

DIVIDER

**STATE OF NORTH DAKOTA
INFORMATION TECHNOLOGY DEPARTMENT
SFN 2053 (4-2002)**

PU-2463-00-653

**Integra Telecom of North Dakota, Inc./Qwest Corpor
Interconnection Agreement Amendment
Application**

00

Filed 12/1/2000

Closed 2/21/2001

- 14 **PU-2458-00-639** Pages: 0
\$48.44 received
by Qwest Corporation
04/16/2001
CC: Comm Legal Ilona Jerry .
- 13 **PU-2459-00-640** Pages: 0
\$48.44 received
by Qwest Corporation
04/16/2001
CC: Comm Legal Ilona Jerry .
- 12 **PU-2463-00-653** Pages: 0
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by Qwest Corporation
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CC: Comm Legal Ilona Jerry .
- 42 **PU-2256-00-553** Pages: 0
\$262.93 received
by United Communications HUB, Inc.
04/16/2001
CC: Comm Legal Ilona Jerry .
- 12 **PU-2446-00-629** Pages: 0
\$43.65 received
by Choctaw Communications, Inc./Qwest Corporation
04/16/2001
CC: Comm Legal Ilona Jerry .
- 13 **PU-2456-00-637** Pages: 0
\$48.44 received
by Qwest Corporation
04/16/2001
CC: Comm Legal Ilona Jerry .
- 14 **PU-2457-00-638** Pages: 0
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by Qwest Corporation
04/16/2001
CC: Comm Legal Ilona Jerry .
- 12 **PU-2469-00-669** Pages: 0
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by Qwest Corporation
04/16/2001
CC: Comm Legal Ilona Jerry .
- 13 **PU-2057-00-698** Pages: 0
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by Qwest Corporation
04/16/2001
CC: Comm Legal Ilona Jerry .
- 12 **PU-2479-01-20** Pages: 0
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by Qwest Corporation
04/16/2001
CC: Comm Legal Ilona Jerry .
- 12 **PU-2271-01-26** Pages: 0
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by Qwest Corporation
04/16/2001
CC: Comm Legal Ilona Jerry .

Scott, Sandi L.

From: Bauske, Shelly A.
Sent: Tuesday, April 03, 2001 10:56 AM
To: Geiger, Gloria A.; Scott, Sandi L.
Subject: Money Received.....

Case No. PU-2463-00-653
Integra Telecom
\$48.44

11 PU-2463-00-653

Pages: 0

\$48.44 received

1

by Integra Telecom of North Dakota, Inc./Qwest Corp

04/03/2001

CC: Comm Legal Ilona Jerry .

APPROVED

DATE: 3-14-01
KMF

MOTION

March 14, 2001

Integra Telecom of North Dakota, Inc./
Qwest Corporation
Interconnection Agreement Amendment
Application

Case No. PU-2463-00-653

I move the Commission bill Integra Telecom of North Dakota, Inc. and
Qwest Corporation for costs incurred to date in Case No. PU-2463-00-653,
Integra Telecom of North Dakota, Inc./Qwest Corporation, Interconnection
Agreement Amendment, Application.

10 **PU-2463-00-653**

Pages: 3

Utility Valuation Motion/Letter/Billing
Statement
by Public Service Commission

03/14/2001

CC: Comm Legal Ilona Jerry



Public Service Commission

State of North Dakota

COMMISSIONERS

Susan E. Wefald, President
Leo M. Reinbold
Anthony T. Clark

Executive Secretary
Jon H. Mielke

600 E Boulevard Ave. Dept. 408
Bismarck, North Dakota 58505-0480
web: www.psc.state.nd.us
e-mail: sab@oracle.psc.state.nd.us
TDD 800-366-6888
Fax 701-328-2410
Phone 701-328-2400

March 14, 2001

Deborah Harwood
Integra Telecom of North Dakota Inc
19545 NW Von Neumann Dr Ste 200
Beaverton OR 97006

Dan Kuntz
PO Box 1695
Bismarck ND 58502-1695

RE: Case No. PU-2463-00-653
Integra Telecom of North Dakota, Inc./Qwest Corporation
Interconnection Agreement Amendment
Application

Enclosed is a copy of the statement approved at the March 14, 2001 Public Service Commission meeting for the expenses incurred to date in Case No. PU-2463-00-653.

Under N.D.C.C. 49-21-01.7, these expenses are billed through the Valuation Fund and must be paid for by the telecommunications company involved.

Please make your check payable to the Public Service Commission.

Sincerely,

A handwritten signature in cursive script, appearing to read "Gloria Geiger".

Gloria Geiger
Administrative Assistant
701-328-2401

Enc.

c: Scott Macintosh
Qwest Corporation
PO Box 5508
Bismarck ND 58502-5508

Director - Interconnection Compliance
Qwest Corporation
1801 California St Rm 2410
Denver CO 80202

Billing Statement

March 14, 2001

Integra Telecom of North Dakota, Inc./
Qwest Corporation
Interconnection Agreement Amendment
Application

Case No. PU-2463-00-653

Expenses Incurred to Date:

Advertising Costs	\$96.88
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Amount Due:

Integra Telecom of North Dakota, Inc.	\$48.44
Qwest Corporation	\$48.44

Send Payment and a Copy of this Statement To:

Public Service Commission
600 E Boulevard Ave Dept 408
Bismarck ND 58505-0480

Federal Tax ID 45-0309764

STATE OF NORTH DAKOTA
PUBLIC SERVICE COMMISSION

**Integra Telecom of North Dakota, Inc./Qwest
Corporation
Interconnection Agreement Amendment
Application**

Case No. PU-2463-00-653

AFFIDAVIT OF SERVICE BY CERTIFIED MAIL AND ORDINARY MAIL

STATE OF NORTH DAKOTA
COUNTY OF BURLEIGH

Sharon Helbling deposes and says that:

she is over the age of 18 years and not a party to this action and, on the **22nd day of February, 2001**, she deposited in the United States Mail, Bismarck, North Dakota, **three** envelopes with certified postage, return receipt requested, fully prepaid, securely sealed and each containing a photocopy of:

Order

The envelopes were addressed as follows:

Dan Kuntz
P O Box 1695
Bismarck ND 58502-1695

Cert. No. 7000 0520 0022 8654 0544

John Munn
Qwest Corporation
1801 California St Rm 5100
Denver CO 80202

Cert. No. 7000 0520 0022 8654 0551

Deborah Harwood
Integra Telecom of North Dakota Inc
19545 NW Von Neumann Dr Ste 200
Beaverton OR 97006
Cert. No. 7000 0520 0022 8654 0605

Sharon Helbling further deposes and says that on the **22nd day of February, 2001**, she deposited in the United States Mail, Bismarck, North Dakota, **two** envelopes by regular mail, with postage fully prepaid, securely sealed, each containing a photocopy of the same.

Scott Macintosh
Qwest Corporation
P O Box 5508
Bismarck ND 58502-5508

Dir-Interconnection Compliance
Qwest Corporation
1801 California St Rm 2410
Denver CO 80202

Each address shown is the respective addressee's last reasonably ascertainable post office address.

