") and the goodwill associated therewith and acknowledges that such goodwill a property right belonging to Qwest Communications International. Inc. (the "Owest Communications International." Inc. (the "Owest Communicational." Inc. (the "Owest Com

5.10 Warranties

NOTWITHSTANDING ANY OTHER PROVISION OF THIS AGREEMENT, THE PARTIES AGREE THAT NEITHER PARTY HAS MADE, AND THAT THERE DOES NOT EXIST. ANY WARRANTY, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE AND THAT ALL PRODUCTS AND SERVICES PROVIDED HEREUNDER ARE PROVIDED AS IS WITH ALL FAULTS.

5.11 Assignment

- Neither Party may assign or transfer (whether by operation of two or chesses) this Agreement (or any rights or obligations hereunder) to a third party without the processor of the other Party. Notwithstanding the foregoing, either Party may assign this Agreement to a corporate affiliate or an entity under its common centrol, the party may assign assignment or transfer of this Agreement shall be effective without the prior written consistent or transfer of this Agreement shall be effective without the prior written consistent or transfer or transferee's interconnection agreement and this Agreement and the Berties' respective successors and assigns.
- Since the dissolution of the generality of the foregoing subsection any dissolution, consolidation or other reorganization of RESELLER, or any sale, transfer, pletter disposition by RESELLER of securities representing more than 50% of the entitled to vote in an election of RESELLER's board of directors or other similar governing or any sale, transfer, pledge or other disposition by RESELLER of substantially at a first shall be deemed a transfer of control. If any entity, other than RESELLER, makes the merger, dissolution, consolidation, reorganization, sale, transfer, pledge or other disposition. RESELLER has an interconnection agreement with Qwest, the Parties agreement, either this Agreement or the interconnection agreement of the other disposition. All other interconnection agreements will be terminated. The Parties agreement to determine which interconnection agreement should remain valid and work together to determine which interconnection agreement should remain valid and which interconnection agreement on this issue, the parties cannot reach agreement on this issue, the parties cannot reach agreement on this issue, the parties cannot reach agreement on this issue.

5.12 Default

If either Party defaults in the payment of any amount due hereunder, or failure Party violates any other material provision of this Agreement, and such default or violation shall continue for thirty (30) calendar days after written notice thereof, the other Party may seek result in accordance with the Dispute Resolution provision of this Agreement. The failure of either Party to enforce any of the provisions of this Agreement or the waiver thereof in any instance shall not be construed as a general waiver or relinquishment on its part of any such provision, but the same shall, nevertheless, be and remain in full force and effect.

5.13 Disclaimer of Agency

Except for provisions herein expressly authorizing a Party to act for aminer, nothing in this Agreement shall constitute a Party as a legal representative or agent of the other Party, nor shall a Party have the right or authority to assume, create or incur any lability or one obligation of any kind, express or implied, against or in the name or on behalf of the other Party unless otherwise expressly permitted by such other Party. Except as otherwise expressly provided in this Agreement, no Party undertakes to perform any obligation of the other Party whether regulatory or contractual, or to assume any responsibility for the management of the other Party's business.

5.14 Severability

In the event that any one or more of the provisions contained herein shall for any reason be held to be unenforceable or invalid in any respect under law or requisition, the Parties will negotiate in good faith for replacement language as set forth herein. If any part of this Agreement is held to be invalid or unenforceable for any reason, such invalid or unenforceability will affect only the portion of this Agreement which is invalid or unenforceable provides had not been a part hereof, and the remainder of this Agreement shall remain in full force and effect.

5.15 Nondisclosure

All information, including but not limited to specifications, microlian, photocological magnetic disks, magnetic tapes, drawings, sketches, models, samples, tools, technique information, data, employee records, maps, financial reports, and market data. (i) furnished one Party to the other Party dealing with end user specific, facility specific, or usage specification, other than end user information communicated for the purpose of publication of directory database, or (ii) in written, electromagnetic, or other tangible form and marked at the time of delivery as "Confidential" "Proprietary", or (iii) communicated and declared to the receiving Party at the time of delivery by written notice given to the receiving Party within ten (10) calendar days after delivery. "Confidential" or "Proprietary" (collectively referred to as "Proprietary Information", shall be communication may request written confirmation that the material is Proprietary Information are communication may request written via an oral communication may request written confirmation via an oral communication may request written confirmation understands that the material is Proprietary Information that the Party receiving the information understands that the material is Proprietary Information.

- 5.15.2 Upon request by the disclosing Party, the receiving Party and consists of Proprietary Information, whether written, graphic or otherwise. Consists the receiving Party may retain one copy for archival purposes.
- 5.15.3 Each Party shall keep all of the other Party's Proprietary Information only in connection with the Agreement Party's Proprietary Information only in connection with the Agreement Party's Proprietary Information for any case agreed upon such terms and conditions as may be agreed upon between the Party's Proprietary Information for any case agreed upon between the Party States and Conditions as may be agreed upon between the Party States and Conditions as may be agreed upon between the Party States and Conditions as may be agreed upon between the Party States and Conditions as may be agreed upon between the Party States and Conditions as may be agreed upon between the Party States and Conditions as may be agreed upon between the Party States and Conditions as may be agreed upon between the Party States and Conditions as may be agreed upon th
- 5.15.4 Unless otherwise agreed, the obligations of confidentially and make the in this Agreement do not apply to such Proprietary Information as:
 - a) was at the time of receipt already known to the receipting Party from all any obligation to keep it confidential evidenced by written receipts program from the delivery by the disclosing Party, or
 - b) is or becomes publicly known through no wrought and of the most top and the
 - c) is rightfully received from a third person having no direct or infinitely setting of confidentiality obligation to the disclosing Party with respect to each infinitely of
 - d) is independently developed by an employed, agent, or contracte of the december Party which individual is not involved in any manner with the provided of the pursuant to the Agreement and does not have any deact or individual seasons to be Proprietary Information: or
 - e) is disclosed to a third person by the declaring Party will assess on such third person's rights; or
 - f) is approved for release by written authorization of the discussion is
 - g) is required to be made public by the receiving Party product that the receiving Party is a second provided that the receiving Party is unable to disclosing Party is unable to disclosi
- 5.15.5 Nothing herein is intended to prohibit a Party from supplying to all about its network and Telecommunications Services on a connected to its network and agencies including the Federal Communications Commission and the Commission and t
- 5.15.6 Effective Date of this Section. Notwithstand Agreement, the Proprietary Information provisions of this Agreement furnished by either Party to the other in furnished before the Effective Date.

5.16 Survival

5,16.1 Any liabilities or obligations of a Party for acts or completion of the two year term, and any obligation of a Party content to provide the content of the two years term.

indemnification. Confidential or Proprietary Information, limitations of liability, and any other provisions of this Agreement which, by their terms, are contemplated to survive (or to be performed after) termination of this Agreement, shall survive cancellation or termination hereof.

5.17 Dispute Resolution

- 5.17.1 If any claim, controversy or dispute between the Parties, their agents, employees, officers, directors or affiliated agents should arise, and the Parties do not resolve it in the ordinary course of their dealings (the "Dispute"), then it shall be resolved in accordance with the dispute resolution process set forth in this Section. Each notice of default, unless cured within the applicable cure period, shall be resolved in accordance herewith.
- At the written request of either Party, and prior to any other formal dispute resolution proceedings, each Party shall designate a vice-presidential level employee to review, meet, and negotiate, in good faith, to resolve the Dispute. The Parties intend that these negotiations be conducted by non-lawyer, business representatives, and the locations, format, frequency, duration, and conclusions of these discussions shall be at the discretion of the representatives. By mutual agreement, the representatives may use other procedures, such as mediation, to assist in these negotiations. The discussions and correspondence among the representatives for the purposes of these negotiations shall be treated as Confidential Information developed for purposes of settlement, and shall be exempt from discovery and production, and shall not be admissible in any subsequent arbitration or other proceedings without the concurrence of both of the Parties.
- 5.17.3 If the vice-presidential level representatives have not reached a resolution of the Dispute within thirty (30) calendar days after the matter is referred to them, then either Party may demand that the Dispute be settled by arbitration. Such an arbitration proceeding shall be conducted by a single arbitrator, knowledgeable about the telecommunications industry unless the Dispute involves amounts exceeding one million dollars (\$1,000,000) in which case the proceeding shall be conducted by a panel of three arbitrators, knowledgeable about the telecommunications industry. The arbitration proceedings shall be conducted under the these current rules of the American Arbitration Association ("AAA"). The Federal Arbitration Act is U.S.C. Sections 1-16, not state law, shall govern the arbitrability of the Dispute. All expedited procedures prescribed by the AAA rules shall apply. The arbitrator's award shall be final and binding and may be entered in any court having jurisdiction thereof. Each Party shall bear its own costs and attorneys' fees, and shall share equally in the fees and expenses of the arbitrator. The arbitration proceedings shall occur in the Denver, Colorado metropolitan area or in another mutually agreeable location. It is acknowledged that the Parties, by mutual, written agreement, may change any of these arbitration practices for a particular, some, or all Dispute(s).
- 5.17.4 Should it become necessary to resort to court proceedings to enforce a Party's compliance with the dispute resolution process set forth herein, and the court directs of otherwise requires compliance herewith, then all of the costs and expenses, including as reasonable attorney fees, incurred by the Party requesting such enforcement shall be reimbursed by the non-complying Party to the requesting Party.
- 5.17.5 No Dispute, regardless of the form of action, arising out of this Agreement, may be brought by either Party more than two (2) years after the cause of action accrues.

