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2007 AUG 17 P 4: 33

IDAHO PUBLIC
UTILITIES COMMISSION

17 August 2007

Ms. Jean Jewell
Commission Secretary
Idaho Public Utilities Commission
P O Box 83720
Boise ID 83720-0074

Via HAND DELIVERY

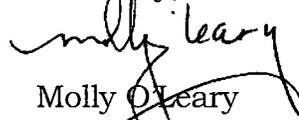
RE: Case No. QWE-T-06-17

Dear Ms. Jewell:

Enclosed please find an original and seven (7) copies of AT&T'S
MOTION FOR EXTENSION OF TIME.

I have also enclosed an extra copy of the foregoing pleading to be
date-stamped and returned to us for our files. Thank you.

Sincerely,



Molly O'Leary

encl.

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Attorneys for Complainant AT&T Communications of the Mountain States, Inc.

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

AT&T COMMUNICATIONS OF THE MOUNTAIN)
STATES, INC.,)
Complainant)
vs.)
QWEST CORPORATION,)
Respondent.)

CASE NO. QWE-T-06-17

**AT&T COMMUNICATIONS
OF THE MOUNTAIN STATES,
INC.'S MOTION FOR
EXTENSION OF TIME**

COMES NOW, AT&T of the Mountain States, Inc. and files this MOTION FOR EXTENSION OF TIME, pursuant to Idaho Public Utility Commission Rule 057.03.

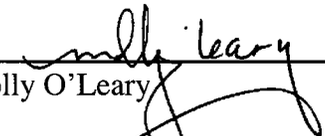
On August 10, 2007, Qwest filed a Motion to Stay the present Commission proceeding pending the outcome of its Removal of AT&T's companion Complaint in Idaho's Fourth Judicial Court ("State Court") to the U.S. District Court for the District of Idaho ("Federal Court"), and its subsequently filed Motion to Dismiss the same. Pursuant to Rule .057, AT&T's Response to Qwest's Motion to Stay the present matter is due no later than August 24, 2007. Unfortunately, the primary attorney responsible for drafting AT&T's responsive pleading is scheduled to be gone on previously planned vacation and will not return until August 27, 2007.

AT&T has conferred with opposing counsel, Peter Spivak, and Mr. Spivak has stated that Qwest does not oppose AT&T's request. *See* Attachment 1.

Based on the foregoing, AT&T respectfully requests that it be given until August 30th to file its Response to Qwest's Motion to Stay.

Dated this 17th day of August, 2007

AT&T COMMUNICATIONS OF
THE MOUNTAIN STATES, INC.

By: 
Molly O'Leary

Richardson & O'Leary, PLLC
Attorneys for AT&T COMMUNICATIONS OF
THE MOUNTAIN STATES, INC.

RE: Qwest (South Dakota) appeal: Motion for Extension - Message (HTML)

File Edit View Insert Format Tools Actions Help

Reply Reply to All Forward

From: Spivack, Peter S. [PSSpivack@HHLAW.com] Sent: Thu 8/16/2007 12:40 PM
To: Covey, J. Tyson; Livingston, Theodore A.; Friedman, Dennis G.
Cc: Stetson, Catherine E.; Rohrbach, Peter A.; Widor, Thomas J.; Mitchell, Cynthia; Hobson, Mary
Subject: RE: Qwest (South Dakota) appeal: Motion for Extension

Thanks, Ty. I have not heard from your local counsel, but maybe Mary Hobson has. In any event, we do not have an objection, and would appreciate the same accommodation from you.

Best, Peter

From: Covey, J. Tyson [mailto:JCovey@mayerbrownrowe.com]
Sent: Thursday, August 16, 2007 2:32 PM
To: Spivack, Peter S.; Livingston, Theodore A.; Friedman, Dennis G.
Cc: Stetson, Catherine E.; Rohrbach, Peter A.; Widor, Thomas J.; Mitchell, Cynthia
Subject: RE: Qwest (South Dakota) appeal: Motion for Extension

I'll check and get back to you. I don't know if our local counsel has contacted you, but in Idaho we were seeking an extension on the response to Qwest's motion to stay the Idaho PUC case from August 24 to August 30 (since I am on vacation next week). Do you know Qwest's position on that?

From: Spivack, Peter S. [mailto:PSSpivack@HHLAW.com]
Sent: Thursday, August 16, 2007 11:23 AM
To: Livingston, Theodore A.; Covey, J. Tyson; Friedman, Dennis G.
Cc: Stetson, Catherine E.; Rohrbach, Peter A.; Widor, Thomas J.; Mitchell, Cynthia
Subject: FW: Qwest (South Dakota) appeal: Motion for Extension

Ted, Ty, and Dennis --

I hope you are having an enjoyable summer. We would like to get an extension on the South Dakota appeal, so that it is on the same briefing schedule with the Minnesota and to accommodate some vacations (including my own). I am attaching a draft consent motion for your review. Could you let me know your position?

Thanks, Peter

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start [Taskbar icons] 1:53 PM

AT& T MOTION FOR EXTENSION OF TIME
ATTACHMENT 1

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 17th day of August, 2007 a true and correct copy of the within and foregoing AT&T'S MOTION FOR EXTENSION OF TIME was filed with the Idaho Public Utilities Commission and parties as indicated below:

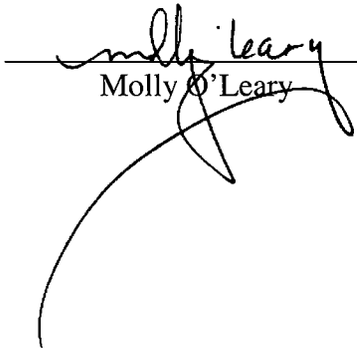
Ms. Jean Jewell

Commission Secretary
Idaho Public Utilities Commission
P O Box 83720
Boise ID 83720-0074

Hand Delivery
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 Facsimile
 Electronic Mail

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 Electronic Mail


Molly O'Leary