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In the Matter of the Provision of Extended Area Service between All West Communications, Inc.'s Jordanelle Exchange and Qwest Corporation's Park City Exchange	Docket No. 07-2270-01
	Stipulation by and between All West Communications, Inc. and Qwest Corporation for Extended Area Service between the Jordanelle and Park City Exchanges

All West Communications, Inc. ("All West") and Qwest Corporation ("Qwest") (together "Parties"), pursuant to Utah Code Ann. § 54-7-1, stipulate as follows:

Introduction

1. On November 8, 2006, All West Communications, Inc. ("All West") and Qwest Corporation ("Qwest") entered into a Settlement Stipulation in Docket No. 02-2270-01, In Regard to the Request of ALL WEST COMMUNICATIONS, INC. for Revision to Exchange Boundaries.
2. The Public Service Commission ("Commission") approved the Settlement Stipulation in an order dated November 29, 2006.
3. In paragraph 16 of the Settlement Stipulation, All West and Qwest agreed to attempt to develop a mutually acceptable proposal for extended area service ("EAS") between All West's Jordanelle exchange and Qwest's Park City exchange ("the exchanges").
4. The Parties have negotiated in good faith and have agreed to the following terms and conditions for the provision of EAS between the exchanges:

Terms and Conditions

5. Within two weeks of approval of this Stipulation by the Commission, All West shall pay Qwest a one-time payment of \$4,650. If All West agrees to notify customers in the exchanges of the new EAS in a newspaper of general circulation distributed in the area, the one-time payment amount shall be reduced to \$3,500.

6. No later than six months after the date of the Commission order approving this Stipulation, Qwest shall implement EAS between the exchanges.

7. Two weeks following implementation of EAS between the exchanges, All West shall pay Qwest \$3,125 and shall make two successive annual payments of the same amount each year on or before the first of the month marking the anniversary of said implementation.

8. If Qwest imposes an EAS charge on its customers in the Park City exchange at any time during the three-year period that All West is obligated to make annual payments, All West's obligation to make any further annual payments shall terminate.

9. The Parties agree that EAS will be provided initially through one T-1 trunk. If additional capacity becomes necessary to provide the service between the exchanges, All West agrees to pay Qwest \$2,433 annually for each additional T-1. This obligation terminates if Qwest imposes an EAS charge on its customers in the Park City exchange or three years after Qwest implements EAS between the exchanges, whichever occurs first.

10. This Stipulation shall not be final or binding on the Parties until it has been approved without material condition by the Commission in an order that is no longer subject to reconsideration or appellate review. In the event the Commission rejects any part or all of this Stipulation, or imposes any additional material condition on approval of this Stipulation, the Parties agree that they have no obligation hereunder.

Based on the foregoing, the Parties request that the Commission issue an order adopting and approving this Stipulation.

Respectfully submitted this 6th day of April, 2007.

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