5.17.6 Nothing in this Section is intended to divest or limit the section is intended to divest or limit the section of the Commission or the FCC as provided by state and fedural teachers.

5.18 Controlling Law

5.18.1 This Agreement is offered by Owest and accepted by RESELLER in accepted

5.19 Responsibility for Environmental Contamination

Neither Party shall be liable to the other for any costs and some results the presence or release of any environmental hazard that either Party of the costs affected work location. Both Parties shall defend and hold have been described and employees from and against any located, described and expenses (including reasonable adapted as a liabilities, fines, penalties and expenses (including reasonable adapted as a liabilities) from (i) any environmental hazard that the indemnifying Party is responsible under applicable line.

5.20 Notices

5.20.1 Any notices required by or concerning the Agreement state be remaining and leads to Qwest at the addresses shown below:

Owest Corporation

Director Interconnection Compliance
1801 Catifornia, Room 2410

Denver, CO 80202

With copy to:

Qwest Corporation
Corporate Counsel, Interconnection
1801 California Street, 38th Floor
Denver, CO 80202

and to RESELLER at the authors shown below
Digital Telecommunications, Inc. Copy To.
Dan Terek, President Paul Basics
111 Riveriorit Same Authors

Winona, MM 55987

Ph: (507) 452-2303 Same Phase

Fax: (507) 452-2558

Each Party shall efform the other of any change to the size is contact person and/or address.

5.21 Responsibility of Each Party

exercise full control of and supervision of an authorized of an authorized of all employees assisting in the performance of all employees, withhorized assume solely responsible for all work assume control over all work assume control over all work assume connection with its or is connection with its activities and accordance of all employees.

5.22 No Third Party Beneficiantes

5.22.1 Unless specifically set fath heart. The Agreement case of action, or other privilege

5.23 Referenced Documents

Agreement unless the control of the control of the control of telecommunications into the Agreement version or edition including a such document that is an affect, and a finite armendments, supplement, addition including the control of the contro

5.24 Publicity

5.24.1 Notwithstanding anything to the current disclosure to any other person or any public anything to the current disclosure to any other person or any public anything the relation between RESELLER and County, which can be a person of the person of the

5.25 Amendment

5.25.1 RESELLER and Questi may reclaimly agree to among this agreement in motion. Since it is possible that among the transfer to the Agreement may be consider to the space of

purposes and objectives of this Agreement, the Parties agree to work cooperatively, and and in good faith to negotiate and implement any such additions, changes and corrections this Agreement.

5.26 Headings of No Force or Effect

5.26.1 The headings of Sections of this Agreement are for convenience of the terms only, and shall in no way define, modify or restrict the meaning or interpretation of the terms of provisions of this Agreement.

5.27 Regulatory Approval

5.27.1 The Parties understand and agree that this Agreement will be first with the Commission for approval. In the event the Commission rejects any portion of this Agreement renders it inoperable or creates an ambiguity that requires further amendment, the Parties agree to meet and negotiate in good faith to arrive at a mutually acceptable modification.

5.28 Executed in Counterparts

5.28.1 This Agreement may be executed in any number of counterparts, each of which shall be deemed an original; but such counterparts shall together constitute one and the same instrument.

5.29 Compliance

5.29.1 Each Farty shall comply with all applicable federal state, and local laws and regulations applicable to its performance under this Agreement. Without land of foregoing, Qwest and RESELLER agree to keep and maintain in full force and officed all performs licenses, certificates, insurance and other authorities needed to perform their respective obligations hereunder.

5.30 Compliance with the Communications Assistance Law Enforcement Act of 1994

5.30.1 Each Party represents and warrants that any equipment facilities or across provided to the other Party under this Agreement comply with the Communications Assistant Law Enforcement Act of 1994 ("CALEA"). Each Party shall indemnify and hold the other Party harmless from any and all penalties imposed upon the other Party for such rescomplished shall at the non-compliant Party's sole cost and expense, modify or replace any equipment facilities or services provided to the other Party under this Agreement to answer that equipment, facilities and services fully comply with CALEA.

5.31 Cooperation

5.31.1 The Parties agree that this Agreement involves the provision of Quest services ways such services were not previously available and the introduction of new processes and procedures to provide and bill such services. Accordingly, the Parties agree to work pa

cooperatively in testing and implementing processes for pre-ordering, ordering, maintenance, provisioning and billing and in reasonably resolving issues which result from such implementation on a timely basis. Electronic processes and procedures are addressed in the Access to Operational Support Systems (OSS) section of this Agreement.

5.32 Entire Agreement

5.32.1 This Agreement constitutes the entire agreement between Qwest and RESELLER and supersedes all prior oral or written agreements, representations, Agreements, negotiations, understandings, proposals and undertakings with respect to the subject matter hereof.

5.33 Pick and Choose

5.33.1 If this document is being used to negotiate an Interconnection Agreement, the Parties agree to comply with Section 252 (i) of the Act, and rules promulgated thereunder.

Section 6.0 - RESALE

6.1 Description

- Qwest shall offer for resale at wholesale rates any Telecommunications Service that it provides to subscribers who are not Telecommunication Carriers, subject to the terms and conditions of this Section. All Qwest retail Telecommunications Services are available for resale from Qwest pursuant to the Act and will include terms and conditions (except prices) in Qwest's applicable product Tariffs.
- Certain Qwest services are not available for resale under this Agreement, as noted in this section. The applicable discounts for services available for resale are identified in Exhibit A.

6.2 Terms and Conditions

- Qwest shall offer RESELLER training on procedures that RESELLER must use to request services from Qwest, including product information, listing, and access to Qwest systems.
- Basic Exchange Telecommunications Service, Basic Exchange Features, Private Line Service, Frame Relay Service and IntraLATA Toll may be resold only for their intended or disclosed use and only to the same class of end user to which Qwest sells such services (e.g. residence service may not be resold to business end users). Service provided directly to RESELLER for its own use and not resold to end-users, such as administrative services, must be identified by RESELLER, and RESELLER must pay the full retail rates for such services.
 - 6.2.2.1 Promotional offerings of ninety (90) days or less are available for resale. Such promotions are available for resale under the same terms and conditions that are available to retail customers, with no wholesale discount.
 - 6.2.2.2 Market Trials of ninety (90) days or less are not available for resale.
 - Residential services and Lifeline/Link-up services are available only to the same class of customer eligible to purchase these services from Qwest.
 - 6.2.2.4 Universal Emergency Number Service (911) is not available for resale.
 - 6.2.2.5 Non-telecommunications services, such as inside wiring and maintenance, calling cards and CPE, are not available for resale.
 - 6.2.2.6 Enhanced/Information services, such as voice messaging, are not available for resale.
 - Qwest will make retail Contract Service Arrangements (CSA) available for resale at the wholesale discount rate specified in Exhibit A of this agreement. All terms and conditions (except prices) in Qwest's applicable Tariffs will apply to the esale of CSAs, including early termination liability. Nothing in this Agreement shall affect the obligation of any Qwest retail end user that terminates a CSA early, including payment of any early termination charges, before transferring service to RESELLER.

- Grandfathered services are not available for resale, except to existing externers of the grandfathered product or service.
- Centrex terms and conditions related to calculation of charges for, and provisioning of common blocks, station lines and optional features will be based on the Centrex definition of a system and RESELLER's serving location.
 - Where a common block is applicable, a Centrex system is defined by a single common block or multiple common blocks for a single RESELLER within a single Central Office switching system. A common block defines the dialing plan for intercom calling, access to the Public Switched Network and/or private facilities, station line and system restrictions and feature access arrangements and functionality. RESELLER may purchase multiple common blocks within a single Central Office switching system when RESELLER requires different dialing plans, feature access arrangements and station line or system restrictions within a single system operation. RESELLERs with multiple common blocks within the same Central Office switch may have Network Access Register and Private Facility trunk groups aggregated across multiple common blocks. Centrex system based optional features (e.g. Automatic Route Selection) may not be aggregated across multiple common blocks. A Centrex system must provide station lines to at least one end user location and may provide station lines to multiple end user locations.
 - 6.2.2.9.2 Centrex station lines are provisioned and charges are calculated based on serving RESELLER's end user's location. A location is defined as the where Qwest facilities (cable plant from the serving Central Office switch) meet RESELLER's facilities (inside wire). In a multi-tenant building, Qwest may bring facilities directly to a single point of interconnection with RESELLER's facilities, typically in a basement equipment room, which would be considered a single location for this multi-tenant building. Should Qwest bring service to multiple floors or offices within a multi-tenant building, each floor or office with a separate facilities termination point is considered a location. RESELLER's end user with multiple buildings within contiguous property (campus) will be provisioned and billed as a single location. Contiquous property is defined as property owned or leased by a single End User and not separated by public thoroughfare, river or railroad rights-of-way. Property will be considered contiguous when connected via connecting passageways or conduit acceptable to Owest for its facilities. A RESELLER with Centrex station lines from multiple Central Office switching systems, within the same Qwest Central Office, and provisioned to the same RESELLER end user location, will not be charged for service or provisioned as if service was originating from a single Centrex system. For example, Reseller may only aggregate station lines may only be aggregated from a single Centrex RESELLER system to a single RESELLER end user serving location for rating purposes. RESELLER may not specify a Qwest Central Office as a RESELLER location for the termination of Centrex station 前的确定
- Private line service used for Special Access service is available r resale but not at a discount.