Subscribed and sworn to before me
this **22nd day of February, 2001.**

SEAL

Sharon Hedding

Sandra L. Scott

Notary Public

SANDRA L. SCOTT
Notary Public, STATE OF NORTH DAKOTA
My Commission Expires JUNE 11, 2004

MOTION

APPROVED

February 21, 2001

DATE: 2-21-01
KMF

**Integra Telecom of North Dakota, Inc./Qwest Corp.
Interconnection Agreement Amendment
Application**

Case No. PU-2463-00-653

I move the Commission adopt the Order approving an interconnection agreement second amendment negotiated between Qwest Corporation and Integra Telecom of North Dakota, Inc., Case No. PU-2463-00-653.

JRL/Sdh

**STATE OF NORTH DAKOTA
PUBLIC SERVICE COMMISSION**

**Integra Telecom of North Dakota, Inc./Qwest Corp.
Interconnection Agreement Amendment
Application**

Case No. PU-2463-00-653

ORDER

February 21, 2001

On December 1, 2000, in Case No. PU-2463-00-653, Qwest filed an application for approval of a negotiated second amendment to its interconnection agreement with Integra Telecom of North Dakota, Inc. The amendment sets forth rates terms or conditions for collocation, unbundled loop database and order provisioning, shared loops, and customer care standards.

The amendment was filed under Section 252(e) of the Telecommunications Act of 1996 (Act). The Act requires that any agreement adopted by negotiation or arbitration be submitted for approval to the Commission. Under section 252(e)(2)(A), the Commission may only reject an agreement (or portion thereof) adopted by negotiation if it finds that:

1. the agreement (or portion thereof) discriminates against a telecommunications carrier that was not a party to the agreement;
2. the implementation of the agreement (or portion thereof) is not consistent with the public interest, convenience, and necessity.

In addition, the Commission may include in its review state requirements that do not constitute barriers to entry under section 253. Section 252(e)(4) requires that the Commission must act to approve or reject an agreement adopted by negotiation within ninety (90) days after submission by the parties.

On December 20, 2000, the Commission issued a Notice of Opportunity to File Written Comments, which provided that the Commission would receive written comments on the agreement until January 25, 2001. No comments have been received.

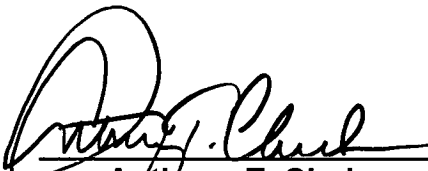
The Commission has reviewed the amended agreement and finds that it has not been shown to discriminate against a telecommunications carrier that was not a party to the agreement. The Commission further finds that implementation of the agreement has not been shown to be inconsistent with the public interest, convenience and necessity.

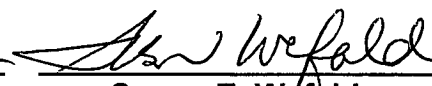
Order

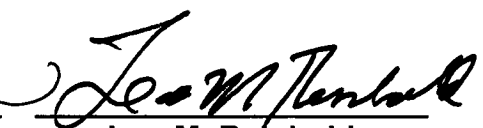
The Commission orders:

1. The interconnection agreement second amendment negotiated between Qwest Corporation and Integra Telecom of North Dakota, Inc., filed with the Commission on December 1, 2000, is APPROVED.
2. The Commission retains continuing jurisdiction over the agreement at all times.
3. Notice of any changes to the agreement must be filed promptly with the Commission.
4. The agreement must not be assigned, assumed or otherwise transferred without the approval of the Commission.
5. Each party to the agreement shall respond reasonably and in good faith to the other party's requests to implement the agreement.

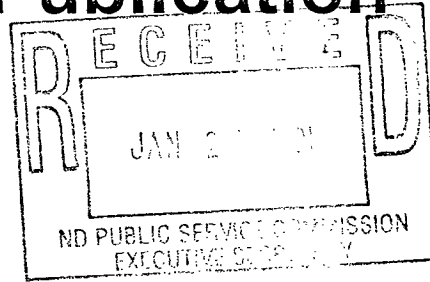
PUBLIC SERVICE COMMISSION


Anthony T. Clark
Commissioner


Susan E. Wefald
President


Leo M. Reinbold
Commissioner

Affidavit of Publication



State of North Dakota)
County of Burleigh)

Laurie Thiel, being duly sworn, state as follows:

- I am the designated agent, under the provisions and for the purposes of, Section 31-04-06, NDCC, for the newspapers listed on the attached exhibits.
- The newspapers listed on the exhibits published the advertisement of:
USA Digital, 1 time(s)
as required by law or ordinance.
- All of the listed newspapers are legal newspapers in the State of North Dakota and, under the provisions of Section 46-05-01, NDCC, are qualified to publish any public notice or any matter required by law or ordinance to be printed or published in a newspaper in North Dakota.

Signed: Laurie Thiel

Subscribed and sworn to before me this 10th day of January A.D. 2000.

Laurie Schaffer

8 **PU-2456-00-637** Pages: 1
Affidavit of Publication
by North Dakota Advertising Service, Inc.

8 **PU-2457-00-638** Pages: 1
Affidavit of Publication
by North Dakota Advertising Service, Inc.

9 **PU-2458-00-639** Pages: 1
Affidavit of Publication
by North Dakota Advertising Service, Inc.
01/26/2001 CC: Comm Legal Illona Jerry .

8 **PU-2459-00-640** Pages: 1
Affidavit of Publication
by North Dakota Advertising Service, Inc.

✓ 6 **PU-2463-00-653** Pages: 1
Affidavit of Publication
by North Dakota Advertising Service, Inc.

6 **PU-2469-00-669** Pages: 1
Affidavit of Publication
by North Dakota Advertising Service, Inc.
01/26/2001 CC: Comm Legal Illona Jerry .

STATE OF NORTH DAKOTA
PUBLIC SERVICE COMMISSION

USA Digital, Inc./Qwest Corporation Interconnection Agreement Application	Case No. PU-2456-00-637
Flatel, Inc./Qwest Corporation Interconnection Agreement Application	Case No. PU-2457-00-638
Definitive Computer Services/Qwest Corporation Interconnection Agreement Application	Case No. PU-2458-00-639
Continental F.S. Communications/Qwest Corporation Interconnection Agreement Application	Case No. PU-2459-00-640
Integra Telecom of North Dakota, Inc./Qwest Corporation Interconnection Agreement Amendment Application	Case No. PU-2463-00-653
1-800-RECONEX, INC./Qwest Corporation Interconnection Agreement Amendment Application	Case No. PU-2469-00-669

AFFIDAVIT OF SERVICE BY CERTIFIED MAIL AND ORDINARY MAIL

STATE OF NORTH DAKOTA
COUNTY OF BURLEIGH

Sharon Helbling deposes and says that:

she is over the age of 18 years and not a party to this action and, on the **21st day of December, 2000**, she deposited in the United States Mail, Bismarck, North Dakota, **eight** envelopes with certified postage, return receipt requested, fully prepaid, securely sealed and each containing a photocopy of:

