

STATE OF NORTH DAKOTA
PUBLIC SERVICE COMMISSION

Qwest Corporation
 Fargo Rate Center
 Number Resources

Case No. PU-10-490

AFFIDAVIT OF SERVICE BY ELECTRONIC MAIL

STATE OF NORTH DAKOTA
COUNTY OF BURLEIGH

Cara DeSaye deposes and says that:

she is over the age of 18 years and not a party to this action and, on the 9th day of August, 2010, she electronically mailed 41 addressees a copy of:

Order

The electronic mails were addressed as follows:

See attached list.

Each email address is the respective addressee's last reasonably ascertainable electronic mailing address.

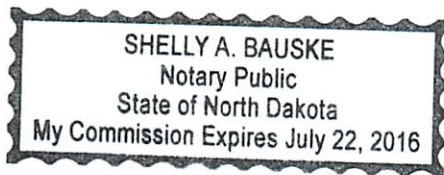


Subscribed and sworn to before me
this 9th day of August, 2010.



Notary Public

SEAL



**STATE OF NORTH DAKOTA
PUBLIC SERVICE COMMISSION**

**Qwest Corporation
Fargo Rate Center
Numbering Resources**

Case No. PU-10-490

ORDER

August 4, 2010

On July 13, 2010 Qwest Corporation (Qwest) submitted an application to NeuStar Pooling Administration System (NeuStar), the North Dakota number pooling administrator, for additional numbering resources consisting of a 1,000 number block out of the Fargo, North Dakota rate center.

NeuStar denied the request for additional numbering resources for the Fargo switch because the company did not meet the Federal Communications Commission (FCC) number utilization criteria. The FCC requires that applicants for additional numbering resources demonstrate that the rate center for which the numbers are requested has no more than a six-month inventory of numbers and is utilizing 75% or more of the numbers in inventory.

Under FCC rules, state commissions may grant a waiver of the FCC rules and grant requests for additional numbering resources when there is a demonstrated verifiable need.

The Commission has authority under North Dakota Century Code section 49-21-01.7 (14) to resolve numbering resource conservation issues.

The Commission must take into consideration the extent to which the carrier has used available numbering resource optimization strategies and the carrier's showing that deviation from the FCC's inventory and utilization requirements is warranted. The carrier must demonstrate the following: 1) that the carrier will exhaust its numbering resources in a market or rate area within three months (in lieu of the 6 months-to-exhaust requirement; and 2) that projected growth is based on the carrier's actual growth in the market of rate area, or on the carrier's actual growth in a reasonably comparable market, but only if that projected growth varies no more than 15 percent from historical growth in the relevant market; or 3) that there is a verifiable need due to the specific customer request for numbering resources in a given rate center that the carrier is unable to satisfy with its current inventory. Regarding a specific customer request, the carrier must provide the Commission with documentation of the customer request and current proof of utilization in the rate center.

In support of the request, Qwest provided, under trade secret request, a copy of the customer's request.

Qwest indicated that it has no clean blocks of 1000 numbers available for assignment in the Fargo rate center that have an NXX ending in a 2. The customer anticipates returning 100 numbers to the industry number pool, specifically 701-492-1800 through 1899.

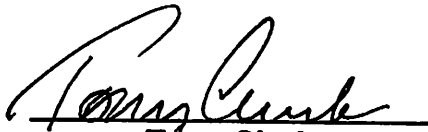
Based on the specific need demonstrated, we find it appropriate to grant Qwest's request.

ORDER

1. Qwest Corporation's request for a waiver of the Months to Exhaust/Utilization Threshold requirement to obtain a block of one thousand numbers from the number pool, specifically in the 8000-8999 range, in any NXX at the Fargo, North Dakota rate center is granted.

2. A block of one hundred numbers shall be returned to the number pool, specifically 701-492-1800 through 1899.

PUBLIC SERVICE COMMISSION



Tony Clark
Commissioner



Kevin Cramer
Chairman



Brian P. Kalk
Commissioner

jilenez@nccray.com
Jilene Zerr

jlchapman@acomminc.com
Jerry Chapman
Acomm Inc
510 1st Ave N Ste 203
Minneapolis MN 55403-0343

maryanne.allen@att.com
Mary Anne Allen
AT&T Nevada
645 E Plumb Lane, C-144 PO Box 11010
Reno NV 89520

