

Brett N. Anderson
Mark L. Anderson
Kristy L. Bertelsen
Michael D. Blackburn
Mark D. Dean
Michael E. Dyer
Bret A. Gardner
Bryce D. Panzer
Dori K. Petersen
Kira M. Slawson
Scott R. Taylor
Michael S. Wilde

BLACKBURN & STOLL, LC
Attorneys at Law
257 East 200 South, Suite 800
Salt Lake City, UT
84111-2142

Telephone (801) 521-7900
Fax (801) 521-7965

Kira M. Slawson
Direct Fax (801) 578-3579
kslawson@blackburn-stoll.com

May 9, 2018

Of Counsel:

Stanley K. Stoll
Thomas C. Sturdy

HAND DELIVERED

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

*Re: Advice Letter--All West Communications, Inc. /Tariff Filing
Docket No. 14-2180-T01*

To the Commission:

In accordance with R746-405 of the Public Service Commission's Rules, All West Communications, Inc. ("All West") hereby files the original and two (2) copies of the following Revised Tariff Sheets of All West Communications, Inc. P.S.C.U. No. 1 Access Service Tariff on file with the Commission:

1. 8th Revised Sheet No. 208, canceling 7th Revised Sheet No. 208

This filing makes the following changes:

1. **Increases All West's Switched Access Service End Office Local Switching Terminating Rate from \$0.02571 to \$0.033554.** This is necessary because the Federal Communications Commission (FCC) expects the inter- and intra-state rates to be at parity, and interstate rates have recently risen slightly as companies have exited the NECA pool. The FCC directives state that intrastate rates may be raised to achieve parity if interstate rates go up after companies exit the NECA pool.
2. **Change in text describing in the Switched Access Service End Office Information Per Access Minute Originating Rate.** This change is necessary because upon reviewing the intrastate rates with NECA, All West discovered that the Switched Access Service End Office Information Rate should be "per access minute" rather than "per 100 access minutes."

3. **Add a rate element for Switched Access Service End Office Information Per Access Minute Terminating Rate which is \$0.0000.** This change is necessary because NECA has chosen to combine the Terminating Information Rate with the Local Switching Rate, but NECA recommends that the Terminating Information Rate published in the tariff be set at \$0.0000 rather than being removed. This is a text only change.
4. **Increase the Switched Access Service Local Transport Termination Terminating Per access minute rate from \$0.002171 to \$0.002202.** This is necessary because the FCC expects the inter- and intra-state rates to be at parity, and interstate rates have recently risen slightly as companies have exited the NECA pool. The FCC directives state that intrastate rates may be raised to achieve parity if interstate rates go up after companies exit the NECA pool.
5. **Increase the Switched Access Service Local Transport Local Transport Facility Per Mile Terminating Rate from \$0.000418 to \$0.000424.** This is necessary because the FCC expects the inter- and intra-state rates to be at parity, and interstate rates have recently risen slightly as companies have exited the NECA pool. The FCC directives state that intrastate rates may be raised to achieve parity if interstate rates go up after companies exit the NECA pool.

These changes are required by the FCC's November 18, 2011 Report and Order and Further Notice of Proposed Rulemaking in WC Docket Nos. 10-90, etc. ("FCC Transformation Order"), and should be effective July 1, 2014.

All West requests an effective date for this filing of July 1, 2014. If you have any questions concerning the above, please contact me at your convenience.

Very truly yours,

BLACKBURN & STOLL, LC



Kira M. Slawson
Attorneys for All West Communications, Inc.

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Enclosures

cc: Matt Weller; Curt Huttzell