Notice of Opportunity to File Written Comments

The envelopes were addressed as follows:

Dan Kuntz
P O Box 1695
Bismarck ND 58502-1695

Cert. No. 7000 0520 0022 8653 3089

John Munn
Qwest Corporation
1801 California St Rm 5100
Denver CO 80202

Cert. No. 7000 0520 0022 8653 3096

5 **PU-2463-00-653** Pages: 2

Affidavit of Service by Certified Mail and
Ordinary Mail
by Public Service Commission

12/21/2000

CC: Comm Legal Ilona Jerry

Kenneth D Allen
USA Digital Inc
100 W Lucerne Circle Ste 600
Orlando FL 32801
Cert. No. 7000 0520 0022 8653 3102

Adrian Solar
Flatel Inc
2128 Okeechobee Blvd
West Palm Beach FL 33409
Cert. No. 7000 0520 0022 8653 3119

Troy Tieszen
Definitive Computer Services
288 West 1st St
Dickinson ND 58601
Cert. No. 7000 0520 0022 8653 3126

William Punchard
Continental F S Communications
702 W 1st St
Deming NM 88030
Cert. No. 7000 0520 0022 8653 3133

Deborah Harwood
Integra Telecom of North Dakota Inc
19545 NW Von Neumann Dr Ste 200
Beaverton OR 97006
Cert. No. 7000 0520 0022 8653 3140

William Braun
1-800-RECONEX INC
2500 Industrial Ave
Hubbard OR 97032
Cert. No. 7000 0520 0022 8653 3171

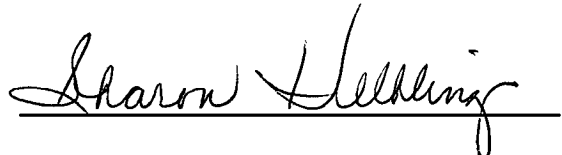
Sharon Helbling further deposes and says that on the **21st day of December, 2000**, she deposited in the United States Mail, Bismarck, North Dakota, **two** envelopes by regular mail, with postage fully prepaid, securely sealed, each containing a photocopy of the same.

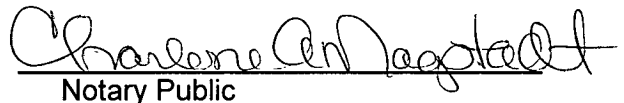
Scott Macintosh
Qwest Corporation
P O Box 5508
Bismarck ND 58502-5508

Dir-Interconnection Compliance
Qwest Corporation
1801 California St Rm 2410
Denver CO 80202

Each address shown is the respective addressee's last reasonably ascertainable post office address.

Subscribed and sworn to before me
this **21st day of December, 2000**.





Notary Public

SEAL

CHARLENE A. MAGSTADT
Notary Public, State of NORTH DAKOTA
My Commission Expires Jan. 7, 2004

STATE OF NORTH DAKOTA
PUBLIC SERVICE COMMISSION

USA Digital, Inc./Qwest Corporation
Interconnection Agreement
Application

Case No. PU-2456-00-637

Flatel, Inc./Qwest Corporation
Interconnection Agreement
Application

Case No. PU-2457-00-638

Definitive Computer Services/Qwest Corporation
Interconnection Agreement
Application

Case No. PU-2458-00-639

Continental F.S. Communications/Qwest
Corporation
Interconnection Agreement
Application

Case No. PU-2459-00-640

Integra Telecom of North Dakota, Inc./Qwest
Corporation
Interconnection Agreement Amendment
Application

Case No. PU-2463-00-653

1-800-RECONEX, INC./Qwest Corporation
Interconnection Agreement Amendment
Application

Case No. PU-2469-00-669

AFFIDAVIT OF SERVICE BY ORDINARY MAIL OR E-MAIL

STATE OF NORTH DAKOTA
COUNTY OF BURLEIGH

Sharon Helbling deposes and says that:

she is over the age of 18 years and not a party to this action and, on the **21st day of December, 2000**, she deposited in the United States Mail, Bismarck, North Dakota, envelopes by first class mail, fully prepaid, securely sealed, each containing a photocopy of:

Notice of Opportunity to File Written Comments

The envelopes were addressed as follows:

4

PU-2463-00-653

Pages: 16

Affidavit of Service by Ordinary Mail or
E-Mail
by Public Service Commission

12/21/2000

CC: Comm Legal Ilona Jerry

See Attached List

Each address shown is the respective addressee's last reasonably ascertainable post office address.

Subscribed and sworn to before me
this **21st day of December, 2000.**

SEAL





Notary Public

CHARLENE A. MAGSTADT
Notary Public, State of NORTH DAKOTA
My Commission Expires Jan. 7, 2004

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Wayne Ahlgren

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Barb Berkenpas

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William Brudvik

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Harumi Yamamoto

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Ruth Holder

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Bismarck ND 58501-0564

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Steele ND 58482-0230

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Consolidated Comm Networks Inc
PO Box 1077
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Dickinson ND 58601-1077

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Ellendale ND 58436-0069

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Glenn Richards
Glenn Richards
ShawPittman
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Newark NJ 07102

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Keith Anderson
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Marcus Y Milam

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Sharon Killebrew
McLeodUSA

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Ada MN 56510

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Denver CO 80202

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William Heaston
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Kim Weydahl
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Minot ND 58702-0789

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Marcy Dickerson
State Tax Department
State Capitol
Bismarck ND 58505

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Caroline Larson
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Fairfield IA 52556

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Barbara Greene
Telephone Co of Central Florida Inc
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Lake Mary FL 32746-3417

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Atmore AL 36502

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Lenora Hall
U S Geological Survey

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K Vannin
U S Geological Survey

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Anne Franklin
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Richard Alyanak
U S WEST

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Kent Blickensderfer
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Denver CO 80202

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John Greive
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Louisville KY 40223

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PU-2463-00-653

Copies To:

State Library (8 copies)

Historical Society

Associated Press

Helbling, Sharon D.

From: Helbling, Sharon D.

Sent: Thursday, December 21, 2000 9:02 AM

To: ndna (E-mail)

Subject: Attached Notice of Opportunity for Hearing and Notice of Opportunity to File Written Comments



1.doc



1.doc

Please have the attached Notices published as legal publications in the next issue of the ten North Dakota daily newspapers, and run them as "News Item Only" articles as well.

Send the bill to the Public Service Commission along with a tear sheet for billing purposes. If you have any questions, please call me at 328-4076.

Thank you.

Sharon Helbling
Public Utilities Division

MOTION

December 20, 2000

APPROVED:
DATE: 12-20-00
KMF

**USA Digital, Inc./Qwest Corporation
Interconnection Agreement
Application**

Case No. PU-2456-00-637

**Flatel, Inc./Qwest Corporation
Interconnection Agreement
Application**

Case No. PU-2457-00-638

**Definitive Computer Services/Qwest Corporation
Interconnection Agreement
Application**

Case No. PU-2458-00-639

**Continental F.S. Communications/Qwest Corp.
Interconnection Agreement
Application**

Case No. PU-2459-00-640

**Integra Telecom of North Dakota, Inc./Qwest Corp.
Interconnection Agreement Amendment
Application**

Case No. PU-2463-00-653

**1-800-RECONEX, INC./Qwest Corp.
Interconnection Agreement
Application**

Case No. PU-2469-00-669

I move the Commission issue a Notice of Opportunity to File Written Comments in the above captioned applications of Qwest Corporation for approval of negotiated interconnection agreements and amendments.

