Washington Exchange Carrier Association

800 "C" Street • Vancouver, WA 98660 • (360) 690-4537 • FAX (360) 690-4536

June 12, 2007

Ms. Carole J. Washburn, Executive Secretary Washington Utilities and Transportation Commission 1300 South Evergreen Park Drive SW Olympia, WA 98504-7250 SOUND WE CONTROL OF THE PROPERTY OF THE PROPER

Re:

WUTC v. Westgate Communications, LLC d/b/a WeavTel, Docket Nos. UT-060762, UT-060920 and UT-060921 (Consolidated) – Request for Guidance

Dear Ms. Washburn:

The Washington Exchange Carrier Association (WECA) is responsible for the administration of several access pools in the State of Washington. The Commission recognized that role in developing certain conditions that it attached in its Order 03, Initial Order Approving and Adopting Settlement Agreement Subject to Conditions, Requiring Compliance Filing (Order) in the above-referenced dockets. One of those conditions was that Westgate Communications, LLC, d/b/a WeavTel (WeavTel) notify WECA of the day dial-tone resumes in the Stehekin exchange. See Paragraph 50 of the Order. In addition, WeavTel was to provide notice to WECA by April 15, 2007, if WeavTel was unable to provide dial-tone in the Stehekin exchange prior to April 1, 2007 and would be exiting the WECA pools on June 1, 2007. Again, see Paragraph 50 of the Order.

WECA has received neither required notification from WeavTel. This means that WECA does not know whether dial-tone has been resumed in the Stehekin exchange or if WeavTel intends not to be a participant in the WECA administered pools.

If WeavTel is not going to be a participant in the WECA-administered pools, WECA should submit a revision to its access tariffs. If WeavTel is going to be a participant in those pools, there is a question as to when WeavTel becomes eligible to draw from the pools, since WECA has not received the required notice from WeavTel.

In addition, WECA has not received any reports from WeavTel indicating that it is applying any of WECA's access charges to any access minutes. Normally, a participant in a WECA access pool must be operating as an access carrier, assessing access charges to interexchange carriers and reporting such access traffic to WECA. This has not occurred.

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Although WECA was not a party to the above-referenced consolidated dockets, the Commission took into account WECA's role as administrator of the access pools in its Order. WECA appreciates the Commission's efforts in this regard.

Although not a party, WECA respectfully requests guidance from the Commission on what action WECA should take with respect to WeavTel, since WECA has not received any of the notifications required from WeavTel under the Order. WECA has reminded WeavTel of the need to provide the required notice. A copy of that letter is enclosed.

Thank you for your attention to this matter.

Sincerely,

Craig J. Phillips Administrator

Enclosure

cc:

Richard Weaver

Bob Shirley WECA Board

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June 12, 2007

Richard L. Weaver, President Westgate Communications, LLC d/b/a WeavTel PO Box 2937 Chelan, WA 98816

Re:

WUTC v. Westgate Communications, LLC d/b/a WeavTel,

Docket Nos. UT-060762, UT-060920 and UT-060921 (Consolidated)

Dear Mr. Weaver:

Pursuant to Order 03, Initial Order Approving and Adopting Settlement Agreement Subject to Conditions, Requiring Compliance Filing in the above-referenced consolidated dockets ("Order"), WeavTel has an obligation to notify WECA of the day dial-tone resumes in the Stehekin exchange. The approval by the WUTC of the WCAP Revenue Objective for WeavTel as set forth in the Order, is conditioned upon such notification occurring.

I want to let you know that as of this date, WECA has not received from WeavTel any notice complying with the above-mentioned condition to the WUTC's approval of the WCAP Revenue Objective for WeavTel.

I am writing you to ascertain WeavTel's status with respect to this matter. Is WeavTel in a position to provide to WECA the above-mentioned notice required by the Order? Your attention to this request is greatly appreciated.

Sincerely,

Craig J. Phillips Administrator

cc: Carole Washburn

Bob Shirley WECA Board