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Filed Electronically

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Ms. Carol J. Washburn, Executive Secretary
Washington Utilities and Transportation Commission
1300 S. Evergreen Park Drive, S.W.
Olympia, WA 98404-7250

**RE: TeleWise, LLC (fka Dialtek, LLC)
WA Petition for Waiver of WAC 480-120-540
Docket No. UT-042046**

Dear Ms. Washburn:

As discussed with Kristin Russell of WA Staff, please find enclosed a supplement to the original Petition for Waiver of WAC 480-120-540 submitted on behalf of TeleWise, LLC (fka Dialtek, LLC) on November 12, 2004. The Company would like to change its request from WECA to NECA-based rates.

Any questions you may have regarding this issue may be directed to my attention at (407) 740-8575 or via e-mail at croesel@tminc.com.

Please acknowledge receipt of this filing by date stamping the extra copy of this cover letter and returning it to me in the self-addressed, stamped envelope provided for that purpose.

Thank you for your assistance.

Sincerely,

Carey Roesel
Consultant to TeleWise, LLC

CR/gs
Enclosure

cc: John Hancock - TeleWise
File: TeleWise - WA Access
TMS: 7174Waa0401b

BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION
COMMISSION

In the Matter of the Petition of)
TeleWise, LLC) DOCKET NO. UT-042046
for waiver of WAC 480-120-540) PETITION FOR WAIVER

SUPPLEMENTAL INFORMATION

The company's initial petition for waiver includes the following rationale:

TeleWise qualifies for the FCC's Rural Exemption in connection with federal access rate caps and, consequently, charges interstate access rates normally reserved for the National Exchange Carriers Association ("NECA") companies. The FCC's Rural Exemption is further described in Attachment B. Establishing intrastate rates based on WECA would keep the interstate and intrastate access pricing approaches consistent.

After discussion with Staff, the Company would like to change its request from WECA to NECA-based rates. Establishing intrastate rates based on NECA would also keep the interstate and intrastate access pricing approaches consistent.