JRL/Sdh

**STATE OF NORTH DAKOTA
PUBLIC SERVICE COMMISSION**

**USA Digital, Inc./Qwest Corporation
Interconnection Agreement
Application**

Case No. PU-2456-00-637

**Flatel, Inc./Qwest Corporation
Interconnection Agreement
Application**

Case No. PU-2457-00-638

**Definitive Computer Services/Qwest Corporation
Interconnection Agreement
Application**

Case No. PU-2458-00-639

**Continental F.S. Communications/Qwest Corp.
Interconnection Agreement
Application**

Case No. PU-2459-00-640

**Integra Telecom of North Dakota, Inc./Qwest Corp.
Interconnection Agreement Amendment
Application**

Case No. PU-2463-00-653

**1-800 RECONEX, INC./Qwest Corp.
Interconnection Agreement
Application**

Case No. PU-2469-00-669

NOTICE OF OPPORTUNITY TO FILE WRITTEN COMMENTS

December 20, 2000

On November 27, 2000, in Case No. PU-2456-00-637, Qwest Corporation Communications, Inc. (Qwest) filed applications for approval of an interconnection agreement negotiated with USA Digital, Inc. of Orlando, FL. The agreement sets forth rates, terms or conditions for interconnection of facilities and access to unbundled network elements, ancillary services and services for resale.

Also on November 27, 2000, Qwest filed applications for approval of service resale agreements negotiated with Flatel, Inc. of West Palm Beach, FL (Case No. PU-2457-00-638), Definitive Computer Services, Inc. of Dickinson, ND (Case No. PU-2458-00-639), and Continental F.S. Communications of Dering NM (Case No. PU-2459-00-640). On December 11, 2000, Quest filed for approval of a service resale agreement negotiated with 1-800 RECONEX, Inc. of Hubbard, OR. These agreements set forth rates, terms and conditions under which Qwest agrees to provide services for resale.

On December 1, 2000, in Case No. PU-2463-00-653, Qwest filed an application for approval of a negotiated second amendment to its interconnection agreement with

Integra Telecom of North Dakota, Inc. The amendment sets forth rates terms or conditions for collocation, unbundled loop database and order provisioning, shared loops, and customer care standards.

These agreements were filed under Section 252(e) of the Telecommunications Act of 1996 (Act). The Act requires that any agreement adopted by negotiation or arbitration be submitted for approval to the Commission. Under section 252(e)(2)(A), the Commission may only reject an agreement (or portion thereof) adopted by negotiation if it finds that:

1. the agreement (or portion thereof) discriminates against a telecommunications carrier that was not a party to the agreement;
2. the implementation of the agreement (or portion thereof) is not consistent with the public interest, convenience, and necessity.

In addition, the Commission may include in its review state requirements that do not constitute barriers to entry under section 253. Section 252(e)(4) requires that the Commission must act to approve or reject an agreement adopted by negotiation within ninety (90) days after submission by the parties.

The Commission will receive written comments on these agreements until January 25, 2001. For more information contact the Public Service Commission, State Capitol, Bismarck, North Dakota 58505, 701-328-2400; or Relay North Dakota 1-800-366-6888 TTY. If you require any auxiliary aids or services, such as readers, signers, or Braille materials please notify Jon Mielke, Executive Secretary.

PUBLIC SERVICE COMMISSION

		
<hr/>	<hr/>	<hr/>
Susan E. Wefald Commissioner	Bruce Hagen President	Leo M. Reinbold Commissioner

ZUGER KIRMIS & SMITH

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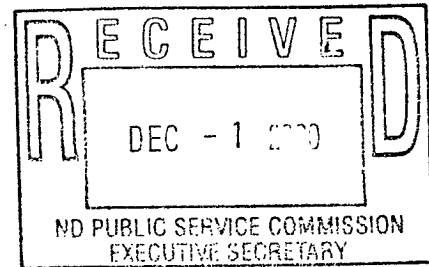
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Montana/Illinois **

[^]Certified Civil Trial Specialist
National Board of Trial Advocacy

November 30, 2000

Mr. Jon Mielke
Executive Secretary
ND Public Service Commission
State Capitol -- 12th Floor
Bismarck, ND 58505-0480



Re: Amendment No. 2 to the Interconnection Agreement Between Qwest Corporation and Integra Telecom of North Dakota, Inc.

Dear Mr. Mielke:

Enclosed for filing are the original and seven copies of Amendment No. 2 to the Interconnection Agreement between Integra Telecom of North Dakota, Inc. and Qwest Corporation f/k/a U S WEST Communications, Inc. The document amends an interconnection agreement approved by the Commission on January 28, 2000 in Docket PU-1753-00-11. The contact person for Integra Telecom of North Dakota, Inc. for purpose of notice by the Commission is Ms. Deborah Harwood, 19545 NW Von Neumann Drive, Suite 200, Beaverton, OR 97006.

Also enclosed is an extra copy of this letter. Please date stamp the extra copy and return it to me in the enclosed postage-paid envelope.

Please contact me if you have any questions regarding this filing.

Sincerely,

A handwritten signature in black ink, appearing to read "D. Kuntz", written over a horizontal line.

Daniel S. Kuntz

Enclosures

c: Scott Macintosh w/enc.
Debra Hartl wo/enc.
Deborah Harwood wo/enc.

1 PU-2463-00-653

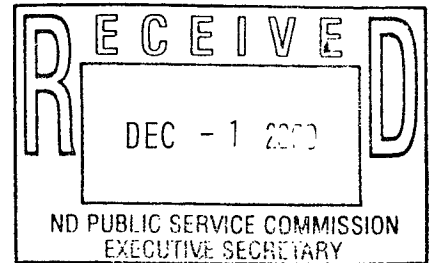
Pages: 14

Interconnection Agreement Amendment
Application
by Integra Telecom of North Dakota, Inc./Qwest Corp

12/01/2000

CC: Comm Legal Iliona Jerry

**Amendment No. 2
to the Interconnection Agreement
Between
Integra Telecom of North Dakota, Inc.
and
U S WEST Communications, Inc.**



This Amendment No. 2 ("Amendment") is made and entered into by and between Integra Telecom of North Dakota, Inc. ("CLEC") and U S WEST Communications, Inc. ("U S WEST").

RECITALS

WHEREAS, CLEC and U S WEST entered into an Interconnection Agreement for service in the state of North Dakota that was executed by CLEC on September 17, 1997 and U S WEST on September 17, 1997 (the "Agreement"); and

WHEREAS, CLEC and U S WEST desire to amend the Agreement by adding the terms, conditions and rates contained herein.

