

ESTATE

HUD! Only 14 yrs @ Listings 1528

DAY! Cabin ready 14 X 20 1-9080.

LE HOMES SALE 16 x 76. 3 bath home.

DAY! Can Deliv. 290-5875

ITED

DICKINSONIFIED SEC-YOU FIND RIGHT ITEM JUST RIGHT CALL OR DETAILS!

once-in-life-g. Would ap-1-720-2526.

Bulb exterior 290-2926.

EXERCISE EQUIPMENT

DAY! for sale!!!

abs? Try the Great Condi-\$50! Call 83-9919

RTING ADS

made from very unusual 83-8689.

for sale w/ boots at-suspenders, shoe chains size 7 laceup 83-9919

FITURE

lovely 45" w/4 rolling chairs are 8689

DAY!

at 2 end lamps. Green/bur-Good condi-for set.

DAY!

for a liner? navy blue, black handle very comfy & Call interested.

cliner Morris recliner, claw in front and 483-9919

for sale antique oak fittings, flour 483-9919

7920 MUSIC/ LESSONS

NEW TODAY!

Beautiful black 5 pc. drum set with cymbals and throne. Evans heads. Almost new, excellent condition, played 4 times. \$450. Located in Belfield. 701-590-2909.

7950 MISC. FOR SALE

DUKE'S BOOT REPAIR & SADDLERY

663 E. Villard Dickinson, ND (701) 483-0777

We Repair: Ladies Heels Tennis Shoes Crepe Soles Most Shoes & Boots Saddles and Tack

Don't throw them away. bring them to us!

28 years in business in Dickinson

NEW TODAY!

Coin-operated dryers for sale. Good condition. 483-1480.

Dell desktop computer. 3 mths old. \$300 Call 701-290-3272.

Guardrail for corrals. 701-290-0882 or 225-7809.

NEW TODAY!

Pirates of the Caribbean treasure chest CD player, plays CDs & has a spot to plug in an Ipod also. Only \$75 call 701-260-7610.

Safety/Security Door. Burglar resistant metal bars. \$37.50. Call 483-8689

NEW TODAY!

Thule car-top carrier good condition, \$50. call 483-9919

Used Furniture... Sofas, loveseats, chairs, recliners, entertainment centers, misc items. All priced for quick sale!! Furniture City, 515 W Villard, Dickinson.

VERY NICE oak poker & bumper pool game table with 4 chairs. \$1,000. Call 483-7186.

NEW TODAY!

X-BOX X-box with 2 controllers, 4 games: Tiger Woods PGA Tour 2005, NFL Blitz Pro, NBA Live 2002, AMPED snowboarding. \$75. 701-590-2909, Belfield.

8690 SPORT UTILITY

2005 4WD Toyota Sequoia SR5 many extras Like new! 34k miles \$23,500. 701-483-2226.

9000 AUTOMOBILES

\$500 Police Impounds! Cars/Trucks for \$500! For listings 800-620-4869 x A882

1998 Plymouth Voyager Caravan SE. Uses no oil, no leaks. 1400 mi. ABS, Good tires. \$18K. Call 225-2025.

NOTICE BEFORE FORECLOSURE

TO: Occupant 226 5th Avenue East Dickinson, ND 58601 Tracey A. Weichel 226 5th Avenue East Dickinson, ND 58601 the title owners of the following described real property: The North Eighty Five feet of the West One Hundred Feet (N.85' of W. 100') of Block Twelve (12), Messersmith and Simpson's Addition to the City of Dickinson, Stark County, North Dakota, a/k/a 226 5th Avenue East, Dickinson, ND 58601.

Notice is hereby given that certain mortgage upon the above-described property, Tracey A. Weichel, Mortgagor, executed and delivered to Wells Fargo Bank, N.A., Mortgagee, dated April 27, 2007, and filed for record in the office of the Register of Deeds of the County of Stark and State of North Dakota, on the 1st day of May 2007, at 3:17 o'clock P.M. as Document No. 3048951; and given to secure the payment of \$117,500.00, and interest according to the conditions of a certain promissory note, is in default.

Pursuant to the provisions of the Federal Fair Debt Collection Practices Act, you are advised that unless you dispute the validity of the foregoing debt or any portion thereof within thirty days after receipt of this letter, we will assume the debt to be valid. On the other hand, if the debt or any portion thereof is disputed, we will obtain verification of the debt and will mail you a copy of such verification. You are also advised that upon your request within the thirty day period, we will provide you with the name and address of your original creditor, if different from the creditor referred to in this Notice. We are attempting to collect a debt and any information obtained will be used for that purpose.

