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BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH

In the Matter of the Request of ALL WEST COMMUNICATIONS, INC. ("ALL WEST"), for Revision of Exchange Boundaries.

PETITION FOR REVISION OF EXCHANGE BOUNDARY

DOCKET NO.

All West Communications, Inc. ("All West") by and through its attorneys of record, by this request for agency action, has contemporaneously herewith filed a Joint Petition for Transfer of Service Area, whereby All West and Qwest Corporation ("Qwest") have requested that a portion of Qwest's Wasatch Exchange (the "Transferred Service Area") be transferred to All West ("Joint Petition"). In conjunction with that Joint Petition, and subject to its approval by the Public Service Commission, All West hereby request that the Public Service Commission of Utah (the "Commission"), pursuant to § 54-4-1 Utah Code Annotated, revise the existing service territory of All West to include an unserved, currently non-certificated area near Coalville, Utah, within All West's Coalville Exchange. All West requests that the Commission revise All West's Coalville exchange boundary to place the currently non-certificated territory, more particularly described in Exhibit "A" attached hereto and by this reference made a part hereof (the "Non-Certificated Territory"), within the service territory of All West so that the Transferred Service Area, together with the Non-Certificated Territory, will be contiguous with All West's Coalville Exchange. In support of All West's request, it submits as follows:

1. All West is a regulated local exchange carrier (LEC) holding a certificate of public convenience and necessity from the Commission. All West is certificated to provide local telephone services in parts of Summit, Wasatch and Rich Counties, Utah. All West also provides additional telecommunications services, including cable television, video, broadband and internet services.

2. All West is the incumbent LEC in the Coalville Exchange.

3. The Non-Certificated Territory is not currently located in any LEC service area. The area is, however, experiencing seasonal growth.

4. In the event that the Commission grants the Joint Petition, and transfers a portion of Qwest's service area to All West, All West respectfully requests that the Commission expand All West's certificated authority to authorize it to provide services to the Non-Certificated Territory. All West requests that the Commission alter the exchange boundary of the Coalville Exchange to encompass the Non-Certificated Territory more particularly described on Exhibit A. All West acknowledges that it will have carrier of last resort obligations with respect to the Non-Certificated Area, and requests that the Commission grant All West eligible telecommunications carrier (ETC) status for the Non-Certificated area.

5. All West respectfully asserts that if the Joint Petition is granted by the Commission, it is in the public interest to place the Non-Certificated Territory within the service territory of All West as the incumbent LEC. It is in the public interest to allow All West to have the ability to service the Non-Certificated Territory, which is adjacent to and contiguous with the

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All West Coalville Exchange. All West is well situated to serve the Non-Certificated Territory

as it currently has facilities available in the Coalville Exchange, contiguous with this area, and

would be able, upon request, to provide dial tone and DSL service to the Non-Certificated

Territory.

THEREFORE, All West respectfully requests that in the event the Commission grants the Joint Petition filed contemporaneously herewith, the Commission issue an Order expanding the exchange boundaries of the Coalville Exchange to bring the Non-Certificated Territory within the boundaries thereof, and thereby authorizing All West to provide telecommunications services as an incumbent LEC, with carrier of last resort obligations, to this area within its service territory, and that the Commission grant All West ETC status with respect to the Non-Certificated Territory.

DATED this _____ day of June, 2008

BLACKBURN & STOLL, LC

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

Inc.

CERTIFICATE OF MAILING

I hereby certify that a true and correct copy of the PETITION FOR REVISION OF

EXCHANGE BOUNDARY was sent to the following individuals by emailing a copy thereof via

electronic mail, this ____ day of June, 2008:

Michael Ginsberg Assistant Attorney General Division of Public Utilities <u>mginsberg@utah.gov</u>

Paul Proctor Assistant Attorney General Committee of Consumer Services <u>pproctor@utah.gov</u>

Kira M. Slawson