

**BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF MISSOURI**

In the Matter of the Application of)
)
Hypercube Telecom, LLC f/k/a)
KMC Data, LLC)
) **Case No.** _____
for Re-Establishment and Expansion)
of its Certificate of Service)
Authority to Provide Basic Local)
Exchange Telecommunications Services)
and Re-Establishment of its Certificates to)
Provide Non-Switched Local Exchange and)
Interexchange Telecommunications Service)
in the State of Missouri and to Classify Such)
Services and the Company As Competitive)

APPLICATION OF
HYPERCUBE TELECOM, LLC F/K/A KMC DATA LLC
AND REQUEST FOR CHANGE OF NAME

Comes now, Hypercube Telecom, LLC f/k/a KMC Data, LLC (“Hypercube,” “Applicant” or “Company”), by its undersigned counsel, and hereby applies pursuant to Section 392.455 RSMo 2000,¹ 4 CSR 240-2.060, 4 CSR 240-3.510 to: 1) re-establish or affirm its basic local telecommunications Certificate of Service authority in the exchanges of Southwestern Bell Telephone, L.P. d/b/a AT&T Missouri, (“AT&T”) Embarq Missouri, Inc. d/b/a Embarq, (“Embarq”) and Spectra Communications Group, LLC d/b/a/ Century Tel (“Spectra”); 2) expand its Certificate of Service Authority to include authority to provide basic local telecommunications service in the exchanges served by CenturyTel of Missouri L.L.C.

¹ Statutory citations herein are to RSMo 2000 or its current supplement unless otherwise indicated.

(“CenturyTel”) and Windstream Missouri, Inc (Windstream); and 3) re-establish or affirm its non-switched local exchange and interexchange Certificates of Authority.

By Order dated June 6, 2001, the Commission granted Applicant (under its previous business name) a Certificate of Service Authority to provide facilities-based and resold basic local exchange telecommunications service in the exchanges of GTE Midwest, Inc. d/b/a Verizon Midwest (Verizon), SWBT, Spectra, and Sprint.² The Order also classified the Company as a competitive telecommunications carrier and its services were classified as competitive telecommunications services. Due to a change in its business plan, Hypercube now seeks authority to provide facilities-based and resold basic local exchange telecommunications services in the exchanges served by Windstream. Since Verizon’s exchanges were transferred to CenturyTel,³ Hypercube also wishes to confirm by this application its authority to offer and provide service in CenturyTel exchanges.

In addition, Hypercube asks the Commission to issue an order that (a) re-establishes or affirms Applicant’s Certificates of Authority to provide Non-Switched Local Exchange and Interexchange Telecommunications Services in the State of Missouri⁴; (b) reaffirms (or grants)

² *In re Application of KMC Data L.L.C., for a Certificate of Service Authority to Provide Basic Local Telecommunications Service in the State of Missouri and to Classify said Services and the Company as Competitive*, Case No. TA-2001-594, Order Granting Certificate to Provide Basic Local Telecommunications Services (June 16, 2001). KMC Data obtained an ICA with AT&T Missouri, but has not filed a tariff under which to provide service pursuant to the Certificate of Service Authority, however, KMC Data has been an active participant in Commission proceedings and has complied with Commission requirements associated with the Certificate, including the filing of annual reports.

³ See Report and Order in Case No. TM-2002-232 issued May 21, 2002

⁴ KMC Data received authority to provide intrastate interexchange and non-switched local telecommunications services in *In re Application of KMC Data L.L.C., for a Certificate of Service Authority to Provide Competitive Resold Intrastate Interexchange Telecommunications and Nonswitched Local Telecommunications Services in the State of Missouri*, Case No. TA-2001-595, Order Approving Interexchange and Nonswitched Local Exchange Certificate of Service Authority (June 15, 2001).

competitive status to Applicant; (c) waives certain Commission rules and statutory provisions pursuant to Section 392.420; and (d) pursuant to 4 CSR 240-2.060 (5) recognizes its change of name from KMC Data, LLC to Hypercube Telecom, LLC. In support of its Application, and request for change of name Hypercube provides the following information:

I. IDENTIFICATION OF THE APPLICANT

A. CORPORATE INFORMATION

1. Hypercube is a limited liability company formed under the laws of Delaware.

Hypercube's principal address is:

Hypercube Telecom, LLC
3200 W. Pleasant Run Road
Suite 300
Lancaster, TX 75146
Telephone (469) 727-1510
Facsimile (469) 727-1511

2. Hypercube's Certificate of Formation and Certificate of Good Standing from the Delaware Secretary of State and Certificate of Authority to do Business from the Missouri Secretary of State, which recognizes Hypercube's business name, are attached hereto as *Exhibit*

A.