- Megabit Services available to retail end users are available for resale out
- Quest shall provide to RESELLER Telecommunications Services for resale that are at least equal in quality and in substantially the same time and manner that Qwest provides to others, including other Resellers and retail end users.
- in the event that there are existing agreements between RESELLER and Qwest Covers retail Tariff discounts, RESELLER may elect to continue to obtain the existing agreements and retail Tariff discounts, or RESELLER may elect to continue to obtain such existing agreements and obtain such services under this Agreement, to the General Terms section, with the associated wholesale discount specified in this Agreement.
- RESELLER will provide a two year forecast for resale of Qwest services within country days of requesting service pursuant to this Agreement. The forecast shall and provided to Qwest on an annual basis or as requested by Qwest. Each the provide:

The date service will be offered (by city and/or state);
The type and quantity of service(s) which will be offered;
RESELLER's anticipated number of service orders; and
Name of RESELLER's key contact personnel.

The Montacion pursuant to this paragraph shall be considered Proprietary Information and the North-Cosure Section of this Agreement.

- RESELLER may not reserve blocks of Qwest telephone numbers, except as
- Qwest will accept at no charge one primary white pages directory listing for each transfer number belonging to RESELLER's end user based on end user information to Qwest by RESELLER. Qwest will place end user's listings in Qwest's directory assistance service.
- Qwest shall provide to RESELLER, for RESELLER's end users, E911/911 call to the appropriate Public Safety Answering Point ("PSAP"). Qwest shall not be established any failure of RESELLER to provide accurate end-user information for listings in which Qwest is required to retain and/or maintain information. Qwest shall provide RESELLER's end user information to the Automatic Location Identification/Database Management System ("ALI/DMS"). Qwest shall use its standard process to update and maintain, or the same schedule that it uses for its retail end-users, RESELLER's end-user person information in the ALI/DMS used to support E911/911 services. Qwest assumes no about the accuracy of information provided by RESELLER.
- if Qwest provides and RESELLER accepts operator services, directory assistance service, or intraLATA long distance service as a part of the basic exchance resold to the services of these services in any manner when the services are a part of the resold line without the pair written approval of Qwest. However, at the request of RESELLER and where

technically feasible, Qwest will brand operator services and directory assistance service in RESELLER's name.

- 6.2.10 RESELLER shall designate the Primary Interexchange Carrier (PIC) assignments on behalf of its end users for interLATA and intraLATA services.
- 6.2.11 When end users switch from Qwest to RESELLER, or to RESELLER from any other Reseller, and if such end users do not change their service addresses to addresses served by a different Qwest Central Office, then such end users shall be permitted to retain their current telephone numbers.
- In the event Qwest terminates the provisioning of any resold services to RESELLER for any reason, including RESELLER's non-payment of charges. RESELLER states be responsible for providing any and all necessary notice to its end users of the termination. It no case shall Qwest be responsible for providing such notice to RESELLER's and users. Owest will provide notice to RESELLER of Qwest's termination of a resold service on a timely basis consistent with Commission rules and notice requirements.
- 6.2.13 RESELLER is liable for all fraud associated with service to its end-users and accounts. Qwest takes no responsibility, will not investigate, and will make no adjustments to RESELLER's account in cases of fraud unless such fraud is the result of any intentional act or gross negligence of Qwest. Notwithstanding the above, if Qwest becomes aware of potential fraud with respect to RESELLER's accounts, Qwest will promptly inform RESELLER and at the direction of RESELLER, take reasonable action to mitigate the fraud where such action is possible.
- Resold services are available only where facilities currently exist and are capable of providing such services without construction of additional facilities or enhancement of existing facilities. However, if RESELLER requests that facilities be constructed or enhanced as a second services, Qwest will review such requests on a case-by-case basis and determine if the economically feasible for Qwest to build or enhance facilities. If Qwest decides to build enhance the requested facilities, Qwest will develop and provide to RESELLER applied in the same manner that construction charges associated with resold services will be applied in the same manner that construction charges apply to Qwest's retail end-users. If the quotation is accepted, RESELLER will be billed the quoted price and construction will commence after receipt of payment.
- 6,2,15 The underlying network provider of a resold service shall be entitled to receive from the purchaser of Switched Access, the appropriate access charges pursuant to its then effective Switched Access Tariff.
- 6.2.16 Qwest will provide RESELLER with the same advanced notice it provides the Commission for changes to resold products and services, except that when a product of service is discontinued, Qwest will provide RESELLER with thirty (30) days advanced in a sale information, will be provided to RESELLER, in advance of Commission notification, in a sale harbor environment and will be used exclusively to make the necessary modification to operations Support and Billing Systems, and to provide its customers with notifical and the change/discontinuance of the service. The information shall not be used for any other purposes including but not limited to, marketing purposes.

6.3 Rates and Charges

- 6.3.1 The Telecommunications Services identified in Exhibit A are available for resale at the wholesale discount percentage shown in Exhibit A. The Telecommunications Services available for resale but excluded from the wholesale pricing arrangement in this Agreement are available at the retail Tariff rates.
- 6.3.2 The Customer Transfer Charges (CTC) as specified in Exhibit A apply when transferring services to RESELLER.
- 6.3.3 A Subscriber Line Charge (SLC), or any subsequent federally mandated charge to end users, will continue to be paid by RESELLER without discount for each local excharge line resold under this Agreement. All federal and state rules and regulations associated with SLC as found in the applicable Tariffs also apply.
- 6.3.4 RESELLER will pay to Qwest the PIC change charge without discount for RESELLER end user changes of interexchange or intraLATA carriers. Any change in RESELLER's end users' interexchange or intraLATA carrier must be requested by RESELLER on behalf of its end user.
- 6.3.5 RESELLER agrees to pay Qwest when its end-user activates any services of features that are billed on a per use or per activation basis (e.g. continuous redial, last call return, call back calling, call trace) subject to the applicable discount in Exhibit A as such may be amended pursuant to this Section.
- 6.3.6 Product specific non-recurring charges, as set forth in Qwest's applicable Tariffic will apply when new lines, trunks or circuits are installed, or when additional features or services are added to existing services.
- 6.3.7 Miscellaneous charges applicable to RESELLER, will be applied in a manner consistent with application of charges for equivalent services ordered by Qwest retail end-users.
- 6.3.8 If the Commission orders additional services to be available for resale. Qwest we revise Exhibit A to incorporate the services added by such order into this Agreement, effective on the date ordered by the Commission. If the Commission indicates those additional services must be available for resale at wholesale discount rates, those additional services will be added to this Agreement at the original Agreement wholesale discount rate. If the Commission through a cost proceeding, establishes wholesale discount rates and other resale charges to be made generally available to Resellers or establishes a resale Tariff, the Parties agree that they will revise Exhibit A to incorporate the Commission ordered wholesale discount rates and/or other resale charges into this Agreement effective on the date ordered by the Commission.
- 6.3.9 Qwest shall have a reasonable time to implement system or other changes necessary to bill the Commission-ordered rates or charges.
- 6.3.10 If services are resold by RESELLER pursuant to Tariffs and the Toute change, charges billed to RESELLER for such services will be based upon the new Tariff rates less the applicable wholesale discount, if any, as agreed to herein or as established by Commission order and/or resale Tariff. The new rate will be effective upon the Tariff effective date.

6.4 Ordering Process

- RESELLER, or RESELLER's agent, shall act as the single point of contact for its end users' service needs, including without limitation, sales, service design, order taking, provisioning, change orders, training, maintenance, trouble reports, repair, post-sale servicing billing, collection and inquiry. RESELLER shall inform its end users that they are end users of RESELLER for resold services. RESELLER's end users contacting Qwest will be instructed to contact RESELLER; however, nothing in this Agreement, except as provided below, shall be deemed to prohibit Qwest from discussing its products and services with RESELLER's end users who call Qwest.
- RESELLER shall transmit to Qwest all information necessary for the ordering (billing, listing and other information), installation, repair, maintenance and post-installation servicing according to Qwest's standard procedures, as described in the Qwest Interconnect & Resale Resource Guide available on Qwest's Web site. Information shall be provided using Qwest's designated Local Service Request (LSR) format which may include the LSR, and user and resale forms.
- Qwest will use the same performance standards and criteria for RESELLER service orders as Qwest provides itself. The process for RESELLER service orders provisioning, maintenance and repair are detailed in the Access to Operational Support Systems, Section 12 of this Agreement, and are applicable whether orders are submitted via OSS or FAX.
- RESELLER is responsible for providing to Owest complete and accurate enduser listing information for directory assistance service, white pages directory listings, and 911 amergency services.
- If Qwest's retail end-user, or the end-user's new local service provider, orders the discontinuance of the end-user's existing Qwest service in anticipation of end user moving to the new local service provider, Qwest will render its closing bill to the end-user, discontinuing billing as of the date of the discontinuance of Qwest's service to end user. If a RESELLER that currently provides resold service to an end user, or if end user's new local service provider, orders the discontinuance of existing resold service from a RESELLER. Qwest will bill the existing RESELLER for the service through the date end user receives resold service from the existing RESELLER. Qwest will notify RESELLERS by FAX, OSS interface, or other agreed upon process when an end-user moves from one RESELLER to a different local service provider. Qwest will not provide RESELLER with the name of the other local service provider selected by the end-user.
- RESELLER shall provide Qwest and Qwest shall provide RESELLER with points of contact for order entry, problem resolution and repair of the resold services. These points of contact will be identified for both RESELLER and Qwest in the event special attention is required on the service request.
- 6.4.7 Prior to placing orders on behalf of the end user, RESELLER shall be responsible for obtaining and have in its possession Proof of Authorization ("POA"), a set forth in the Proof of Authorization section of this Agreement.
- 5.4.8 Due date intervals are established when service requests are made through the interconnect Mediated Access ("IMA") and Electronic Data Interchange ("EDI") interface or

through facsimile. Intervals provided to RESELLER shall be equivalent to due dates Owest provides end user.

