

McDowell & Rackner PC



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April 6, 2007

VIA ELECTRONIC FILING

PUC Filing Center
Public Utility Commission of Oregon
PO Box 2148
Salem, OR 97308-2148

Re: Docket No. ARB 789

Attached for filing in the above-referenced proceeding is a Joint Issues List. A copy of this filing has been served on all parties to this proceeding as indicated on the attached certificate of service.

Very truly yours,


Lisa F. Rackner (KRP)

cc: Service List

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BEFORE THE PUBLIC UTILITY COMMISSION
OF OREGON

ARB 789

In the Matter of the Petition of CLEAR
CREEK MUTUAL TELEPHONE COMPANY
for Arbitration of an Interconnection
Agreement with BEAVER CREEK
COPPERATIVE TELEPHONE COMPANY,
Pursuant to 47 U.S.C. §§ 251, 252

JOINT ISSUES LIST

Pursuant to the schedule in this proceeding, Beaver Creek Cooperative Telephone
Company ("BCT") hereby submits the following Joint Issues list on behalf of itself and Clear
Creek Mutual Telephone Company ("CCMT").

Joint Issues

1. Direct or Indirect Interconnection

1.1 Do Sections 251 and 252 of the Telecommunications Act of 1996 require BCT to
interconnect directly to CCMT network or do they allow BCT to interconnect
indirectly to CCMT's network through a third party carrier?

2. Non-Recurring Charges

2.1 Are CCMT's proposed non-recurring charges appropriate?

3. Reciprocal Compensation

3.1 Should the parties exchange traffic on a bill and keep basis?

3.1 If not, what rate should be set for the exchange of local traffic?

3.2 How should the parties be compensated for ISP-bound traffic?

4. Separate Trunking

4.1 May BCT combine various types of non-toll traffic on the same interconnection
trunk groups when it is economically efficient to do so?

4.2 May BCT combine various types of traffic from its CLEC and ILEC operations on
the same interconnection trunk groups when it is economically efficient to do so?

4.3 Must the agreement address trunking of non-local calls even if BCT agrees that it
will not use CCMT facilities for any non-local calls?

1 5. Other Issues

2 5.1 The parties are working on alternative language regarding intellectual property
3 indemnification and security deposits. However, they have not yet agreed to
4 such language. If the parties are unable to agree upon alternative language, the
parties reserve the right to raise such issues.

5 DATED: April 6, 2007.

6 McDOWELL & RACKNER PC

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9 Lisa F. Rackner
Sarah J. Adams

10 Attorneys for Beaver Creek Cooperative
11 Telephone Company

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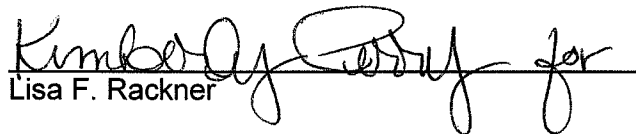
CERTIFICATE OF SERVICE

I hereby certify that I served a true and correct copy of the foregoing document in Docket ARB 789 on the following named person(s) on the date indicated below by email at his or her last-known address(es) indicated below.

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DATED: April 6, 2007.


Lisa F. Rackner

Of Attorneys for Beaver Creek Cooperative Telephone Company