Diana.Stevens@VerizonWireless.com
Diana Stevens
Bismarck MSA Limited Partnership

bryan@consolidatedtelcom.com
BRYAN PERSONNE
CONSOLIDATED COMMUNICATIONS NETWORKS, IN
PO BOX 1408
DICKINSON ND 58602-1408

mjrasher@msn.com
Mary Jane Rasher
DCI Group

Thomas.Halvskey@ecntel.com
Thomas Halvskey
Enhanced Communications Network Inc
1031 S Glendora Ave
West Covina CA 91790

acopeman@ldcb.com
April Copeman
LONG DISTANCE CONSOLIDATED BILLING CO.
7111 DIXIE HWY SUITE 211
CLARKSTON MI 48346

sandrawilliams@netoneint.com
Sandra Williams
Net One International Inc
4037 Metric Dr
Winter Park FL 32792-6808

Diana.Stevens@VerizonWireless.com
Diana Stevens
North Dakota 5 - Kidder LP

ffarm@wrtc-mail.net
Ann Faught
Absaraka Co-Operative Telephone Compan
2894 146 Avenue SE PO Box 27
Absaraka ND 58002

Klepper@nadoctors.net
Association Administrators Inc
180 E Main St
Smithtown NY 11787

Diana.Stevens@VerizonWireless.com
Diana Stevens
Badlands Cellular of North Dakota LP

regulatory@comtech21.com
Comtech 21 LLC
One Barnes Park South
Wallingford CT 06492

bryan@consolidatedtelcom.com
Bryan W Personne
Consolidated Telcom
PO Box 1077
Dickinson ND 58601-1077

kathyy@ndtel.com
Dave Dircks
DCN LLC
P O Box 180
Devils Lake ND 58301-0180

compliancemanager@gsaudits.com
GSAssociates
3245 Peachtree Pkwy, Ste D352
Suwanee GA 30024

DCROTHERS@YAHOO.COM
David Crothers
NDATC
Box 1144
Mandan ND 58554-1144

Diana.Stevens@VerizonWireless.com
Diana Stevens
North Central RSA 2 of ND LP

kathyy@ndtel.com
Kathy Young
North Dakota Long Distance
P O Box 180
Devils Lake ND 58301-0180

pu-TEL

kathyy@ndtel.com
Dave Dircks
North Dakota Long Distance Inc
P O Box 180
Devils Lake ND 58301-0180

Diana.Stevens@VerizonWireless.com
Diana Stevens
North Dakota RSA No. 3 LP

kathyy@ndtel.com
Kathy Young
North Dakota Telephone Company
P O Box 180
Devils Lake ND 58301-0180

Diana.Stevens@VerizonWireless.com
Diana Stevens
Northwest Dakota Cellular of ND LP

donn@srt.com
Don Negaard
Pringle and Heriqstad P C
PO Box 1000
Minot ND 58702-1000

suzanne.schulz@qwest.com
Suzanne Schulz
Qwest Corporation

aimee.dietrich@nemont.coop; jodie.richardson
Sagebrush Cellular, Inc
PO Box 352 702 Second Ave S
Glasgow MT 59230

julieel@srttel.com
Julie Lizotte
SRT COMMUNICATIONS, INC.
3615 N BDWY PO BOX 2027
MINOT ND 58702-2027

stevedl@srttel.com
STEVEN LYSNE
SRT COMMUNICATIONS, INC.
3615 N BDWY PO BOX 2027
MINOT ND 58702-2027

Steven.Otto@VerizonWireless.com
Steven Otto
Verizon Wireless

stevedl@srttel.com
Steven Lysne
North Dakota Network Co
P O Box 2027
Minot ND 58702-2027

pat@ndta.net
Patricia Gisinger
North Dakota Telephone Assoc
PO Box 2614
Bismarck ND 58502-2614

kathyy@ndtel.com
Dave Dircks
North Dakota Telephone Company
PO Box 180
Devils Lake ND 58301-0180

sflanders@polartel.com
SHARI FLANDERS
POLAR TELCOM INC.
PO BOX 270
PARK RIVER ND 58270

mbernal@quasarinc.net

Quasar Communications Corporation
15610 Boulder Oaks Dr
Houston TX 77084

rthoreson@tnics.com
Robin Thoreson
Roberts County Telephone Coop Assoc
205 Main Street PO Box 197
New Effington SD 57255

stevedl@srttel.com
STEVEN LYSNE
SOURIS RIVER TELECOMMUNICATIONS COMPAN
3615 N BDWY PO BOX 2027
MINOT ND 58702-2027

janehp@srttel.com
Jane Petersen
SRT COMMUNICATIONS, INC.
3615 N BDWY PO BOX 2027
MINOT ND 58702-2027

shewson@nd.gov
Sara Hewson
State Tax Department
State Capitol
Bismarck ND 58505

bonniek@westriv.com
Bonnie Krause
West River Telecomm Coop
PO Box 467
Hazen ND 58545-0467

rclark@wcs.com

Wholesale Carrier Services Inc
5471 N University Dr
Coral Springs FL 33067-4634