- Firm Order Confirmation (FOC) guidelines are addressed in the Interconnect & Resale Resource Guide.
- 6.4.10 Qwest will provide completion notification that is equal to that provided to Qwest and users.
- 6.4.11 Qwest will provider Design Layout Records when requested under terms and conditions consistent with Qwest end users.
- Qwest will handle jeopardy orders based upon the same performance standards and criteria that Qwest provides to itself.

6.5 Billing

- G.5.1 Qwest shall bill RESELLER and RESELLER shall be responsible for all applicable charges for the resold services as provided herein. RESELLER shall also be responsible for all Tariffed charges and charges separately identified in this Agreement associated with services that RESELLER resells to an end user under this Agreement.
- Qwest shall provide RESELLER, on a monthly basis, within 7-10 calendar days of the last day of the most recent billing period, in an agreed upon standard electronic billing format, billing information including (1) a summary bill, and (2) individual end user sub-account information consistent with the samples available for RESELLER review.

6.6 Maintenance and Repair

- Qwest will maintain facilities and equipment used to provide RESELLER resold services. A RESELLER or its end users may not rearrange, move, disconnect or attempt to repair Qwest facilities or equipment, other than by connection or disconnection to any interface between Qwest and the end user, without the written consent of Qwest.
- RESELLER and Qwest will employ the procedures as shown in the Access to Operational Support Systems (OSS) section for handling misdirected repair calls.

Section 7.0 RESERVED FOR FUTURE USE

Section 8.0 - WHITE PAGES DIRECTORY LISTINGS

White Pages Listings Service (Listings) consists of Qwest placing the names, and telephone numbers of RESELLER's end users in Qwest's listing database, and one of user information provided to Qwest by RESELLER. Qwest is authorized to use a listing as noted below.

まれま Terms and Conditions

- RESELLER will provide in standard, mechanized format, and Qwest will accept at no charge, one primary listing for each main telephone number belonging to RESELLER's end users.
- RESELLER will be charged for premium and privacy listings (e.g., additional, foreign, cross reference) at Qwest's General Exchange listing Tariff rates, the wholesale discount, as described in Exhibit A. Primary listings and other types at listings are defined in the Qwest General Exchange Tariffs.
- Information on submitting and updating listings is available in Qwest Facility Based and RESELLER Listings User Documents. Qwest will furnish RESELLER the listings format specifications. Directory publishing schedules and deadlines will be provided to RESELLER.
- RESELLER grants Qwest a non-exclusive license to incorporate RESELLER's end user listings information into its directory assistance database. Qwest will incorporate RESELLER end user listings in the directory assistance database. Qwest will incorporate RESELLER's end user listings information in all existing and litture directory assistance applications developed by Qwest.
- RESELLER end user listings will be treated the same as Qwest's end user listings. Prior authorization from RESELLER, which authorization may be withheld, shall be required for Qwest to sell, make available, or release RESELLER's end user listings to directory publishers or other third parties other than directory assistance providers. No prior authorization from RESELLER shall be required for Qwest to sell, make available or release RESELLER's end user directory assistance listings to directory assistance providers. Listings shall not be provided or sold in such a manner as to segregate end users by carrier. Qwest will not charge for updating and maintaining Qwest's listings database. RESELLER will not receive compensation from Qwest for any sale of listings by Qwest, provided for under this Agreement.
- To the extent that state Tariffs limit Qwest's liability with regard to listings, applicable state Tariff(s) is incorporated herein and supersedes the Limitation of the section of this Agreement with respect to listings only.
- Qwest is responsible for maintaining listings, including entering, changing, correcting, rearranging and removing listings in accordance with RESELLER orders.
- Qwest provides non-discriminatory appearance and integration of white pages listings for all RESELLER's and Qwest's end users. All requests for nite pages directory listings, whether RESELLER or Qwest end users, follow the same processes for entry into the listings database.

- 8.1.2.9 Qwest will take reasonable steps in accordance with industry processes accommodate nonpublished and nonlisted listings provided that RESELLER has supplied Qwest the necessary privacy indicators on such listings.
- 8.1.2.10 RESELLER white pages listings will be in the same fast and size as listings for Qwest customers, and will not be separately classified.
- 8.1.2.11 Qwest processes for publication of white pages decay strong make no distinction between RESELLER and Qwest subscribers. RESELLER will be provided with the same accuracy and reliability as Qwests and second directory published on Qwest's behalf using the same methods and procedure, and under the same terms and conditions, as Qwest uses for its ownered user.
- 8.1.2.12 Qwest shall ensure its third party publisher distributes appropriate alphabetical and classified directories (white and yellow pages) and recording services at RESELLER customers at parity with Qwest end users, including providing directories at upon establishment of new service; b) during armual mass distribution, and c) upon customer request.
- 8.1.2.13 RESELLER shall use commercially reasonable efforts to ensure that listings provided to Qwest are accurate and complete. At mire party is a significant is provided AS IS, WITH ALL FAULTS. RESELLER further represents that a review all listings information provided to Qwest, including and user restrictions on use, such as nonpublished and nonlisted restrictions, and was the end user information provided to Qwest is accurate and correct.
- 8.1.2.14 RESELLER shall be solely responsible for knowing and advertige to state laws or rulings regarding listings and for supplying Quest with the applicable listing information.
- 8.1.2.15 RESELLER agrees to provide to Quest its end user name and telephone numbers in a standard mechanized format, as specified by Quest.
- 8.1.2.16 RESELLER will supply its ACNA/CIC or CLCC/CCN, as appropriate, while each order to provide Qwest the means of identifying listings owners.
- 8.1.2.17 Upon request by Qwest, RESELLER shall submit proof to Quest at authorization from each end user for which RESELLER submits a dampe at all listing.
- 8.1.2.18 Qwest will provide monthly listing verification proofs that provide the displayed in the published white pages directory and available or displayed assistance. Verification proofs containing nonpublished and resolution in a variable upon request on the same monthly schedule.
- 8.1.2.19 Qwest will provide RESELLER a masorable appearance assistance.

- 8.1.2.20 RESELLER may review and if necessary edit the white page listings prior to the close date for publication in the directory.
- 8.1.2.21 RESELLER is responsible for all dealings with, and on behalf of RESELLER's end users, including:
 - 8.1.2.21.1 All end user account activity (e.g., end user queries and complaints);
 - 8.1.2.21.2 All account maintenance activity (e.g., additions, changes, issuance of orders for listings to Qwest);
 - 8.1.2.21.3 Determining privacy requirements and accurately coding the privacy indicators for RESELLER's end user information (if end user information provided by RESELLER to Quest does not contain a privacy indicator, no privacy restrictions will apply); and
 - 8.1.2.21.4 Any additional services requested by RESELLER's end users.
- Pursuant to Sec. 222 (a), (b), (c), (d), and (e) of the Telecommunications Act, Qwest will provide subscriber list information gathered in Qwest's capacity as a provider of local exchange service on a timely and unbundled basis, under nondiscriminatory and reasonable rates, terms and conditions to RESELLER upon request for the purpose of publishing directories in any format. Upon request by RESELLER, Qwest shall enter into negotiations with RESELLER for RESELLER's use of subscriber list information for purposes other than publishing directories, and Qwest and RESELLER will enter into a written contract if agreement is reached for such use.
 - 8.1.2.22.1 Qwest shall use commercially reasonable efforts to ensure that its retail end user listings provided to RESELLER are accurate and complete. Any third party listings are provided AS IS, WITH ALL FAULTS. Qwest further represents that it shall review all of its retail end user listing information provided to RESELLER including end user requested restrictions on use, such as nonpublished and nonlisted restrictions.
- 8.1.2.23 Qwest represents and warrants that any arrangement for the publication of white pages directory listings with an Affiliate (including, without limitation, Qwest Dex. Inc.) (an "Affiliate"), requires such Affiliate to publish the directory listings of RESELLER contained in Qwest's listings database so that RESELLER's directory listings are non-discriminatory in appearance and integration, and have the same accuracy and reliability that such Affiliate provides to Qwest's end users.
- 8.1.2.24 Qwest further agrees that any arrangements for the publication of white pages directory listings with an Affiliate shall require such Affiliate to include in the customer guide pages of the white pages directory, a notice that end users should contact their local service provider to request any modifications to their existing listing or to request a new listing.
- 8.1.2.25 Qwest agrees that any arrangement with an Affiliate for the publication of white pages directory listings shall require such Affiliate to provide RESELLER space in the customer guide pages of the white pages directory for the purpose of notifying

customers how to reach RESELLER to: (1) request service; (2) contact repair service; (3) dial directory assistance; (4) reach an account representative; (5) request buried cable local service; and (6) contact the special needs center for customers with disabilities.

8.1.3 Ordering Process

- 8.1.3.1 Qwest provides training on white page listings requests and submission processes. The ordering process is similar to the service ordering process.
- 8.1.3.2 RESELLER listings can be submitted for inclusion in Qwest white pages directories according to the directions in the Qwest Listings User Documents for Facility Based and Resale RESELLERs, which is available on-line through the interconnect and Resale Resource Guide:

http://www.uswest.com/carrier/quides/interconnect/

or will be provided in hard copy to RESELLER upon request. Initial information and directories are available in the Interconnect and Resale Resource Guide.

