CERTIFICATE OF TRANSMITTAL

I declare under penalty of perjury under the laws of the state of Washington that on the day of day of day of day of day.

I sent a copy of the document to which this is affixed to the attorneys of record for all parties via messenger service, facsimile, or by U.S. Mail, postage prepaid.

At Escata , Washington.

## BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

NETWORK ESSENTIALS, LTD.,			DOCUETNO LIT 051/02
	Complainant,	)	DOCKET NO. UT-051602
DISTRICT 2,	PUBLIC UTILITY  Respondent.	)))))))	OBJECTION TO AND REQUEST FOR CLARIFICATION OF ORDER NO. 01
BIGDAM.NET,	Complainant,	)	DOCKET NO. UT-051742
GRANT COUNTY DISTRICT NO. 2,	PUBLIC UTILITY	)	
	Respondent.	)	

Pursuant to WAC 480-07-430 and WAC 480-07-810, Public Utility District No. 2 of Grant County, Wa, ("District") through its attorneys, Michael W. Smith and Ray A.

DOCKET NOS. UT-051602 and UT-051742 OBJECTION TO ORDER NO. 01

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Foianini of Foianini Law Offices submits the following objection and request for clarification of Order No. 1 entered by Administrative Law Judge Dennis J. Moss.

At the Prehearing Conference with the Administrative Law Judge, Mr. Cain, it was determined that the District's motion for summary determination to be filed by February 28 would be limited to the issues raised in the Bigdam.net claim. Issues in the Network Essentials claim were to be scheduled and considered following the February 28 Prehearing Briefing scheduled.

The District respectfully requests that Order No. 1 entered in the above captioned case be clarified as follows:

- 1) The service list should also include attorney Ray A. Foiainini
- 2) Paragraph 13 and Appendix B. The Motion for Summary Determination and Response to Motion for Summary Determination should reference Docket No. UT-051742 and provide that the Motion for Summary Determination to be filed February 28 will be in relation to issues raised in the Bigdam.net Complaint and issues relating to the Network Essentials claim will be scheduled and considered following the February 28 Prehearing Briefing scheduled.

The objection is based on the attached Declaration of Michael W. Smith.

Submitted this 13th day of January 2006.

Public Utility District No. 2 of Grant County

FOIANINI LAW OFFICES

Michael W. Smith WSBA #30022

Attorney for Public Utility District No. 2 of

**Grant County** 

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