At this time, no attorney with this firm has personally reviewed the particular circumstances of your account. However, if you fail to contact our office, our client may consider additional remedies to recover the balance due.

The following is a statement of the sum due for principal, interest, taxes, insurance, maintenance, etc., as of December 12, 2009:

Principal.....\$114,398.58 Escrow.....184.89 Mortgage Insurance paid 8/2009 \$76.38 9/2009 \$76.38 10/2009 \$76.38

Accrued interest to December 12, 2009.....3,194.63 Late Charges.....45.00 Recording Fees.....10.00 Pro Rata MIP/PMI.....305.52 Property Inspection.....30.00 Pending County Taxes 12/2009.....1,269.45 TOTAL.....\$119,438.07

That as of December 12, 2009, the amount due to cure any default, or to be due under the terms of the mortgage, exists in the following respects:

Accumulated Payments Owing.....4,999.45 Principal & Interest: 5 months @ \$723.47 = \$3,617.35 Escrow: County Taxes: 5 months @ \$105.79 = \$528.95 PMI/MIP: 5 months @ \$76.38 = \$381.90 Hazard Insurance: 5 months @ \$94.25 = \$471.25

Late Charges.....60.00 Property Inspection.....30.00 TOTAL.....5,089.45 all of which must be paid BY CERTIFIED FUNDS, MADE PAYABLE TO WELLS FARGO HOME MORTGAGE and mailed to the undersigned attorney to cure the default, plus any accrued interest, subsequent payments or late charges which become due and any further expenses for preservation of the property which may be advanced. PLEASE CONTACT THE UNDERSIGNED FOR THE EXACT AMOUNT DUE THROUGH A CERTAIN DATE.

You have the right, in accordance with the terms of the mortgage, to cure the default specified above. You also have the right to assert in the foreclosure action that no default exists or any other defense you may have to said action.

Notice is further given that if the total sums in default, together with interest accrued thereon at the time of such payment, accrued payments then due and expenses advanced, are not paid within thirty (30) days from the date of mailing or service of this Notice, the Mortgagee will deem the whole sum secured by the mortgage to be due and payable in full without further notice. Furthermore, proceedings will be commenced to foreclose such mortgage, and in the event of Sheriff's sale as provided by the laws of the State of North Dakota, the time for redemption shall be as provided by law, but not less than sixty (60) days after the

Sheriff's Sale. Dated November 13, 2009. MACKOFF KELLOGG LAW FIRM Attorneys for the Plaintiff Office and Post Office Address: 38 Second Avenue East Dickinson, North Dakota 58601 Tel: (701) 227-1841 Fax: (701) 225-6878 By: /s/ Bethany Abrams Bethany Abrams, Attorney #06344

If you have previously received a discharge in a Chapter 7 bankruptcy, this is not an attempt to collect a debt against you personally, but only an attempt to determine your intention concerning retaining this property. (Published November 19, 26 & December 3, 2009)

STATE OF NORTH DAKOTA PUBLIC SERVICE COMMISSION Public Service Commission Qwest Performance Assurance Plan Investigation Case No. PU-06-58 Public Service Commission Qwest Performance Assurance Plan Investigation Case No. PU-07-256 Public Service Commission Qwest Performance Assurance Plan Investigation Case No. PU-08-920

NOTICE OF OPPORTUNITY FOR COMMENT AND NOTICE OF OPPORTUNITY FOR HEARING November 25, 2009 Preliminary Statement

For telecommunications companies that have, or intend to have, an agreement with Qwest Corporation (Qwest) for interconnection services, Qwest offers a Performance Assurance Plan (PAP) option. A PAP provides for self-executing payments to the competitive local exchange carrier (CLEC) if Qwest does not provide interconnection services to the CLEC at parity to the service it provides to its own retail customers, or if Qwest fails to meet certain service benchmarks.

The PAP provides for periodic reviews to determine whether performance measures should be added to, deleted from, or modified; whether benchmark standards should be modified or replaced by parity standards; and whether to move a classification of a performance measurement to High, Medium, or Low or Tier 1 to Tier 2. Participants of the review may include Qwest, CLECs, and the Commission. PAP revisions approved by the Commission as a result of such reviews apply to existing and future interconnection agreements that incorporate the PAP. The most recent PAP revision was effective beginning January 1, 2008, as approved in Case No. PU-06-58. That proceeding was continued in the event an ongoing multistate Regional Oversight Committee review might result in further PAP or performance measurement changes.