AGREEMENT

NOW, THEREFORE, in consideration of the mutual terms, covenants and conditions contained in this Amendment and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties agree as follows:

1. Amendment Terms.

A. Physical Collocation and Collocation Augments.

The parties hereby agree to reduce the intervals for (a) physical collocation (both caged and cageless) to forty-five (45) days, and (b) collocation augments to thirty (30) days, both upon and subject to each and all of the following terms and conditions identified in Paragraphs 1 through 10 below.

1. In order for U S WEST to provision the requested caged and cageless services within the stipulated 45-day intervals, CLEC must provide an annual forecast, updated quarterly, containing the information described below (a "Collocation Forecast") to U S WEST in advance of placing orders for the requested services. A Collocation Forecast must include, at a minimum, the following:

- Month each application will be sent
- Earliest targeted in-service date of each application
- The Central Office(s), by common name for each Application
- Collocation type for each application
- For each Physical Collocation Application, the approximate Square Footage required
- For each Cageless or Virtual Collocation, number of bays/panels required
- For each Cageless or Virtual Collocation, a high-level listing of the equipment to be installed

- The number of amps required for each applications
- Total number of DSO, DS1, DS3, OCN, finished services and Terminations for each application
- Heat dissipation of equipment to be installed
- Type of Terminations required for each level of connection. For new collocations indicate the numbering requested on each block or panel (100 count increments, 24 count increments, etc.), and projected timing of use and quantity for terminations.

2. If the order was not included in the cageless or caged collocation forecast, or if any of the required information contained in Paragraph 1 above related to caged or cageless collocation is missing, the interval(s) for the application will default to the contract interval within the existing Agreement.

3. Beginning September 29, 2000, if U S WEST fails to meet the 45-day collocation ready for service (RFS) interval for a Caged or Cageless collocation site despite the occurrence of both (i) the criteria in Section A.1 above have been met, and (ii) the order has been forecasted, then U S WEST will waive one month's recurring charge for that Caged or Cageless collocation site. Notwithstanding the foregoing, no charges will be waived if the installation interval is delayed due to building expansion, HVAC or power requirements, or customer reasons.

4. U S WEST will include Alternate Point of Termination (APOT) information availability in the ready for service (RFS) criteria. The initial view of the APOT will be available fifteen (15) days prior to the RFS date, with the final view available one day prior to the RFS date. POTS finished services availability on the RFS date will be included in the RFS criteria, if POTS finished services are ordered coincident with the collocation application. All other finished services ordered concurrently with a collocation site will be provided under the normal interval for that finished service after the RFS date.

5. If CLEC requests and U S WEST commits to allocate the collocation space based on forecasts, CLEC will give U S WEST a non-refundable deposit equal to fifty percent (50%) of the nonrecurring charge for augmentations, as well as cageless and caged collocations. Additional processes for space limitations and space allocation will be developed by August 30, 2000.

6. For Collocation Augments (further defined in Attachment 1), CLEC must provide a forecast that includes the following information, if available: the termination types and whether the termination types are the same as the existing per service level, or if different, what numbering requested on the block or panel (100 count increments, 24 count increments, etc.). Beginning September 29, 2000, if U S WEST misses the 30-day collocation augment interval, U S WEST will waive one month's recurring charge associated with the collocation augment. U S WEST and CLEC will work together to improve collocation augmentation performance. The parties will meet at least once within thirty (30) days following the end of the year to implement the program described in this Paragraph 6. Specifically, the parties will work cooperatively to develop an analysis of the root-cause of the collocation augmentation delays, specifically investigating issues that either of the parties believes to be a potential cause of any collocation augmentation delays. Upon the later to occur of (a) the completion of that analysis, or (b) June 30, 2000, the parties will

work jointly and in good faith to develop a service program, with customer-specific remedies, using the results of the analysis to reduce or eliminate collocation augmentation delays.

7. Because CLEC has elected to place splitters for line sharing in its collocation space and in the following markets: Denver, Seattle and Phoenix, and has identified 10 central office collocation augments in each city that need to be performed (identified in Attachment 2), U S WEST will complete those collocation augments by July 31, 2000.

8. Because CLEC has elected to place splitters for line sharing in its collocation space, U S WEST will complete the reclassification of the lines in seventy-two (72) collocation sites, in accordance with a prioritization schedule submitted by CLEC (identified in Attachment 3). U S WEST will complete thirty (30) of those reclassifications by June 30, 2000. U S WEST will complete an additional thirty (30) of those reclassifications by July 31, 2000. The remaining twelve (12) reclassifications will be performed by U S WEST on a schedule mutually agreed upon by the parties.

9. Feasibility and Quote Process Interval for caged and cageless physical collocation and collocation augmentations will be reduced to an interval of twenty-one (21) calendar days.

10. Notwithstanding the requirements in this Section A, CLEC and U S WEST will work together to schedule and stagger implementation on a state-by-state basis for orders for collocations and augments in excess of fifty (50) collocation applications and/or collocation augments for any one month.

B. Access to Unbundled Loop Qualification Databases.

The parties hereby agree to provide CLEC with additional access to loop qualification data, as is, with any errors and omissions that exist in U S WEST's records and subject to each and all of the following terms and conditions identified in Paragraphs 1-6 below.

1. U S WEST will provide CLEC with DSL pre-qualification information on a pre-order basis through its IMA, GUI and EDI electronic interfaces. CLEC can perform a pre-order facility availability query to determine if a particular address or a particular telephone number has a loop that is ADSL-qualified based on information contained in U S WEST's databases. After qualification, IMA will return a screen that will provide a "Yes" or "No" response, indicating, based upon information contained in U S WEST's database, whether the loop is ADSL qualified or not. In addition the following associated loop information will be provided: the circuit ID; the loop length; the existence of load coils; the number and total length of bridged taps; the presence of Digital Loop Carrier (DLC) systems, DAML, pair gain, or Universal Digital Carrier (i.e. not copper), if on the loop; number of wires; and insertion loss.

2. By July 31, 2000, upon request, U S WEST will provide a batch feed that is updated monthly with additional raw loop data to CLEC so it may perform loop qualification analyses and make an independent determination as to whether or not a loop is capable of supporting xDSL service. CLEC may request all such raw loop data by submitting a request for data for an entire wire center. The information includes: 1) gauge; 2) load coil type; 3)

MLT distance; and (4) DLC type. U S WEST will also provide additional bridged tap information, including the segments (e.g. F1, F2), the segment length, and the bridged tap offset length by segment.

3. U S WEST will provide the same additional raw loop data described in the preceding paragraph to the CLECs via the IMA, GUI and EDI electronic interfaces in the IMA Release, which is scheduled to be implemented in December 2000.

4. By May 31, 2000, U S WEST also will implement an enhancement to IMA (GUI/EDI) that will allow CLEC to perform a Carrier Facility Assignment ("CFA") Validation on analog CFAs. This enhancement will allow CLEC to query for a list of valid CFAs and then query for a list of valid channel assignment records associated with a selected CFA. CLEC will be able to view all available and unavailable CFAs plus channel numbers from the CFA list. The information that will be returned includes: the cable name, the cable number, the unit, the A location, and the Z location. CLEC may map this list to its original APOT form to determine the specific CFA it wishes to utilize. CLEC also may query directly to the channel assignment records if the query contains the specific CFA information in the first instance. The CFA's availability status may change between the time the pre-order query was submitted and the time the request is submitted for processing.