8.1.3.3 RESELLER can submit the Operations and Billing Forum (OBF) developed forms incorporated in the Local Service Request via IMA, fax or EDI.

Section 9.0 - NETWORK SECURITY

9.1 Protection of Service and Property

- 9.1.1 Each Party shall exercise the same degree of care to prevent here of the other Party and any third parties, its employees, agents or and users. Or the property of the other party and property of the other party and property of the other party of the othe
- 9.1.2 Each Party is responsible to provide security and provide security and protecting the confidential nature of telecommunications transfer users during technician work operations and at all times. Specifically, representative shall monitor any circuits except as required to represent any time. Nor shall an employee, agent or representative conversations, or who participated in such communication has taken place. Violation of such security may be a such security requirements and penalties. RESELLER is responsible to the security requirements and penalties.
- 9.1.3 The Qwest telecommunications network is part of the protected by federal law. Deliberate satisfactions of the underlying equipment used to provide the network is a value of the severe penalties, especially in times of national emergency or state of the responsible for covering its employees on such security equipment.
- 9.1.4 Each Party is responsible for the physical second of the employers. Providing safety glassas, gloves, etc. the second of the employing Party. Hazards handling and safety procedures read to the employers and test gear is the training responsibility of the employing Party.
- 9.1.5 In the event that one Party's employees, agents of agents to age the factor of the other Party, prompt to factor of the other Party, prompt to factor of the factor
- 9.1.6 Each Party shall comply at all times with Quant security and sales and requirements.
- 9.1.7 RESELLER will train its employees, agents and versions or Green policies and guidelines.
- 9.1.8 Qwest is not liable for any damage, their constant and Reseller's employees, agents or vendors parking in a Cwest parking and a constant area.

9.2 Revenue Protection

9.2.1 Qwest shall make available to RESELLER all present and the same or revenue protection features. These features include, but we are small additionally provide guestioned as a second seco

Released and control functionality within pertinent Operations Support Systems which include that are not limited to LIDB Fraud monitoring systems.

9.3 Law Enforcement Interface

- Qwest provides emergency assistance to 911 centers and law enforcement agencies seven days a week/twenty-four hours a day. Assistance includes, but is not imited to the seven days as week/twenty-four hours a day. Assistance includes, but is not imited to the seven days as week/twenty-four hours a day. Assistance includes, but is not imited to the seven days are seven days and the seven days are seven days as seven days are seven days are seven days as seven days are seven days as seven days are seven days as seven days are s
- Qwest provides trap/trace, pen register and Title III assistance directly to the efficiency. If such assistance is directed by a court order. This service is provided during tourness hours. Monday through Friday. Exceptions are addressed in the above paragraph. The charges for these services will be billed directly to the law enforcement agency without involvement of RESELLER, for any lines served from Qwest Wire Centers or cases to the charges for the content of the content of the content of the charges for the charges for
- In all cases involving telephone lines served from Qwest Wire Centers or constant, whether the line is a resold line or part of an Unbundled Local Switching or U

Section 10.0 - SUPPORT FUNCTIONS: OPERATIONAL SUPPORT SYSTEMS (OSS) AND MAINTENANCE AND REPAIR

10.1 Description

- Qwest has developed and shall continue to provide Operational Support Systems interfaces using electronic gateways. These gateways act as a mediation or control point between RESELLER's and Qwest's OSS. These gateways provide security for the interfaces, providing the integrity of the Qwest OSS and databases. Qwest's OSS interfaces have been developed to support Pre-ordering, Ordering and Provisioning, Maintenance and Repair and This section describes the interfaces that Qwest has developed and shall provide to RESELLER. Additional technical information and details shall be provided by Qwest in training and documentation, such as the "Interconnect Mediated Access User's Guide." Qwest continue to make improvements to the electronic interfaces as technology evolves, providing the station to RESELLER consistent with the provisions of this Section.
- Through its electronic gateways, Qwest shall provide RESELLER nondistribution and Repair, and Billing for resale. Qwest shall provide RESELLER access to the Quest shall provide RESELLER access to the
- Qwest shall provide maintenance and repair consistent with the provisions of this seaton.

10.2 OSS Support for Pre-Ordering, Ordering and Provisioning

10.2.1 Local Service Request (LSR) Ordering Process

- RESELLER shall use electronic interfaces for orders placed using the LSR Ordering Process for the services it supports. The electronic interface gateways include both the Interconnect Mediated Access (IMA) Electronic Data Interchange (EOI) interface and the Interconnect Mediated Access (IMA) Graphical User Interface (GUI).
- The IMA EDI interface provides a single interface for Pre-Order and Order transactions from RESELLER to Qwest and is transaction based, rather than batch based. The interface standards for IMA EDI are based upon the Order & Billing Forum (DBF) Local Service Order Guidelines (LSOG), the Telecommunication Industry Forum (TCIF) Customer Service Guidelines; and the American National Standards Institute/Accredited Standards Committee (ANSI ASC) X12 protocols. Exceptions to the above standards are specified in the IMA GUI and IMA EDI disclosure documents. IMA GUI and IMA EDI disclosure documents are provided in conjunction with the implementation responsibilities contained in this Section.
- The IMA GUI also provides a single interface for Pre-Order and Order transactions from RESELLER to Qwest and is browser based. The IMA GUI interface is based on the LSOG and utilizes a WEB standard technology, Hyper Text Markup Language (HTML), JAVA and the Transmission Control Protocol/Internet Protocol (TCP/IP) to transmit messages.

10.2.1.4 Functions

10.2.1.4.1 Pre-ordering refers to the set of activities performed in conjunction with placing an order. Pre-order is packaged as a separate activity. Pre-order functions are described in the IMA User's Guide located at:

http://www.uswest.com/carrier/training/imauser_42.html

10.2.1.4.2 Ordering and Provisioning. Submitting an LSR will result in the provisioning and installation, if necessary, of an end user's service. The functional set associated with ordering is described in the IMA User's Guide Located at:

http://www.uswest.com/carrier/training/imauser_42himi

10.2.1.5 Forecast of Usage

- 10.2.1.5.1 RESELLER shall supply Qwest with a forecast of products and volumes anticipated to be ordered through the electronic interface gateways on a quarterly basis.
- 10.2.1.5.2 Qwest will use RESELLER's forecast to provide RESELLER sufficient capacity to provide the services and elements requested. If RESELLER exceeds its capacity without notification, to the extent that it causes degradation to other users' response times, RESELLER's use of its capacity on the IMA GUI or IMA EDI server may be discontinued until a resolution can be mutually agreed to by both Parties. Qwest will attempt to notify RESELLER before discontinuing RESELLER's use of the IMA GUI or IMA EDI server however Qwest reserves the right to discontinue use if it is unable to contact RESELLER.
- 10.2.1.5.3 When RESELLER requests from Qwest more than the SecureIDs, RESELLER shall use a T1 line instead of dial-up capabilities.

10.2.1.6 Facility Based EDI Listing Process

The Facility Based EDI Listing Process is a single interface from RESELLER to Quest. This interface is based upon OBF LSOG and ANSI ASC X12 standards. This interface enables RESELLER listing data to be translated and passed into the Quest listing database. After Quest's daily batch processing, a Confirmation Completion record for every Purchase Order Number ("PON") provided on input) is returned to RESELLER as an EDI 855 transaction.

10.2.2 Maintenance and Repair

Maintenance and Repair electronic interfaces support the tracking and resolution of end-user's repair and maintenance needs as reported to RESELLER. They facilitate the exchange of updated information and progress reports between Quest and RESELLER while the Trouble Report (TR) is open and a Quest technician working to the resolution.

- 10.2.2.2 RESELLER shall use the electronic interface gateways are comprised of either the Medical Assets System Electronic Bonding (MEDIACC EB) interface or the MA GUI medical
- 10.2.2.3 The MEDIACC EB interface uses CMIP protocol and AZS switching network using ANS T1M1.5 227/228 standards.
- 10.2.2.4 The IMA GUI also provides a single interface for trouble search of RESELLER to Quest and is browser based. The IMA GUI interface as a Search Socket interface based upon ANSI T1M1.5 227/228 standards. The IMA GUI INTERFACE JAVA as the standard.

10.2.2.5 Functions

10.2.2.5.1 Maintenance and Repair. The functions, processes and space used in repair are based on a Trouble Report (TR), which is an electronic document maintained in one or more OSS. TR contents and transfer are documented in the IMA Repair Guide located at:

http://www.uswest.com/carrier/training/manages/de///de/

10.2.3 Hours of Operation

10.2.3.1 Qwest's electronic interface gateways will be available to RESELECT as published in the IMA User's Guide located at:

- 10.2.3.2 Qwest shall notify RESELLERs regarding system downs in the INA GUI. As referred to the Mountain Time.
- 10.2.3.3 The preceding times represent the period of when Quest South OSS interfaces and downstream systems will be functioning (except for present the period of when Quest South OSS interfaces are typically available 23 hours a day. RESELLER contact and repair issues to the applicable repair center 24 hours as the provide RESELLER current repair center.

10.2.4 Billing

- 10.2.4.1 For products billed out of the Cwest Interest angle Access the (IABS), Qwest will utilize the existing CABS/BOS format and transmission of bills.
- System (CRIS), Qwest will utilize the existing EDI standard for the monthly local billing information. EDI is an established distributed the existing by the ANSI/ASC X12 Committee. A proper subset of this specification has been by the Telecommunications Industry Forum (TCIF) as the "TTI County Forum of the purposes of telecommunications billing."