On June 13, 2007, the Commission joined in a multistate collaborative audit of Qwest's PAP performance reporting and payment process for calendar year 2005, Case No. PU-07-256. The Final Report for the Audit of 2005 Qwest's Performance Assurance Plans by Liberty Consulting Group was issued November 30, 2007. The report is available for viewing and downloading from the Commission's internet site at http://www.psc.state.nd.us/database/documents/07-0256/014-010.pdf.

On December 17, 2008, the Commission joined in a multistate review of the effectiveness of the PAP and whether its continuation is necessary. Case No. PU-08-920. The review was a multistate effort organized by the Regional Oversight Committee. On February 11, 2009, the Commission issued a Notice of Qwest Performance Assurance Plan Review, and Notice of Opportunity for Comment in Case No. PU-08-920, for comments from interested persons on trends in Qwest performance in providing interconnection, comments on the structural components of the PAP and performance measures, stakeholder recommendations and experiences with the PAP and performance measures, and comments on the competitive environment. The Notice stated that the Commission would receive written comments until March 27, 2009. On March 27, 2009, Integra Telecom of North Dakota, Inc. filed comments and petitioned to intervene.

The Regional Oversight Committee contracted with Liberty Consulting Group (Liberty) to perform the review. Based on comments received from Integra Telecom of North Dakota, Inc. and other competitive local exchange carriers and data provided by Qwest, Liberty issued its June 30, 2009 Analysis of Qwest's Performance Assurance Plans Final Report. Liberty concluded that the PAP is still serving a useful purpose. The report also offers several recommendations for changes to the PAP and performance measures, and makes several findings that may have affected Qwest's reported performance results or payments under the PAP.

The report is available for viewing and downloading from the Commission's internet site at: http://www.psc.state.nd.us/database/documents/08-0920/018-020.pdf with appendices at: http://www.psc.state.nd.us/database/documents/08-0920/018-010.pdf. Comments and requests for hearing must be filed by January 15, 2010. Comments should address the following:

- 1. Whether there exists an omission or failure of existing performance measures to capture intended performance.
2. Where there is duplication of another performance measurement.
3. Whether such omission, failure, or duplication of a performance measure justifies the addition, modification, or removal of a performance measure.
4. Whether any benchmark standards should be modified or replaced by parity standards.
5. Whether the actual volume of data points have been less or greater than anticipated, and, if so, whether there is justification for the reclassification of a performance measurement.
Any disputes regarding adding, deleting, or modifying performance measurements will be resolved by the Commission.
A copy of Qwest's performance measures and the PAP may be obtained from the Commission. For more information contact the North Dakota 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 the Commission at least 24 hours in advance. PUBLIC SERVICE COMMISSION Tony Clark, Commissioner Kevin Cramer, Chairman Brian P. Kalk, Commissioner (Published December 3, 2009)

STATE OF NORTH DAKOTA PUBLIC SERVICE COMMISSION FirstLink 211 Designation Application Case No. PU-09-713

NOTICE OF OPPORTUNITY FOR HEARING November 25, 2009

The Federal Communications Commission (FCC) has designated the 211 dialing code to provide direct access to organizations providing community information and referral services that are currently not available through the 911 emergency code or the 311 police non-emergency code.

On September 24, 2003, the Commission designated the Mental Health Association in North Dakota (MHAND), as the user of the 211 dialing code in North Dakota. On March 7, 2007, the Commission authorized MHAND to subcontract 211 operations within North Dakota. MHAND has been subcontracting with FirstLink for the provision of 211 operations in Cass County.

In its October 30, 2009 letter, MHAND notified the Commission that, due to lack of economic support, it must relinquish its designation as the 211 dialing code user. On November 2, 2009, the Commission received a letter stating that effective October 30, 2009, FirstLink will temporarily provide 211 operations for North Dakota until a decision is made about 211's future.