5. All information referenced above in Paragraphs 1-4 will be provided as is, with any errors and omissions that exist in U S WEST's records. By the end of the second quarter of 2000, U S WEST will develop a means to provide complete distribution cable data where such data was previously missing. The data will be presented to CLEC via IMA from LFACS.

6. Effective thirty (30) days from execution of this Amendment, U S WEST will not charge CLEC the nonrecurring unbundled loop conditioning charge in those situations where U S WEST operation support systems or other information provided to CLEC did not identify on a pre-order basis the need to perform line conditioning activities on a requested loop. U S WEST will charge for additional field dispatches if it is determined that the dispatches were caused unnecessarily by CLEC.

C. Unbundled Loop Order Provisioning.

The parties hereby agree to the following processes and intervals for unbundled loop order provisioning, subject to obtaining an annual unbundled loop forecast, updated quarterly, the limitations contained in the U S WEST Service Interval Guide and each and all of the following terms and conditions identified in Paragraphs 1 through 6 below.

1. U S WEST will provide the status of delayed orders, including the reason why the order is delayed where facilities exist within one (1) day of the status being assigned by Network or within three (3) days of the order going held, in Minneapolis, Phoenix, Seattle, Denver and Salt Lake City. The interval for resolving delayed orders will remain ICB, subject to the following conditions in this Paragraph C.1. If the loop is delayed as a result of the need to condition the line, U S WEST will provide the RFS date within one (1) day of the status being assigned by Network and the RFS date will be identified as twenty-five (25) days in the FOC. If the loop is delayed as a result of the need to complete network rearrangements (line and station transfers), U S WEST will provide the RFS date within one

(1) day of the status being assigned by Network and the RFS date will be identified as thirty (30) days in the FOC. Each month, U S WEST and CLEC will jointly review all CLEC delayed orders on an aggregate basis to determine what actions, if any, can be taken to clear CLEC's delayed orders.

2. U S WEST will agree to a standard interval for non-loaded, ISDN Capable and ADSL Unbundled Loops in five (5) days in high density areas and eight (8) days in low density areas pursuant to the force majeure and other volume limitations contained in the SIG. Subloops will be installed in the same interval, once CLEC has established a Field Connection Point with accurate CFA.

3. U S WEST's interval for line conditioning will remain ICB, except that after June 30, 2000, in the metropolitan areas in which CLEC currently does business, subject to the existing of legal right of way and the issuance of the necessary permits from the appropriate governmental body(ies), U S WEST will commit to a twenty-five (25) day interval if the following conditions are met: (a) CLEC must deliver a forecast identifying its need for conditioned loops at the distribution area at least sixty (60) days in advance; (b) the removal of the bridged taps in the forecasted area does not require construction or excavation; and (c) the removal requires no more than 25 loops at one time. Further, in the event that CLEC prepays for removal, U S WEST will provide proactive line conditioning on a wide area basis, such as at the central office level. In this instance, U S WEST would work together with CLEC to define the parameters of such unloading and appropriate pricing.

4. In order to reduce the number of loops held or delayed for line conditioning purposes, U S WEST will commit resources and field technicians to implement and complete a program to address loop conditioning issues in Minnesota, Washington and Utah within 9 months after June 30, 2000. Specifically, the program will focus on the removal of bridged taps and load coil encumbrances for loops that are 18 kilofeet or below in length. U S WEST will implement this program in 42 Minnesota, 47 Washington and 37 Utah central offices and will complete the project within 9 months after June 30, 2000. Upon execution of this Amendment, in those central offices identified in the states listed in this paragraph, U S WEST will not assess any loop conditioning charge. The order in which central offices will be targeted for this program will be determined based on a prioritization meeting with the CLECs in the respective states. This program will be implemented at no cost to CLEC, and will significantly increase the inventory of "deloaded" unbundled loops and eliminate conditioning charges for those loops included in the program. The bulk line conditioning program included in this section will be initiated after June 30, 2000.

5. By August 30, 2000, U S WEST will provide a new 7-day installation option for non-loaded digital capable unbundled loops (as provided for in the Service Interval Guide) in the following cities: Minneapolis/St. Paul, Phoenix, Denver, Portland, Seattle and Salt Lake City. In the fourth quarter 2000, U S WEST will provide this option in Tucson, Arizona; Albuquerque, New Mexico; Fort Collins, Boulder and Colorado Springs, Colorado; Des Moines, Iowa; Omaha, Nebraska; Bismarck, North Dakota; and Billings, Montana. This option will include a firm order confirmation (FOC) within three (3) days of U S WEST's receipt of an accurate order. U S WEST will dispatch prior to the due date (DD) to test completely the loop in advance. If the results of the test performed on the unbundled loop show the loop fully functional, U S WEST will contact CLEC, using a CLEC-supplied 800 number. CLEC agrees to accept delivery of the unbundled loop at that time. In addition,

the Loop Information Tool, which is projected to be available by July 31, 2000, will provide additional information that may inform CLEC's decision as to whether to use the installation option described in this Section.

6. Beginning June 1, 2000, CLEC will be notified as soon as possible that requests for nonloaded copper loops cannot be met because pair gain is the only facility available. This process will be followed instead of allowing the request to be delayed and receive a Local Markets status. In addition, U S WEST will provide CLEC with the multi step Engineering Process that explains how orders are being processed on a going forward basis. This process is intended to reduce the number of orders being statused to Local Markets. In addition, U S WEST will offer an IDSL product in the second quarter 2000 in order to meet CLEC requirements.

D. Customer Care Standards.

Effective June 30, 2000, U S WEST will implement a self-executing service performance program included in paragraphs 1 through 3 below that will be available to CLEC so long as CLEC purchases at least 5000 unbundled digital capable loops annually from U S WEST across U S WEST's 14-state region and based upon and subject to each and all of the following terms and conditions identified in paragraphs 1 through 3 below:

1. U S WEST will provide monthly reports to CLEC on its performance during the previous month. Service performance credits will be self-executing, and all credits will be posted on the bill in the following month based on the schedules listed below. The program described in this Section will take effect June 30, 2000.

2. This standard set forth in this section will be assessed based on U S WEST's overall performance in provisioning, on the original due date as specified in the U S WEST Resale and Interconnection Service Interval Guide ("SIG"), all services in the interconnection agreement, on state-by-state average basis for unbundled loops in which CLEC has placed at least fifty (50) orders electronically for unbundled loops during the reported quarter. The following performance measurements and the accompanying credits identified in the matrices below are subject to the force majeure limitations in the U S WEST Resale and Interconnection Service Interval Guide ("SIG") and the applicable interconnection agreement. In addition, the following performance measurements and credits will only apply if (a) the orders have been forecasted annually and updated quarterly in the manner requested by U S WEST; (b) filling the orders does not require U S WEST to build facilities; or (c) the other conditions identified in the SIG and/or the interconnection agreement have been met. In the case of unbundled loops, loop orders must be forecasted at the distribution area level at least sixty (60) days in advance.

