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May 11, 2018

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HAND DELIVERED

Mr. Gary Widerburg
Public Service Commission of Utah
Heber M. Wells Building
160 East 300 South
Salt Lake City, Utah 84111

Re: Emery Telephone, Carbon Emery Telcom, Inc., and Hanksville Telcom, Inc.
Intrastate Access Tariff PSC Utah No. 2 Revisions
Docket 13-2303-T01; 13-2302-T01; 13-042-T01

To the Commission:

In accordance with R746-405 of the Public Service Commission's Rules, Emery Telephone, Carbon/Emery Telcom, Inc. and Hanksville Telcom, Inc (collectively Emery) is filing an original and two (2) copies of their attached Revised Intrastate Access Tariff in its entirety.

Emery is filing its Revised Interstate Access Tariff in its entirety because Hanksville Telecom, Inc. rates and services are now incorporated into PSC Utah No. 2. Each of the pages has been modified include Hanksville Telcom, Inc. in the header.

Additionally, this revised tariff filing is submitted to reflect recently enacted FCC rules pursuant to the FCC's Report and Order and Further Notice of Rulemaking, Docket No. WC Docket No. 10-90, et al., FCC 11-161 (Released November 18, 2011). The FCC's Rules in this Order became effective on December 29, 2011. Specifically, this tariff filing establishes revisions to PSC Utah No. 2 Intrastate Access Tariff for Emery Telephone and Carbon Emery Telcom, effective July 1, 2013 including the following:

- 1) Effective July 1, 2013, Emery elected to exit the NECA Interstate Tariff for Traffic Sensitive Pool elements including interstate switched and special access. The

FCC issued order DA 13-564 (Released March 27, 2013) to address required interstate switched access pricing changes for carriers specifically exiting the NECA pool as well as the associated intrastate pricing parity affect. This order requires NECA to calculate an "Adjustment Factor" which, in the case of Emery, results in a reduction of switched access rates of 7.89% from NECA tariffed interstate levels. The accompanying intrastate rates are shown in parity with this prescribed treatment.

- 2) The transitional intrastate rate which was allowed under FCC 11-161 for the period from 7/1/2012 to 7/1/2013 was eliminated effective 7/1/2013.

- 3) Emery implements a transition of historical originating switched access rate elements, known as Non-Local Transport Restructure ("Non-LTR"), to interstate conforming rate elements or Local Transport Restructure ("LTR") for Carbon/Emery Telcom, Inc. and Emery Telephone. Terminating elements were converted to LTR in the original filing of PSC Utah No. 2. Effective 7/1/2012, the conversion of originating elements is made in anticipation of continued FCC rate reform discussed in the Report and Order and Further Notice of Proposed Rulemaking WC Docket No. 10-90, FCC 11-161.

- 4) The Hanksville intrastate terminating switched rates were adjusted for prescribed FCC interstate rate parity.

This tariff filing is being filed electronically, and it consists of one (1) electronic file which contains Sections 1 through 17 of the Emery Telephone, Carbon Emery Telcom Inc., and Hanksville Telcom, Inc. Intrastate Access Tariff PSC Utah No. 2. Additionally, we are hand delivering an original and two copies of the tariff filing as noted above, herewith to the Commission today.

If there are any questions regarding this filing, please feel free to contact me.

Sincerely,

BLACKBURN & STOLL, LC

Kira M. Slawson

Enclosures