3. The name and address of Hypercube's registered agent in Missouri for service of process is:

CSC – Lawyers Incorporating Service Company
221 Bolivar Street
Jefferson City, MO 65101

B. DESIGNATED CONTACTS

4. The designated contact for this Application is:

Mark Comley
NEWMAN, COMLEY & RUTH

601 Monroe, Suite 301
P.O. Box 537
Jefferson City, MO 65101
Telephone: (573) 634-2266
Facsimile: (573) 636-3306

5. Copies of all correspondence, notices, orders and inquiries also should be sent to:

Robert McCausland
Sr. Vice President, Regulatory and Government Affairs
Hypercube Telecom, LLC f/k/a KMC Data LLC
3200 W. Pleasant Run Road, Suite 300
Lancaster TX 75146
Telephone (469) 727-1640
Facsimile (866) 432-3936

6. All correspondence, notices and inquiries regarding all (1) consumer, (2) technical and service quality, and (3) tariff and pricing issues should be sent to:

Karen Turner
Manager-Regulatory Compliance
Hypercube Telecom, LLC f/k/a KMC Data LLC
3200 W Pleasant Run Road, Suite 300
Lancaster TX 75146
Telephone (469) 727-1631
Facsimile (469) 727-1511

II. SERVICES

A. PROPOSED SERVICES TO BE OFFERED BY APPLICANT

7. By this Application, Hypercube seeks authority to provide telecommunications services in Missouri to include competitive facilities-based and resold basic local telecommunications services, interexchange and non-switched local telecommunications services as defined in Section 386.020 to customers within Missouri. Specifically, Hypercube desires to be able to provide all forms of switched basic service in defined exchange areas, and dedicated local and interexchange services throughout the State of Missouri. In this way, Hypercube will be able to provide a complete set of competitive services to its customers.

8. Hypercube desires to be able to provide switched and dedicated local telecommunications services throughout the exchanges hereinafter identified in the State of Missouri. Hypercube submits that it will remain a competitive carrier offering competitive basic local exchange, non-switched local exchange and interexchange services in Missouri.

9. With respect to the geographic coverage area for its intended services, Hypercube requests authority to operate as a competitive basic local exchange carrier in all areas defined by the existing exchange areas in which AT&T, Embarq, Spectra, CenturyTel and Windstream are authorized to operate in Missouri. Hypercube's proposed service areas will follow the respective exchange boundaries of the stated incumbent LECs and shall be no smaller than an exchange as required by Section 392.455(3) RSMo.

10. Pursuant to this application, Hypercube seeks to offer and provide all forms of basic local telecommunications service including:

- Switched Access Service – originating and terminating traffic between a customer premise and an IXC Point of Presence (POP) via shared local trunks using a local switch;
- PBX Trunking – carrying switched traffic between the Central Office and the Customer's PBX;
- Direct Inward Dial (DID) – used in conjunction with PBX trunks to allow calls to be specifically routed within the end user's equipment;
- Integrated Services Digital Network (ISDN) – allows digital connections with speeds up to 128k over two B channels.

11. Hypercube anticipates serving only business customers at this time. Due to the time-sensitive nature of Hypercube's business plan, Hypercube respectfully requests grant of the authority as soon as possible.

B. DESCRIPTION OF HYPERCUBE TELECOM, LLC'S NETWORK

12. Hypercube intends to provide voice and data telecommunications services on a common carrier basis in direct competition with incumbent local exchange and interexchange carriers. Hypercube has installed and leased switching and interconnection facilities.

III. DESCRIPTION OF THE MANAGERIAL, TECHNICAL AND FINANCIAL ABILITY OF APPLICANT

13. In support of this Application, Hypercube submits the following information to demonstrate that it has sufficient managerial experience and expertise to ensure the provision of quality local exchange telecommunications services within Missouri.

A. MANAGERIAL AND TECHNICAL QUALIFICATIONS

14. Hypercube is well-qualified managerially and technically to provide the facilities-based and resold competitive local exchange services for which authority is requested in this Application. Hypercube is a wholly-owned subsidiary of Hypercube, LLC ("Parent"), a Delaware limited liability company.

15. Hypercube has the adequate internal managerial resources to support its Missouri operations. This expertise in the telecommunications industry makes Hypercube's management team well-qualified to construct, operate and manage Hypercube's local exchange networks in Missouri. Specific details of the business and technical experience of Hypercube's officers and management personnel are appended hereto as *Exhibit B*.

16. Neither Hypercube nor its Affiliates has been denied authority to provide telecommunications services in any state.

17. Hypercube submits, notwithstanding the provisions of Section 392.500, as a condition of certification and competitive classification, Hypercube agrees that, unless otherwise

ordered by the Commission, Hypercube's originating and terminating switched exchange access rates will be no greater than the lowest Commission-approved corresponding access rates in effect for each ILEC within whose service area(s) Hypercube seeks authority to provide service. Additionally, pursuant to the Commission's Report and Order in Case No. TO-99-596, Hypercube agrees that if the ILEC in whose service area Hypercube is operating decreases its originating and/or terminating access rates, Hypercube shall file an appropriate tariff amendment to reduce its originating and/or terminating access rates within 30 days of the ILEC's reduction of its originating and/or terminating access rates in order to maintain the cap on switched exchange access rates.