Range (% installed within standard interval for the interconnection services)	Payment amount per quarter: Following June 30, 2000 until January 1, 2001	Range (% installed within standard interval for the interconnection services)	Payment amount per quarter: January 1, 2001 to December 31, 2001, assuming closure of merger
82.5% to 100%	No payment applies	85% to 100%	No payment applies

70% to 82.4%	\$1,000	72% to 84.9%	\$1,200
60% to 69.9%	\$2,000	62% to 71.9%	\$2,400
<60%	\$3,000	<62%	\$3,600

3. Subject to the requirements and limitations contained in paragraph 2, if U S WEST's performance for provisioning unbundled loops drops below 60% for one quarter in any one state in which CLEC has placed at least 50 orders that quarter in that state and purchases at least 5000 unbundled digital capable loops annually from U S WEST across U S WEST's 14-state region, U S WEST and CLEC will jointly review the root cause of such performance in that state and identify processes to improve performance in that state. If U S WEST's performance remains below 60% for two consecutive quarters in any one state in which CLEC has placed at least 50 orders in each quarter in that state for two consecutive quarters and purchases at least 5000 unbundled digital capable loops annually from U S WEST across U S WEST's 14-state region, U S WEST will credit CLEC \$25,000 for that state's performance.

4. CLEC may elect to replace the standards identified in paragraphs 1-3 above with carrier-to-carrier wholesale standards that are adopted or approved by the applicable PUC, or are negotiated between U S WEST and CLEC. In no event shall U S WEST be obligated to perform and provide credits under paragraphs 1-3 above and standards implemented by the applicable PUC.

5. The parties recognize that all providers share the responsibility for improving the functionality of the network with respect to circuit failures. U S WEST and CLEC will work together to improve new installation performance. The parties will meet at least once within thirty (30) days following the execution of this Amendment to implement the program described in this Paragraph 5. Specifically, the parties will work cooperatively to develop an analysis of the root-cause of new installation troubles, specifically investigating customer premises equipment (CPE) functionality, customer premises problems other than CPE, electronics, and other issues that either of the parties believes to be a potential cause of new installation troubles, including circuit failures. Upon the later to occur of (a) the completion of that analysis, or (b) June 30, 2000, the parties will work jointly and in good faith to develop a service program, with customer-specific remedies, using the results of the analysis to reduce or eliminate new installation troubles, including circuit failures.

6. Effective with the execution of this Amendment, U S WEST will begin providing CLEC access via the warm transfer process to the person who will handle its customer escalations. U S WEST will work cooperatively with CLEC to develop other improved escalation procedures, including escalation procedures for customers designated by CLEC or customers in limited geographies. In addition, for a limited number of customers identified by CLEC, U S WEST will also provide expanded and expedited escalation processes.

E. Interim Shared Loop Price.

Beginning immediately and until January 1, 2001, the interim shared loop price U S WEST charges CLEC for line sharing will be \$0 in the following states: Arizona, Colorado, Idaho, Iowa, Montana, Nebraska, New Mexico, North Dakota, Oregon, South Dakota, Utah,

Washington and Wyoming. Beginning January 1, 2001, the interim shared loop price U S WEST will charge CLEC for line sharing will be \$8.25. The interim rates identified in this paragraph will be subject to true up and will be replaced on a state-by-state basis as the jurisdictions complete shared loop cost docket proceedings.

GENERAL TERMS AND CONDITIONS

1. Except as otherwise provided herein, this Amendment will take effect upon the execution of the Amendment by both parties. This agreement will expire in its entirety on December 31, 2003.

2. The parties hereby agree that the terms and conditions of this Amendment modify and amend any existing interconnection agreements between CLEC and U S WEST. U S WEST agrees to include the terms and conditions of this Amendment in any future interconnection agreement between CLEC and U S WEST while this agreement remains in effect.

3. Nothing in this Amendment modifies the terms of the Line Sharing stipulation negotiated with the CLECs and approved by the Minnesota Commission on December 1, 1999.

4. Cost recovery for UNEs and other wholesale services, including, but not limited to those referenced in this settlement agreement, has been or will be established in various proceedings at rates to be determined by the appropriate regulatory body or bodies. CLEC acknowledges that it is U S WEST's position that it is entitled to recover its costs and reasonable profit in accordance with the principles of the federal Telecommunications Act of 1996. Cost recovery and rates for UNEs and other wholesale services as determined in those proceedings will not be impacted by this settlement.

5. The Parties agree that this Amendment represents a compromise in the position of the Parties.

6. The Parties agree that this Amendment represents a just, equitable and reasonable resolution of various issues. The Parties acknowledge that this Amendment is the product of negotiations and compromise and shall not be construed against any Party on the basis that it was the drafter of any or all portions of this Amendment. This Amendment constitutes the Parties' entire agreement on all matters set forth herein, and it supersedes any and all prior oral and written understandings or agreements on said matters that previously existed or occurred in this proceeding, and no such prior understanding or agreement or related representations shall be relied upon by the Parties.

7. The Parties agree that the headings to this Amendment are not material to this Amendment and have no legal force or effect.

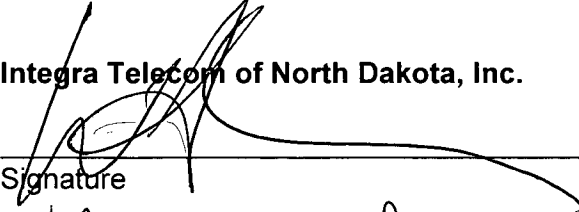
8. Except as otherwise specifically agreed upon in this Amendment, nothing contained herein shall be deemed to constitute a settled regulatory practice for the purpose of any other proceeding.

9. This Amendment may be executed in counterparts.

2. Further Amendments.

Except as modified herein, the provisions of the Agreement shall remain in full force and effect. Neither the Agreement nor this Amendment may be further amended or altered except by written instrument executed by an authorized representative of both parties.

The parties, intending to be legally bound, have executed this Amendment as of the dates set forth below, in multiple counterparts, each of which is deemed an original, but all of which shall constitute one and the same instrument.

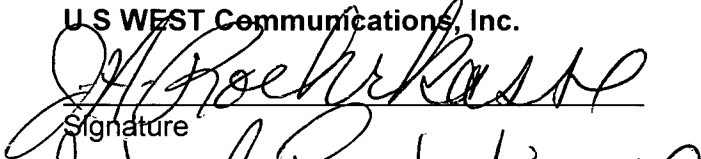
Integra Telecom of North Dakota, Inc.


Signature
Wayne P Graham

Name Printed/Typed
CEO

Title
Sept 12, 00

Date

U S WEST Communications, Inc.


Signature
John A. Roehrkass

Name Printed/Typed
Acting Director

Title
9-18-00

Date

ATTACHMENT 1

Collocation Augmentation

This matrix is broken down by type of equipment/installation augmentation.

This matrix provides for 30 calendar days construction interval associated with augmentation orders.