10.2.5 Outputs

Output information will be provided to RESELLER in the form of bits. See, and regards capture all regular monthly and incremental/usage charges and present from a support format. The files and reports delivered to RESELLER provide more detailed with the bills. They come in the following categories:

Usage Record File	Line Usage Information
Loss and Completion	Order Information
Category 11	Facility Based Line Usage Information
SAG/FAM	Street Address/Facility Availability Information

10.2.5.1 Bills

10.2.5.1.1 CRIS Summary Bill - The CRIS Summary Histories and summary of charges for most wholesale products and by Cwest. The includes a total of all charges by entity plus a summary of carent diages and adjustments on each sub-account. Individual sub-accounts are product as billing detail and contain monthly, one-time charges and increasing information. The Summary Bill provides one bill and one payment and bills received by RESELLER is dictated by state and bills received by RESELLER is dictated by the product ordered and region in which RESELLER is operating. The CRIS Summary Bills are segmented by state and bills received by RESELLER is operating. The CRIS Summary Bills are segmented by state and bills are segme

10.2.5.1.2 IABS Bill – The integrated Access 5 in Section 2 represents a monthly summary of charges. The transmission methods are listed in the Interconnect and Results for the located at:

http://www.uswest.com/carrier.g.:desire

10.2.5.2 Files and Reports

information for a given day as captured or restance.

This file will be transmitted Monday through Fretay.

This information is a file of unrated Qwest originated.

RESELLER originated usage messages. It is considered.

Telecommunication Industry Solution (ATIS).

Interface) EMI format. This EMI format is considered which can be obtained directly from ATIS. The Computer and Individual state identification information is contained.

Qwest will provide this data to RESELLER with the accuracy it provides itself. This fire will be products:

- a) Resale
- 10.2.5.2.2 The charge for this Daily Usage Record File is contained in Edition A of this Agreement.
- 10.2.5.2.3 Routing of in-region IntraLATA Comp. Cang Cang Cang Number Billed Messages Owest will distribute an appear of ATA company card, and third number billed messages to ATA company processing agreements. Whenever the day was transmitted to a carrier, it will contain these records at these well.
- a list of accounts that have had lines studior services described. The indicate that the end user has changed RESELLERs or removed services an existing account. This report also delays the order removed services address, and date this change was made individual regents will be the following list of products:
 - a) Resale

This report media is described in the Interconnect and Reside Resides Contacted at:

blo/www.uswest.com/catheological-terroring inches

- 10.2.5.2.5 Completion Report provides PESELLER was a day seem to report is used to advise RESELLER that the order to the seem and advises and day change was completed. Individual reports will be products:
 - a) Resale

This report media is described in the intercompany and Research Section located at:

hip/www.usvest castage and a castage and

- 10.2.5.2.6 Category 11 Records are Exchange Message Records which provide mechanized record formats first can be used to exchange detailed accords are used to exchange detailed accords are used to exchange detailed accords
- 10.2.5.2.7 Category 1150 series recents are used to authorize Meet Point Billed access minutes of the Transport and available for these mechanized records are available to the Parameter of the

http://www.unggout.com/commonwealthables/commonw

10.2.5.2.8 SAG/FAM Flos. The SAG (Street Actions Opinion Fall)
(Features Availability Matrix) Flos contain the following pulsarians

- SAG provides Address and Serving Central Office Information.
- b) FAM provides Uniform Service Ordering Codes ("USOCs") and descriptions by state (POTS services only), and USOC availability by NPA-NXX with the exception of Centrex. InterLATA/IntraLATA carriers by NPA-NXX.

These files are made available via a download process. They can be retrieved by ftp (file transfer protocol), NDM connectivity, or a Web browser.

10.2.6 Modifications to OSS Interfaces

RESELLER and Qwest agree to discuss the modification of OSS interfaces based agree evolving standards (e.g., data elements, protocols, transport networks, etc.) and mutation issued by or referenced by relevant ATIS committees. Establishment of new or changes in industry standards and guidelines will be reviewed semi-annually. The review will consider standards and guidelines that have reached final closure as well as those published in the Both Parties agree to evaluate evolving standards and determine the release modification to be implemented based upon the latest approved version adopted or the latest version reflecting final closure by the relevant ATIS committee or subcommittee. As a result of the review. Qwest shall draft appropriate interface specifications that shall be made available to through the electronic gateway disclosure document located http://www.uswest.com/disclosures/netdisclosure409html-interface. Chances shall be implemented in the next release after the distribution of the electronic pateway disclarate document to the RESELLERs or as negotiated during the review session.

- 10.2.6.1 In the course of establishing operational ready system interfaces between Qwest and RESELLER to support local service delivery. RESELLER and Qwest meed to define and implement system interface specifications that are supplemental to existing standards. RESELLER and Qwest will submit such specifications to appropriate standards committee and will work towards their acceptance as standards.
- 10.2.6.2 Release updates will be based on regulatory obligations as dictained by the FCC or Commissions and, as time permits, the agreed upon changes requested by the Co-Provider Industry Change Management Process (CICMP). Qwest will provide to RESELLER the features list for modifications to the interface. Specifications interface modifications will be provided to RESELLER three weeks prior to the remass date. RESELLER is required to upgrade to the current release within six months of the installation date.

10.2.7 RESELLER Responsibilities for Implementation of OSS Interfaces

- 10.2.7.1 Before any RESELLER implementation can begin, RESELLER completely and accurately answer the RESELLER Questionnaire. This questionnaire is provided by the Qwest account manager and details information needed by Gwest to establish service for RESELLER.
- 10.2.7.2 Once Qwest receives a complete and accurate RESELLER Questionnaire, Qwest and RESELLER will mutually agree upon time frames to implementation.

10.2.8 Qwest Responsibilities for On-going Support for OSS Interfaces

- 10,2.8.1 Qwest will support previous IMA EDI releases for six (6) months after the next subsequent IMA EDI release has been deployed.
- 10.2.8.2 Qwest will provide written notice to RESELLER of the need to depute to a new release.
- 10.2.8.3 Qwest will provide an IMA EDI Implementation Coordinates to work with RESELLER for business scenario re-certification, migration and data conservation strategy definition.
- 10.2.8.4 Re-certification is the process by which RESELLERs demonstrate ability to generate correct transactions for the new release. For each new release decision will be made for each product as to the necessity of re-certification. Quest provide the suite of tests for re-certification to RESELLER with the disclosure document.
- 10.2.8.5 RESELLER Responsibilities for On-going Support for OSS interfaces is documented in the next section.

10.2.9 RESELLER Responsibilities for On-going Support for OSS Interfaces

- 10.2.9.1 If using the IMA GUI interface, RESELLER must work with Questions RESELLER personnel on the IMA GUI functions that RESELLER will be added and RESELLER's training. Quest and RESELLER shall make the school of the school
- 10.2.9.2 An exchange protocol will be used to transport the content. RESELLER must perform certification testing of exchange protocol will be used to transport the content of exchange protocol will be used to transpor
- 10.2.9.3 If RESELLER is using the IMA EDI interface. Quant RESELLER with a pre-allotted amount of time to complete certification of its scenarios. It is the sole responsibility of RESELLER to schedule an appearance of the certification of its business scenarios. RESELLER to the certification of business scenarios is delayed due to RESELLER responsibility of RESELLER to schedule new appointments for certification. Conflicts in the schedule could result in certification of the delay is due to Qwest, Qwest will honor RESELLER's schedule that alternative hours.
- 10.2.9.4 If RESELLER is using the IMA EDI interface. RESELLER will be using in the following successful transaction processing. Qwest and RESELLER shall matterly agree to business scenarios for which RESELLER requires certification. Certification only for a specific release of the IMA EDI interface.

- 10.2.9.5 New releases of the IMA EDI interface may require re-certification as to the need for re-certification with the release manager of the EDI release. Notice of the need for re-certification will be provided to RESELLER new release is implemented. The suite of re-certification test scenarios will be provided to RESELLER with the disclosure document.
- 10.2.9.6 RESELLER will contact the Qwest IMA EDI Implementation Contact to initiate the migration process. RESELLER must complete the re-custification and migration to the new IMA EDI release within six (6) months of the deployment of the new release.
- 10.2.9.7 RESELLER will be expected to execute the re-certification test cases of the interoperability test environment. RESELLER will provide Purchase Order frames (PONs) of the successful test cases to Qwest.
- 10.2.9.8 Additional information regarding the IMA EDI re-certification process is documented by the RESELLER Industry Team in Converting to a New IMA EDI Research located in the CICMP web site at:

http://www.uswest.com/carrier/builetins/cicrop files.

10.2.9.9 In the event of electronic interface trouble, RESELLER shall use a sefforts to isolate and resolve the trouble using the guidelines. If RESELLER cannot resolve the problem, then RESELLER should contact the RESELLER Systems Help Desk is RESELLER's Single Point of Carlotte electronic interface trouble.

