STATE OF MISSOURI PUBLIC SERVICE COMMISSION

At a Session of the Public Service Commission held at its office in Jefferson City on the 4th day of August, 1998.

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In the Matter of the Joint Application of McLeodUSA Telecommunications Services, Inc. and Communications Cable-Laying Company, Inc. d/b/a Dial US for Approval of Transfer of Assets.

Case No. TM-98-503

ORDER CANCELING CERTIFICATES OF SERVICE AUTHORITY AND TARIFFS <u>AND</u> <u>NOTICE OF CASE CLOSURE</u>

On June 25, 1998, the Commission issued its Order Approving Sale of Assets, authorizing Communications Cable-Laying Company, Inc. d/b/a Dial US (Dial US) to transfer substantially all of its assets to McLeodUSA Telecommunications Services. Inc. (McLeodUSA). The Commission's order required Dial US and McLeodUSA to file a pleading with the Commission notifying the Commission of the closing date of the asset sale transaction immediately after its completion, and to attempt to migrate customers immediately following completion of the sale of assets. Dial US and McLeodUSA were further ordered to notify the former Dial US customers of their right to elect McLeodUSA's rates within ten days after migrating the customers to McLeodUSA, and to file a pleading informing the Commission of the date and form of notice sent to Dial US's customers within ten days after the customer notice was sent. Dial US and McLeodUSA were also required to file a pleading informing the Commission immediately after all of the customers had been migrated to McLeodUSA. In its order, the Commission stated that it would cancel Dial US's

certificate and tariff after Dial US and McLeodUSA had notified the Commission that the customers were migrated to McLeodUSA's tariff, but in no event later than 90 days after the effective date of the Order Approving the Sale of Assets.

On June 29, Dial US and McLeodUSA filed their pleading with the Commission certifying that the asset transfer and related transactions were closed on June 29. On July 17, McLeodUSA notified the Commission that the customers of Dial US were considered transferred to McLeodUSA on June 29, and that notice of the transfer and the former Dial US customers' right to elect McLeodUSA's rates was provided to the former Dial US customers on July 7. McLeodUSA attached a copy of the notice sent to former Dial US customers.

The Commission finds that the parties have complied with the Commission's June 25 Order Approving Sale of Assets. The Commission further finds that Dial US no longer has any customers, and no longer intends to offer telecommunications services in the state of Missouri. The Commission finds that the interexchange certificate and tariffs granted to and approved for Dial US in Case No. TA-84-140 should be canceled. The Commission similarly finds that the basic local certificate and tariffs granted to and approved for Dial US in Case No. TA-96-347 should be canceled. The Commission concludes that this case may be closed after the effective date of this order.

IT IS THEREFORE ORDERED:

1. That the interexchange certificate and tariffs granted to and approved for Communications Cable-Laying Company, Inc. d/b/a Dial US in Case No. TA-84-140 are canceled.

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2. That the basic local certificate and tariffs granted to and approved for Communications Cable-Laying Company, Inc. d/b/a Dial US in Case No. TA-96-347 are canceled.

3. That this order shall become effective on August 14, 1998.

4. That this case may be closed on August 15, 1998.

BY THE COMMISSION

Ask Hredy Roberts

Dale Hardy Roberts Secretary/Chief Regulatory Law Judge

(SEAL)

Lumpe, Ch., Murray, Schemenauer and Drainer, CC., concur. Crumpton, C., absent.

Randles, Regulatory Law Judge

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