BEFORE THE PUBLIC SERVICE COMMISSION STATE OF MISSOURI

PETITION OF PAC-WEST TELECOM, INC. FOR)AN EXTENSION OF THE ACTIVATION PERIOD)FOR NUMBERING RESOURCES AND MOTION)FOR EXPEDITED CONSIDERATION)

CASE NO. LO-2007-0193

PETITION OF PAC-WEST TELECOMM, INC. FOR AN EXTENSION OF THE ACTIVATION PERIOD FOR NUMBERING RESOURCES AND MOTION FOR EXPEDITED TREATMENT

COMES NOW Pac-West Telecomm, Inc. ("Pac-West") and files this petition for an additional extension of the activation period for its numbering resources in Missouri pursuant to 47 CFR 52.15(i), and motion for expedited treatment pursuant to Rules 4 CSR 240-2.060 and 4 CSR 240.080(16). As detailed below, Pac-West hereby requests an additional extension of 60 days to activate its numbering resources. In support of this Petition, Pac-West states the following:

1. This extension is necessary because of unanticipated delays in interconnecting with AT&T Missouri. Specifically, unanticipated delays have been encountered in implementing choke trunk facilities, 911 interconnection, and PSAP testing. These items are required by AT&T before Pac-West may exchange traffic with AT&T.

2. Pac-West is filing this petition in the above-captioned proceeding pursuant to Ordering paragraph 2 of the Commission's Order dated December 4, 2006, requiring Pac-West to "file a pleading in this case in the event of further delay or deviation from the extension granted by this order." 3. Please direct all pleadings, correspondence, and orders in this proceeding to the

following:

Jesús Sifuentes Sifuentes & Drummond, L.L.P. 816 Congress Avenue, Ste. 1120 Austin, Texas 78701 (512) 312-4852 (512) 233-2620 - Fax jsifuentes@utilitylaw.com

Mark P. Johnson Sonnenschein Nath & Rosenthal 4520 Main Street Suite 1100 Kansas City, Missouri 64111 (816) 460-2400 (816) 531-7545 - Fax mjohnson@sonnenschein.com

- 4. Name of Code Holder and OCN: Pac-West Telecomm, Inc., OCN 0008
- 5. Company Contact Information:

Jami Perez 4210 Coronado Ave., Ste. B Stockton, CA 95204 Phone: (209) 926-3325 Fax: (209) 444-3604 Email: jperez@pacwest.com

Robert Muñoz Regional Director – Government Affairs 4500 Cherry Creek Drive South, Suite 940 Glendale, CO 80246 Voice: (303) 997-1997 Fax: (303) 691-0199 Email: <u>rmunoz@pacwest.com</u>

6. NXX(s) and Block(s): Please see attached spreadsheet for a list of codes and thousand blocks. All numbering resources are "initial." An "A" in the NPA/NXX Block ID indicates that Pac-West is the LERG assignee.

Original Part 4 Due Date: Please see attached spreadsheet, column "Original
P4 Due Dt."

8. Revised Part 4 Due Date: Pursuant to the order issued December 4, 2006, Pac-West was granted an extension of the original part 4 due date as set forth in column "First Extension – P4 Due Date."

9. Purpose for which number resources were assigned:

In accordance with the Central Office Code Assignment Guidelines (COCAG), initial NXXs (A codes) were requested to establish an initial Location Routing Number (LRN) for a new Pac-West switch and POIs that did not yet have an LRN for the LATA to be served. Initial NXX codes were also requested on behalf of the Pooling Administrator to replenish a rate center with no pooled blocks remaining. Initial Pooled blocks were requested in rate centers where thousands-block number pooling has been mandated and where Pac-West LRN has been established.

10. Reason for Extension Request:

Pac-West continues to experience unanticipated delays with implementing interconnection facilities with AT&T, impeding its ability to offer service. Specifically, AT&T is requiring that Pac-West install and test choke trunk facilities and 911 facilities before any services may be offered. This requirement is unusual, and frankly unnecessary, given that Pac-West's initial service offering would be dial-up services for ISPs, which require neither choke trunk facilities nor 911 service. Nevertheless, Pac-West is in the process of finalizing testing of the choke and 911 facilities, and is targeting the end of March for completion of all necessary work. At that time, Pac-West will initiate services to both ISPs and customers requiring full functioning two-way voice services.

11. Requested Part 4 Due Date: Please see attached spreadsheet, Column "Requested P4 Due Dt." The requested due date for each code is 60 days from the prior extension date. While Pac-West anticipates it will have the codes up well before then, it is requesting the 60 days so that another request is not necessary if the timeframes should slightly slip for other unforeseen reasons.

12. ILEC Contacts:

AT&T Bob Healy SBC Account Manager (925) 823-5276

<u>Verizon</u> Martin Gabaya-Account Manager Verizon Partner Solutions (805) 375-4419 W (805) 376-6364 F (818) 458-4893 M martin.gabaya@verizon.com

13. All information required by 4 CSR 240-2.060(1)(B) and (C) was filed by Pac-West in the Application which opened Case No. LK-2007-0189. Pursuant to 4 CSR 240-2.060(G), Pac-West requests that the Commission incorporate that information herein.

14. Pac-West has no pending action or final unsatisfied judgments or decisions against it from any state or federal agency or court which involve customer service or rates.

15. Pac-West has no overdue annual reports or assessment fees at this Commission.

16. Pac-West seeks expedited treatment of this Application because if the Commission fails to act expeditiously, Pac-West is in jeopardy of losing the telephone numbering resources at issue in Missouri, which would greatly harm Pac-West's ability to compete and would seriously harm its customers in the state. Pac-West filed this pleading as soon as it became aware of the jeopardy of losing the numbering resources. Pac-West also

acknowledges that the date on which this Petition was filed, initially February 23, 2007, is beyond the expiration of some of the extension dates approved by the Commission in the order issued December 4, 2006, but states that no interested party has suffered any prejudice as a result of the filing of the Petition within a day or two of those expirations. Pac-West requires the Commission rule within ten (10) days of receiving this motion.

WHEREFORE, for the reasons stated above, Pac-West respectfully requests that the Commission grant Pac-West an additional 60-day extension of the activation period and that the Commission rule on this Application within ten (10) days of filing.

Respectfully Submitted,

/s/ Mark P. Johnson

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ATTORNEYS FOR PAC-WEST TELECOM, INC.

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document has been served on all parties of record via first-class U.S. Mail, facsimile, email or hand delivery on this the 28th day of February, 2007.

> /s/ Mark P. Johnson Mark P. Johnson