10.2.10 RESELLER Support

- 10.2.10.1 Qwest shall provide assistance to RESELLER to understand the implement and use the OSS functions to which Qwest is providing assistance will include training, documentation, and OLEC Systems Help Desk
- 10.2.10.2 CLEC Help Desk
 - 10.2.10.2.1 The CLEC Systems Help Desk will provide a single point of empfor RESELLER to gain assistance in areas involving connectivity, system availability, and file outputs. The CLEC Systems Help Desk is available through Friday, 6:00 a.m. until 8:00 p.m. Mountain Time, excluding Quest holidays. The Help Desk areas are further described below.
 - 10.2.10.2.1.1 Connectivity covers trouble with RESELE access to the Qwest system for hardware configuration requirements with relevance to IMA EDI and IMA GUI; software configuration requirements with relevance to IMA EDI and IMA GUI; material configuration requirements, T1 configuration and dialog requirements, firewall access configuration, Security and Profile Setup, and password verification.
 - 10.2.10.2.1.2 System Availability covers system of the general during an attempt by RESELLER to place orders or open to the

reports through IMA EDI and IMA GUI. These system errors are emission to: POTS and Repair.

- 10.2.10.2.1.3 File Outputs covers RESELLER's culture flow and reports produced from its usage and order activity. File outputs system errors are limited to: Daily Usage File; Loss / Completion File, IASS Bit. CRIS Summary Bill, Category 11 Report and SAG/FAM Reports.
- 10.2.10.3 Additional assistance to RESELLERs is available through various published web sites. These web sites provide electronic interface training information and technical specifications and are http://www.uswest.com/carrier/.

10.2.11 Compensation/Cost Recovery

10.2.11.1 Recurring and nonrecurring charges, as applicable, we be blind at rates to be specified by the Commission at the completion of an appropriate Cost Focket hearing. On an interim basis, recurring and nonrecurring charges apply, as contained at Exhibit A of this Agreement.

10.3 Maintenance and Repair

10.3.1 Service Levels

- 10.3.1.1 Qwest will provide repair and maintenance for all services covered by the Agreement in a manner equal to that which Qwest provides for itself.
- 10.3.1.2 During the term of this Agreement, Qwest will provide paceauty maintenance business process support to allow RESELLER to provide a guardian support to its end users.
- 10.3.1.3 Qwest will perform repair service that is equal in timelines and state that which it provides to its own end users.

10.3.2 Branding

- 10.3.2.1 Should Qwest need to use various forms for communication was RESELLER end users (while out on premise dispatches on behalf of PESELLER for example), Qwest will use unbranded forms.
- 10.3.2.2 If required by RESELLER, Owest will use branded towns at RESELLER, full expense, covering training costs, storage, printing, distribution and all other branding related costs.

10.3.3 Service Interruptions

10.3.3.1 The characteristics and methods of operation of any details, facilities of equipment of either Party connected with the services, facilities of equipment of this Agreement shall not. 1) interfere with or impair service any facilities of the other Party, its affiliated companies or its connecting and control of the other Party.

affiliated companies, or its connecting concurring carriers involved in the sixual state of product any applicable law or regulation regarding the invasor of product any communications carried over the Party's facilities; or 4) create bazards to the enterior of either Party or to the public. Each of these requirements is transfer referred as an "Impairment of Service".

- 10.3.3.2 If it is confirmed that either Party is causing an impact of set forth in this Section, the Party whose network or set in the Impaired Party") shall promptly notify the Party causing the Impairing Party") of the nature and location of the problem. The Impairing Party that, unless promptly recified, a temporary the use of any circuit, facility or equipment may be required. The Impaired Party agree to work together to attempt to promptly recified of Service. If the Impairing Party is unable to promptly recified to Service, the Impaired Party may temporarily discontains use of the facility or equipment.
- 10.3.3.3 Before either Party reports a trouble condition if she was a seek expension to isolate the trouble to the other's facilities.

10.3.4 Trouble Isolation

- 10.3.4.1 Pursuant to applicable South Dakota Exchange and Manager Section Section 13, Qwest will bill appropriate Trouble is found to be on the end user's side of the history trouble is found to be in RESELLER's portion of the network.
- 10.3.4.2 Other Trouble Isolation Charges may be expected to Cases and RESELLER for other internal repair work incurred on behalf of RESELLER and last found to be in RESELLER network components.

10.3.5 Inside Wire Maintenance

10.3.5.1 Except where specifically required by state or federal against mandates, Qwest will not perform any maintenance of inside with federal against beyond the end user's NID) for RESELLER or its end users.

10.3.6 Testing/Test Requests/Coordinated Testing/Unbundled Network Elements ("UNEs")

- 10.3.6.1 Prior to any test being conducted on a line. Quest must receive a femiliar report from RESELLER.
- Qwest end users are not given test results. On manually reported smaller Qwest will not provide to RESELLER the test results for its tracker reported from the RESELLER may be provided various from the state of the second various from the second v

10.3.7 Workcenter Interfaces

10.3.7.1 Qwest and RESELLER state was cooperatively detection for several state of the several several

10.3.8 Misdirected Repair Calls

- 10.3.8.1 RESELLER and Owest will employ the Coloring processes for the direct misdirected repair calls:
 - 10.3.8.1.1 RESELLER and Questive provide from tespective and executive the correct telephone numbers to call for access to their respective appears bureaus.
 - 10.3.8.1.2 End users of RESELLER shall be instructed to report all cases of trouble to RESELLER. End users of Cases! shall be instructed to report all cases of trouble to Owes!
 - 10.3.8.1.3 To the extent the correct pressure can be determined, destinates repair calls will be referred to the proper provide of Basic Enchange.

 Telecommunications Service.
 - 10.3.8.1.4 RESELLER and Owest will provide their experience of a recovered basis.
 - 10.3.8.1.5 In responding to repair cells, median Personal mane disparating remarks about each other, not shall her use these repair cells as the busis to internal referrals or to solicit and some to make services. The Careston RESELLER may respond with according to formation in a responding solicities.

10.3.9 Major Outages/Restoral/Notification

- practical. This notification will be via e-trail to ALLLL As legislated and processes for external notification as it is a final contract outage information will be sent via e-trail of the same frequency accomplished as quickly as possible accomplished as quickly as possible accomplished.
- 10.3.9.2 Qwest will meet with associated personnel from High 10.4 secondary contact information and review Qwest's orders restore processes.
- 10.3.9.3 Qwest's emergency restriction process contains a first season.

10.3.10 Protective Maintenance

- 10.3,10.1 Owest will perform scheduled maintenance equal in the second provides to itself.
- 10.3.10.2 Qwest will work cooperatively with PESELLER to develop the separate processes to provide as much notice as possible to RESELLER to generally addresses activity. Such process work will include establishment of reasonable treasurements and notification standards.

10.3.11 Hours of Coverage

10.3.11.1 Qwest's repair operation is seven days a week, 24 times 8 days functions or locations are covered with scheduled employees on a 72.4 task such 7X24 coverage is not available. Gwest's repair operations contained and 7X24) can call-out technicians or other personnel requires the second

10.3.12 Escalations

- 10.3.12.1 Qwest will provide trouble escalation procedures to HESE ESCALATION PROCESSES Quest escalations are manual processes.
- 10.3.12.2 Owest repair escalations begin with talks to the content centers.

10.3.13 Dispatch

- 10.3.13.1 Qwest will provide trainlesses dispatch provides for its own exit users.
- 10.3.13.3 For POTS lines. Quant will not request authorization for Michigan prior to dispatch. For lines supported by Quant's designed services process, and may accept RESELLER authorization to dispatch. Quantity Quantity reviewed and may be altered in the future. Similarly processes the transfer RESELLER will be notified.
- 10.3.13.4 RESELLER shall perform appropriate trackle legislation and prior to submitting a trouble report to Quest.

10.3.14 Electronic Reporting

10.3.14.1 RESELLER may submit Tracks Facilities for the first firs

10.3.15 Intervals/Parity

10.3.15.1 Similar trouble conditions, whether received to be an included to the series of the series

10.3.16 Jeopardy Management

10.3.16.1 Notification to RESELLER will be given on the same base that a finished report interval is likely to be missed.

10.3.17 Trouble Screening

- 10.3.17.1 RESELLER shall screen and feet its end user trouble regards transpared and enough to insure that it sends to Covert only transpared regards that transpared to the covert feet t
- 10.3.17.2 Qwest will cooperate with PESELLER to show PESE

10.3.18 Maintenance Standards

- 10.3.18.1 Owest will cooperate with RESELLER to meet the restrictions standards outlined in this Agreement.
- 10.3.18.2 On manually-reported touchs, Qwest of the completion as soon as is practical offer is completion. On the completion against the electronic system will automatically update states of the completion, agrees the contribution of the contribution.

10.3.19 End User Interfaces

- 10.3.19.1 RESELLER will be respective for all releases with the series including service call handling and marking its and users of tractice scales are resolution.
- 10.3.19.2 All Owest employees who perform repair service for He Salatine and users will be trained in non-discriminatory behavior.

10.3.20 Repair Call Handling

10.3.20.1 Manually-reported repair calls by RESELLER to Calest will be selected with the same quality and speed as Calest annually calls become as

10.3.21 Single Point of Contact

10.3.21.1 Qwest will provide a single point of contact for RESELLER to report maintenance issues and trouble reports seven days a week, twenty-four hours a day. A single 7X24 trouble reporting telephone number will be provided to RESELLER for each category of trouble situation being encountered.

10.3.22 Network Information

- 10.3.22.1 Qwest maintains an information database, available to RESELLER for the purpose of allowing RESELLER to obtain information about Owest's Numbering Part Areas ("NPAs"), LATAs, Access Tandems and Central Offices.
- 10.3.22.2 This database is known as the Interconnection ("ICONN") database, available to RESELLER via Qwest's Web site.
- 10.3.22.3 Customer Proprietary Network Information ("CPNi") information and NXX activity reports are also included in this database.
- 10.3.22.4 ICONN is updated every two weeks.