An assumption is made in this matrix that the Feasibility and Quote Process Interval can be reduced to current contract specific time-frame of 21 calendar days which is currently the best interval U S WEST offers for these two combined processes to any Co-provider.

<u>Change Type</u>	Can Be Completed in 30 Day Construct Interval	Can Not Be Completed in 30 Day Construct Interval	If No, Anticipated Interval
POI Utility Hole		X	120
Entrance Facility			
Increase in # of Fiber Spliced	X		
Decrease in # of Fiber Spliced	X		
AC Power			
Adding Essential Power		X	90
Deleting Essential Power	X		
Increase in AC Outlets	X		
Request for Additional Lighting	X		
Change in Entrance Facility Type			
Change from Shared Fiber to Express Fiber		X	90
Change from Express Fiber to Shared Fiber		X	90
Change from Entrance Facilities to Finished Services (Provided the Facilities Exist)	X		
DC Power			
Increase in Current		X	90
Decrease in Current	X		
Increase to Two A&B Feeds		X	90

<u>Change Type</u>	Can Be Completed in 30 Day Construct Interval	Can Not Be Completed in 30 Day Construct Interval	If No, Anticipated Interval
Decrease to One A&B Feeds	X		
Caged Physical Enclosure			
Increase in Sq. Ft.	X		
Decrease in Sq. Ft.	X		
Bays for Cageless Physical			
Increase in # of Bays (Assuming Space is Available)	X		
Decrease in # of Bays	X		
Interconnection Distribution Frame (ICDF)			
Increase Terminations (Assuming Space is Available on Existing Frames)	X		
Decrease Terminations	X		
Request that U S WEST Provide Tie Cable	X		
Change in Collocation Type			
Caged Physical to Cageless Physical		X	90
Caged Physical to Virtual		X	90
Virtual to Cageless Physical		X	90
Additional Equipment Requiring Power, Space, or HVAC			
Change in Central Office Equipment Requiring Additional Power		X	90
Change in Central Office Equipment Requiring Additional Space		X	90
Change in Central Office Equipment Requiring Additional HVAC		X	90
Security			
Deleting from List	X		

<u>Change Type</u>	Can Be Completed in 30 Day Construct Interval	Can Not Be Completed in 30 Day Construct Interval	If No, Anticipated Interval
Additions to List	X		
Synchronization		X	90
Eliminating Synchronization	X		
Adding Time Equipment		X	90

Attachment 2

Cable Augment Central Office List

Denver		
1	DNVRCODC	Denver Dry Creek
2	DNVRCOSL	Denver Sullivan
3	DNVRCOEA	Denver East
4	DNVRCOSW	Denver Southwest
5	DNVRCOCL	Denver Columbine
6	DNVRCOSH	Smokey Hill
7	BLDRCOMA	Boulder
8	LTTNCOMA	Littleton Main
9	LKWOCOMA	Lakewood Main
10	NGLNCOMA	Northglenn Main
Seattle		
11	BLLWASH	Bellevue Sherwood
12	RNTNWA01	Renton
13	STTLWALA	Seattle Lakeview
14	STTLWA04	Seattle Emerson
15	STTLWA05	Seattle Atwater
16	STTLWA03	Seattle East
17	TACMWAVV	Tacoma Waverly
18	STTLWACH	Seattle Cherry
19	STTLWASU	Seattle Sunset
20	KENTWA01	Kent Ulrich
Phoenix		
21	SCDLAZTH	Thunderbird
22	PHNXAZCA	Cactus
23	TEMPAZMC	McClintock
24	PHNXAZGR	Greenway
25	MESAAZG1	Gilbert
26	CHNDAZMA	Chandler Main
27	MESAAZMA	Mesa Main
28	SPRSAZWE	Super West
29	CHNDAZWE	Chandler West
30	DRVYAZNO	Phoenix DR Valley

Attachment 3
Reclassification List

Priority	CLLI	State	Priority	CLLI	State
1	BLLVWAGL	WA	37	DESMIAEA	IA
2	ORCHWAD1	WA	38	DESMIASO	IA
3	STTLWA01	WA	39	OTWDUTMA	UT
4	FTCLCOMA	CO	40	OGDNUTMA	UT
5	DNVRCOMA	CO	41	SLKCUTEA	UT
6	ARVDCPMA	CO	42	OMAHNE84	NE
7	AURRCOMA	CO	43	OMAHNE90	NE
8	LACYWA01	WA	44	OMAHNECE	NE
9	CLSPCOMA	CO	45	PTLDOR17	OR
10	FTCLCOHM	CO	46	ORCYOR18	OR
11	GLDLAZMA	AZ	47	MLWYOR17	OR
12	STTLWAEI	WA	48	ANKNIACO	IA
13	VANCWA01	WA	49	KRNSUTMA	UT
14	DNVRCOCH	CO	50	OMAHNENW	NE
15	DNVRCOSE	CO	51	OMAHNEIZ	NE
16	LTTNCOHL	CO	52	OMAHNEOS	NE
17	TACMWALE	WA	53	PTLDOR14	OR
18	STTLWACA	WA	54	CNBLIAWA	IA
19	VANCWANO	WA	55	OREMUTMA	UT
20	DNVRCOCP	CO	56	DRPRUTMA	UT
21	CLSPCOPV	CO	57	SLCYUTWE	UT
22	PHNXAZNW	AZ	58	OMAHNEFO	NE
23	SALMOR58	OR	59	OMAHNEHA	NE
24	PTLDOR11	OR	60	TCSNAZMA	AZ
25	DESMIADT	IA	61	TCSNAZNO	AZ
26	DESMIAAW	IA	62	TCSNAZRN	AZ
27	PTLDOR69	OR	63	TCSNAZCR	AZ
28	PTLDOR12	OR	64	TCSNAZEA	AZ
29	PTLDOR13	OR	65	ALBQNMCR	NM
30	DESMIANW	IA	66	ALBQNMNE	NM
31	DESMIAWS	IA	67	ALBQNMAC	NM
32	SLKCUTMA	UT	68	ALBQNMEA	NM
33	SLKCUTSO	UT	69	ALBQNMMA	NM
34	MRRYUTMA	UT	70	ALBQNMSSO	NM
35	PROVUTMA	UT	71	ALBQNMSSM	NM
36	PTLDOR18	OR	72	BLNGMTMA	MT

PU-2463-00-653

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

Article Addressed to:

Deborah Larwood
 Antya Telecom N.D. Inc
 19545 NW Van Neumann Drive
 Beaverton Or 97006

COMPLETE THIS SECTION ON DELIVERY

A. Received by (Please Print Clearly) **Janet Rogers** B. Date of Delivery **2-26**

C. Signature *[Handwritten Signature]* Agent Addressee

D. Is delivery address different from item 1? Yes No
 If YES, enter delivery address below.

3. Service Type
 Certified Mail Express Mail
 Registered Return Receipt for Merchandise
 Insured Mail C.O.D.

4. Restricted Delivery? (Extra Fee) Yes

2. Article Number (Copy from service label):
 7000 10520 10022 8654 10605