On November 23, 2009, FirstLink filed a letter requesting designation as the 211 dialing code user for North Dakota. The issues to be considered are: 1. Is any other entity interested in designation as the user of the 211 dial code in North Dakota? 2. Is the FirstLink's intended use of the 211 dial code in North Dakota consistent with the FCC intended use of that code? Those interested are invited to comment in writing. Persons desiring a hearing must file a written request identifying their interest in the proceeding and the reasons for requesting a hearing. Comments and requests for hearing must be received by January 8, 2010. If deemed appropriate, the Commission can determine the matter without a hearing.

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 the Commission. PUBLIC SERVICE COMMISSION Tony Clark, Commissioner Kevin Cramer, Chairman Brian P. Kalk, Commissioner (Published December 3, 2009)

STATE OF NORTH DAKOTA PUBLIC SERVICE COMMISSION Qwest Corporation Request to Withdraw Available Terms/Conditions Application Case No. PU-07-314

NOTICE OF OPPORTUNITY FOR HEARING November 25, 2009

On June 14, 2007, Qwest Corporation (Qwest) filed an application to update its Statement of Generally Available Terms and Conditions (SGAT). SGAT is a statement of the terms and conditions under which Qwest provides access and interconnection to its facilities for the network facilities of affiliated, competing providers of telecommunications services.

Qwest states that the SGAT was last updated on May 30, 2002, and that changes in applicable law since the SGAT is outdated. Qwest states that it continues to make its Performance Assurance Plan Definitions and its Performance Assurance Plan available to competitive exchange companies. On July 25, 2007, the Commission issued a Notice of Opportunity for Hearing on August 29, 2007, Level 3 Communications, LLC filed comments requesting the Commission request Qwest to update the SGAT for approval, that parties have the opportunity to participate in the approval process regarding the SGAT, and that the Commission request Qwest to allow Level 3 to continue to operate under its current interconnection agreement until an updated SGAT has been submitted and approved.

On October 15, 2009, Qwest filed a request that the Commission issue an order approving withdrawal of the SGAT. Qwest believes that three developments support the withdrawal: (1) on June 9, 2008, Level 3 entered into a Term Extension Agreement of its interconnection agreement with Qwest, extending that agreement until July 31, 2010; (2) the Idaho Commission granted Qwest's request to withdraw the Idaho SGAT finding that interconnection did not identify a legal requirement that an SGAT remain in effect; and (3) in the two years since Qwest made an attempt to withdraw the SGAT, no CLEC opted into the SGAT in North Dakota.

Persons desiring a hearing must file a written request identifying their interest in the proceeding and the reasons for requesting a hearing. Requests for hearing must be received by January 15, 2010. If deemed appropriate, the Commission can determine the matter without a hearing. 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 the Commission. PUBLIC SERVICE COMMISSION Tony Clark, Commissioner Kevin Cramer, Chairman Brian P. Kalk, Commissioner (Published December 3, 2009)

STATE OF NORTH DAKOTA, COUNTY OF STARK, IN JUVENILE COURT SOUTHWEST JUDICIAL DISTRICT IN THE INTEREST OF D.S.M., A CHILD, R.V.D., Petitioner, vs. D.S.M., a child, S.M., his mother, and Stanford Deas, Respondents. JUVENILE SUMMONS 45-09F-0000

THE STATE OF NORTH DAKOTA, COUNTY OF STARK, IN JUVENILE COURT, THE ABOVE-NAMED RESPONDENT You, and each of you, are hereby summoned and required to appear before me and bring the above-named child to the Juvenile Judge, at Dickinson in County and State, on the 21 day of December, 2009, at 9:00 o'clock a.m., soon thereafter as the parties choose to hear, for the purpose of hearing the petition made and filed with this Court, and bring said child to be subject to the provisions of the Uniform Juvenile Court Code (Chapter 27-20 of the North Dakota Century Code) by reason of the following: That the above-named Respondent is a delinquent child, as more fully appears from the Petition, a copy of which is on file with the above-named Court. If you fail to appear personally or bring said child before the Court at the time and place or to show good cause why you cannot do so, the Court may make such order as may be appropriate and you may be proceeded against in civil contempt.

RIGHT TO COUNSEL

While you are not required to have counsel in this proceeding, you are entitled to legal counsel if you so desire legal counsel and are without undue financial hardship to employ counsel, the Court, upon your request, will appoint legal counsel for you if you intend to have legal counsel, you requested to make the necessary arrangements in advance so as not to be in default of the hearing. Dated this 30 day of Nov., 2009, at Dickinson, North Dakota. /s/ H. Patrick Weir District Judge (Published December 3, 10 & 17, 2009)