10.3.23 Maintenance Windows

- 10.3.23.1 Generally, Qwest performs major switch maintenance activities of house, during certain "maintenance windows".
- 10.3.23.2 Generally, the maintenance window is between 10.00 p.m. through 6.00 am. Monday 6.00 am. Monday 6.00 am. Mountain Time.
- 10.3.23.3 Although Qwest normally does major switch maintenance during the above maintenance window, there will be occasions where this will not be possible.
- 10.3.23.4 Planned generic upgrades to Qwest switches are included in the KONNE database, available to RESELLER via Qwest's Web site.

Section 11.0 - Qwest Dex

11.1 Qwest and RESELLER agree that certain issues outside the provision of task white page directory listings, such as yellow pages advertising, yellow pages listings, directory coverage, access to call guide pages (phone service pages), applicable listings criteria, white page enhancements and publication schedules will be the subject of negotiations between RESELLER and directory publishers, including Qwest Dex. Owest acknowledges that RESELLER may request Qwest to facilitate discussions between RESELLER and Qwest Dex.

Section 15 Service Performance

Section 12.0 - SERVICE PERFORMANCE

[Qwest is currently developing performance measures in a process created by the Regional Oversight Committee (ROC). Qwest will amend this Agreement when the ROC process is complete to incorporate all aspects of the ROC final decision.]

SECTION 13 - SIGNATURE

Entire Agreement

This Agreement constitutes the entire agreement between the Parties and supersedes all prior oral or written agreements, representations, statements, negotiations, understandings, proposals and undertakings with respect to the subject matter hereof.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their respective duly authorized representatives.

Digital Telecommunications, Inc.	Qwest Corporation
Signature	Signature
Protect In Boot 14 Name Printed/Typed	Patrick D. Holton Name Printed/Typed
ERECUTEVE U.P.	<u>Director – Wholesale Markets</u>
1/19/01	Title 01/25/01
<u>Nate</u>	Date

EXHIBIT A - SOUTH DAKOTA RATES LOCAL EXCHANGE SERVICES RESALE OF SERVICES

Note: Replace existing sections with the following:

- The wholesale discount rates established in the South Dakota March 20, 1997 arbitrator's decision in TC96-184, "In the Matter of AT&T Communications of the Midwest, Inc. and U S WEST Communications, inc., for Arbitration of the Interconnection Rates, Terms and Pursuant to 47 U.S.C. Sec. 252(b) of the Telecommunications Act of 1996", (the "AT&T Arbitration") are interior and are pending the outcome of a final Commission decision in interconnection cost docket. Such rates, as adopted in this Agreement, will be subject to true-up from the date those rates became effective in this Agreement to the effective date of the final interconnection cost docket. Notwithstanding this true-up obligation, the Parties agree that rates in the Agreement will remain in effect as described below until the exhaustion of all appeals of the final order in the interconnection cost docket.
- 6.3.9 The Parties intend that, if the AT&T rates or the services in the AT&T Arbitration are changed by any negotiations, appeal, stay, injunction, settlement, or similar proceeding with respect to AT&T, those rates and services, if they have been adopted into this Agreement, shall be changed in this Agreement to the same extent as the rates and services in the ATET Arbitration. Notwithstanding the above, the Parties agree that in the event a stay or injunction is granted with respect to the implementation of the services and rates in the AT&T Arbitration, the Parties agree that the telecommunications services still available for resale following the stay or injunction will be available to RESELLER, effective as of the date of the stary order or injunction, at a wholesale discount rate of 12% (the "Standard Rate") until such time as a nonappealable order establishes a wholesale discount rate(s). If the Standard Rate becomes effective pursuant to this paragraph, the Standard Rate will also be subject to true-up to the rate(s) established in the nonappealable order for the period that the Standard Rate was in effect. AT&T rates or the applicability of the rate to the services is changed to nonappealable administrative or judicial order following approval of negotiated rates, rates reached in an approved settlement agreement, a decision on appeal or other similar proceeding, such changed rate(s) will be available to RESELLER, effective as of the date of the order. The ATST rate shall be subject to true-up to the changed rates for the period of time the AT&T rate war in effect. Notwithstanding the above, no true-up of either the Standard Rate of the AT&T rate will occur unless ordered as a part of the nonappeniable administrative or judicial order.

The Parties agree the following charges apply to the Resale of Local Services:

- 1. Nonrecurring Charges.
 - a. Customer Transfer Charge (CTC): The following nonrecurring charges apply when converting a Qwest account to a RESELLER account or when changing an end user from one reseller to another.

Category of Service	Nonrecurring Charge
Residence or Business Mechanized	Annual to confidence and the first of the fi
First Line	
Each Additional Line	\$6.57
Residence or Business Manual	
First Line	*27.52
Each Additional Line	
Private Line Transport	
First Circuit	
Additional Circuits, Same CSR	
Advanced Communications Services, Per circuit	

- b. Product Specific Nonrecurring Charge: As set forth in Qwest tariffs, the product specific nonrecurring charges, without discount, will apply when additional lines or trunks are added or when the end user adds features or services to existing lines or trunks.
- 2. Except as qualified below, all Qwest telecommunications services, including intraLATA
 Toll, shall be available for resale at a 15.49% discount.
 - a. The following services are not available for resale;
 - Customer Premises Equipment (separately or in a package)
 - Enhanced Services
 - Qwest Calling cards
 - Inside Wire (including installation, sale or maintenance)
 - Concession Service
 - b. The following services are available only to the same class of customer eligible to purchase that service from Qwest:
 - Grandfathered
 - Residence
 - Lifeline/Link-up
 - c. The following services are available for resale under this Agreement but are not included in the wholesale pricing reflected above:
 - Public Access Lines
 - Private Line Used For Special Access
- 3. Daily Usage Record File: Recurring Charge \$.0011 per record.

South Dakota Public Utilities Commission WEEKLY FILINGS

For the Period of March 22, 2001 through March 28, 2001

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

CT01-013

In the Matter of the Complaint filed by Oldham Services, Oldham, South Dakota, against AT&T Communications of the Midwest, Inc. Regarding Unauthorized Switching of Services.

Complainant alleges that Oldham Services' 800 number was switched to AT&T without its authorization, that Oldham Services received its first billing sixteen months after the alleged authorization; that the billing covered a 12 month period in one bill and that AT&T failed to return its 800 number to its local provider. The complainant requests that the charges be eliminated or at least greatly reduced.

Staff Analyst: Charlene Lund Staff Attorney: Kelly Frazier Date Docketed: 03/27/01 Intervention Deadline: N/A

NATURAL GAS

GE01-001

In the Matter of the Filing by MidAmerican Energy Company for Approval of Revised Residential and Commercial Informational Booklet.

MidAmerican Energy Company has requested approval of a proposed informational bookiet for new commercial and residential customers in South Dakota, entitled "Welcome - Helpful Information About MidAmerican Energy." This booklet will replace the "Guide to Energy Services" approved in 1997.

Staff Analyst: Heather Forney Staff Attorney: Karen Cremer Date Docketed: 03/26/01 Intervention Deadline: 04/13/01

TELECOMMUNICATIONS

TC01-029

In the Matter of the Filing by Qwest Corporation for Approval of Revisions to its Access Service Tariff.

Qwest has filed revisions to Sections 1 and 13 of its South Dakota Access Service Tariff. These revisions modify the language and application of unauthorized Primary Interexchange Carries (PIC) changes to comply with FCC rules.

Staff Analyst: Keith Senger Staff Attorney: Karen Cremer Date Docketed: 03/22/01 Intervention Deadline: 04/13/01

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF SOUTH DAKOTA

IN THE MATTER OF THE FILING FOR) ORDER DISAPPROVING APPROVAL OF A RESALE AGREEMENT) AGREEMENT BETWEEN QWEST CORPORATION AND)
DIGITAL TELECOMMUNICATIONS, INC.) TC01-030

On March 26, 2001, the South Dakota Public Utilities Commission (Commission) received a filing from Qwest Corporation (Qwest) for approval of a negotiated resale agreement between Qwest and Digital Telecommunications, Inc. (Digital) pursuant to 47 U.S.C. §§ 252(a)(1) and 252(e).

On March 29, 2001, the Commission electronically transmitted notice of this filing to interested individuals and entities. The notice stated that any person wishing to comment on the parties' request for approval had until April 16, 2001, to do so. No comments were filed.

At its duly noticed July 10, 2001, meeting, the Commission considered whether to approve the resale agreement between U S WEST and Digital. Commission Staff recommended not approving the agreement as Digital did not have a certificate of authority to provide local service in South Dakota.

The Commission has jurisdiction over this matter pursuant to SDCL Chapter 49-31, specifically 49-31-81, and the Federal Telecommunications Act of 1996. Upon review of the agreement, the Commission found that pursuant to 47 U.S.C. § 252(e)(2)(A), the implementation of this agreement would be inconsistent with the public interest, convenience, and necessity. It is therefore

ORDERED, that pursuant to 47 U.S.C. § 252(e) and SDCL 49-31-81, the Commission does not approve the resale agreement which is the subject of this docket.

Dated at Pierre, South Dakota, this 12th day of July, 2001.

CERTIFICATE OF SERVICE

The undersigned hereby certifies that this accument has been served today upon all parties of record in this docket, as listed on the docket service list, by facsimile or by first class mail, in properly addressed envelopes, with charges prepaid thereon.

W. Milliple Kalba

(OFFICIAL SEAL)

BY ORDER OF THE COMMISSION:

AMES A. BURG, Chairman

PAM NEI SON Commissioner