BEFORE THE PUBLIC SERVICE COMMISSION

OF THE STATE OF MISSOURI

In the Matter of the Application of Holway Long) Distance Company and Fiber Four Corporation to) Grant Holway Long Distance Company a Certificate of Service Authority to Provide) Interexchange and Local Exchange Telecommunications Services and for Authority) to Transfer a Portion of the Assets of Fiber) Four Corporation Used to Provide Service to Customers of Holway Long Distance Company to Holway Long Distance Company

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Case No. TA-2000-786 Tariff No. 200001082

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NOTICE OF CLARIFICATION

On July 10, 2000, the Staff of the Missouri Public Service Commission (Staff and Commission, below) filed with the Commission a motion to clarify the order approving interexchange and non-switched local exchange certificates of service authority, order approving tariff, and order approving transfer of assets and cancellation of certificate (order) issued July 6, 2000.

Staff stated that this case originated with the joint application of Holway Long Distance Company (HLDC) and Fiber Four Corporation (FFC) on May 26, 2000, for Commission orders necessary to effectuate the transfer of the provisioning of interexchange telecommunications services to the customers of FFC d/b/a Holway Long Distance (FFC d/b/a HLD) from FFC d/b/a HLD to HLDC. Staff stated that at the time of the filing of this joint application, HLDC was a newly formed Missouri corporation.

Staff noted that ordered paragraphs number one through six of the order are all made with respect to "Holway Long Distance Company d/b/a Holway Long Distance." However, Staff noted, as stated in HLDC's response to the notice requiring filing filed on June 29, 2000, and as noted in the third paragraph of page five of the order, HLDC has not sought a certificate of service authority under any fictitious name. In light of the foregoing, the Staff recommended that the Commission should substitute "Holway Long Distance Company" at each place in the order where "Holway Long Distance Company d/b/a Holway Long Distance" appears; specifically, the first sentence of the first paragraph on the first page of the order and in ordered paragraph number one through six on pages six, seven, and eight.

The order of the Missouri Public Service Commission issued in this case on July 6, 2000, is clarified to show that the portion granting service authority was a grant of authority to Holway Long Distance Company and this entity was granted both a certificate of service authority provide intrastate interexchange to telecommunications services in the state of Missouri, subject to the conditions of certification set out in the order, and a certificate of authority to provide local exchange telecommunications service services in the state of Missouri limited to providing dedicated, non-switched local exchange private line services, subject to all

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applicable statutes and Commission rules except as specified in the order.

BY THE COMMISSION

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Dale Hardy Roberts Secretary/Chief Regulatory Law Judge

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Dated at Jefferson City, Missouri, on this 11th day of July, 2000.

Bill Hopkins, Senior Regulatory Law Judge