

George Baker Thomson, Jr.
Qwest Corporation
1801 California Street, Suite 1000
Denver, Colorado 80202
Telephone: (303) 383-6645

Stanley K. Stoll (A3960)
Kira M. Slawson (7081)
BLACKBURN & STOLL, L.C.
Attorneys for All West Communications, Inc.
257 East 200 South, Suite 800
Salt Lake City, Utah 84111
Telephone: (801) 521-7900

BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH

| | |
|--|--|
| In the Matter of the Request of QWEST CORPORATION (“QWEST”) and ALL WEST COMMUNICATIONS, INC. (“ALL WEST”), for approval of the Transfer of Service Territory between the QWEST Evanston Exchange and the ALL WEST Coalville Exchange. | JOINT PETITION TO TRANSFER SERVICE TERRITORY DOCKET NO. |
|--|--|

Qwest Corporation (“Qwest”) and All West Communications, Inc. (“All West”), pursuant to Utah Code Ann., §§54-7-13 and 63-46b-3, hereby jointly petition the Public Service Commission of Utah (the “Commission”) to enter an order transferring from Qwest to All West a portion of the territory currently certificated to Qwest in the Wasatch Exchange as more particularly described in Exhibit “A” attached hereto and by this reference made a part hereof (the “Transferred Territory”).

1. Qwest is a Regional Bell Operating Company and telephone corporation certificated to provide a wide range of telecommunications services in the State of Utah including, without limitation, the Transferred Territory pursuant to a Certificate of Convenience

and Necessity issued by the Commission. Qwest subscribers in the Transferred Territory are served out of Qwest's Evanston, Wyoming Central Office.

2. All West is a telephone corporation certificated to provide a wide range of telecommunications services in the State of Utah including, without limitation, the Coalville, Utah exchange pursuant to a Certificate of Convenience and Necessity issued by the Commission.

3. Contemporaneous with the filing of this Joint Petition, All West is filing a Petition with the Commission for Revision of Exchange Boundary ("Boundary Revision Petition") in which All West requests that the Commission revise the Coalville Exchange Boundary to include currently non-certificated territory within the Coalville Exchange. In the event that the Commission grants All West's Boundary Revision Petition, the Transferred Territory, which is the subject of this Joint Petition, will be contiguous with, and adjacent to, the Coalville, Utah exchange currently served, or to be served, by All West.

4. Qwest currently serves approximately ten (10) access lines in the Transferred Territory. Qwest currently serves those customers out of the Evanston, Wyoming Offices of Qwest on a toll cable which has been converted to subscriber cable. The only services provided by Qwest to the Transferred Territory are basic dial tone services. All West currently has fiber located on the east side of the Wasatch Exchange. All West will use that fiber to connect to UDOT fiber to the Echo Port of Entry. All West will then construct fiber facility from the Echo Port of Entry to the subscribers in the Transferred Territory (the "Subscribers"), thereby providing the Subscribers with fiber to the premises. This will enable All West to provide dial tone, advanced calling features and DSL to the Transferred Territory.

5. All West is ready, willing and able to meet the service demands of the Transferred

Territory. The customers in the Transferred Territory are currently being served with technology that includes air-core distribution facilities. As such, these customers receive only basic voice service. Further, those customers do not have available to them technologically advanced services that could be provisioned by All West's facilities described in paragraph 4 above.

6. Because the potential customers in the Transferred Territory can be better served, and Qwest has no plans to upgrade the facilities in the Transferred Territory, Qwest believes it is in the public interest to allow them to be served by All West. Qwest has no objection to transferring the Transferred Territory to All West.

7. The transfer of the Transferred Territory from Qwest to All West would be in the public interest. All West's existing plant and that which it is currently constructing will facilitate and accommodate future technologically-advanced services in the residential and commercial markets in the Transferred Territory.

8. All West and Qwest do not anticipate any opposition to approval of this petition. Therefore, Qwest and All West believe that this petition may be adjudicated informally under Utah Admin. Code R746-110.

THEREFORE, QWEST AND ALL WEST JOINTLY PETITION THE COMMISSION TO ORDER THAT:

1. Qwest's Certificate of Convenience and Necessity in the State of Utah be amended to exclude the Transferred Territory.

2. All West's Certificate of Convenience and Necessity in the State of Utah be amended to include the territory described in the Transferred Territory.

Dated this ____ day of May, 2008.

QWEST COMMUNICATIONS CORPORATION

George Baker Thomson, Jr.
Attorney for Qwest Corporation

Dated this ____ day of May, 2008.

BLACKBURN & STOLL, L.C.

Stanley K. Stoll
Kira M. Slawson
Attorneys for All West Communications, Inc.

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the Joint Petition to Transfer Service Territory, was sent to the following individuals by emailing a copy thereof via email, this ____ day of June, 2008:

Michael Ginsberg
Assistant Attorney General
Division of Public Utilities
mginsberg@utah.gov

Paul Proctor
Assistant Attorney General
Committee of Consumer Services
pproctor@utah.gov

Kira M. Slawson