B. FINANCIAL

18. Applicant possesses sufficient financial resources to provide basic local exchange telecommunications service.

19. Applicant, through the strength of its parent company, Hypercube, LLC, has access to ample capital to compete effectively in the market and provide telecommunications services in Missouri. Additionally, Hypercube has access to ample capital to fund the construction and operation of Hypercube's telecommunications network in Missouri, and to meet any lease and ownership obligations associated with its provision of basic local exchange and interexchange telecommunications services in Missouri.

20. Regarding its financial strength and ability to provide basic local exchange telecommunications services, Hypercube requests that the Commission waive the requirements of 4 CSR 240-3.510 (1)(D) for purposes of this application, and in support of this request has attached the affidavit of George C. Myers as Exhibit C.

D. REPAIR AND MAINTENANCE/CUSTOMER SERVICE INFORMATION

21. Hypercube's client service representatives are available to assist its customers with service, maintenance and billing issues. Specifically, Hypercube's client service representatives are prepared to respond to a broad range of service matters, including inquiries regarding: (1) the types of services offered by Hypercube and the rates associated with such services; (2) monthly billing statements; (3) problems or concerns pertaining to a customer's current service; and (4) general telecommunications matters. For service and maintenance issues, customers may contact Hypercube's Client Services 24 hours a day, seven (7) days a week, by calling toll-free 866-905-1735. Alternatively, customers may communicate billing questions or concerns to Hypercube's client services representatives in writing to:

Hypercube Telecom, LLC
Attn: Client Services
3200 W Pleasant Run Road, Suite 300
Lancaster, TX 75146

IV. CLASSIFICATION

22. Hypercube requests classification as a competitive telecommunications company within the State of Missouri. Applicant believes that the services it proposes to provide will be subject to sufficient competition to justify a lesser degree of regulation.

V. STATEMENTS OF COMPLIANCE AND REQUESTS FOR WAIVER

23. Hypercube will offer basic local exchange telecommunications service, non-switched local exchange and interexchange service in accordance with applicable law. Hypercube will give consideration to equitable access for all Missourians, regardless of where they might reside or their income, to affordable telecommunications services in the Company's proposed service area, in accordance with applicable law.

24. Hypercube is willing to comply with all applicable Commission rules, and is willing to meet all relevant service standards, including but not limited to, billing, quality of service, and tariff filing and maintenance. However, consistent with the Commission’s treatment of other certificated competitive local exchange telecommunications companies, Hypercube requests that the following statutes and regulations be waived for its basic local exchange telecommunications service offerings, in accordance with Section 392.420:

STATUTES

Section 392.210.2	--	Uniform System of Accounts
Section 392.240.1	--	Just and Reasonable Rates
Section 392.270	--	Valuation of Property
Section 392.280	--	Depreciation Accounts
Section 392.290	--	Issuance of Stocks and Bonds
Section 392.300.2	--	Acquisition of Stock
Section 392.310	--	Stock and Debt Issuance
Section 392.320	--	Stock Dividend Payment
Section 392.330	--	Issuance of Securities, Debts and Notes
Section 392.340	--	Reorganization(s)

RULES

4 CSR 240-10.020	--	Depreciation Fund Income
4 CSR 240-3.550(5)(c)	--	Exchange Boundary Maps
4 CSR 240-30.040	--	Uniform System of Accounts

25. The above-referenced rules and statutory provisions have been waived with regard to other competitive basic local exchange companies. These rules or statutory provisions are principally designed to apply to non-competitive telecommunications carriers. As a result, it would be inconsistent with the goal and purpose of Section 392.185 to apply them to a competitive telecommunications carrier such as Applicant, and, for this reason, Hypercube respectfully requests that the Commission waive the application of these rules.

26. Pursuant to 4 CSR 240-3.510 (1) (C) Hypercube attaches hereto as ***Exhibit D*** its proposed access services tariff bearing a forty-five (45) day effective date. It is Hypercube's intention to submit a basic local exchange tariff at a later date.

27. Hypercube, pursuant to Section 386.570 RSMo, will comply with all applicable Commission rules except those specifically waived by the Commission pursuant to Hypercube's request.

28. Hypercube has no pending or final judgments or decisions against it or its affiliates from any state or federal agency or court that involve customer services or rates.

29. Hypercube has no overdue annual reports or assessment fees.

V. CHANGE OF NAME

30. The former name of the Applicant was KMC Data, LLC and was the name in which the Commission originally certificated the company in Case No. TA-2001-594. The new name of the Applicant is Hypercube Telecom, LLC. The new name has been recognized and registered with the Missouri Secretary of State's office. See ***Exhibit A***.

31. The tariff attached as ***Exhibit D*** is filed for approval under Applicant's new name.

VI. PUBLIC INTEREST

32. Hypercube submits that approval of this Application is in the public interest because Hypercube is well-qualified – technically, managerially, and financially – to serve the Missouri public as a facilities-based and resold local exchange carrier. Moreover, permitting Hypercube to provide the services described in this Application will expand local service options for customers in Missouri, and will increase competition in Missouri by expanding the diversity of suppliers and competition within the local exchange telecommunications market -- without

any adverse impact on the Commission's goals of universal service and affordable telecommunications services for the residents of Missouri.

33. Hypercube's participation in the market for local exchange telecommunications services in Missouri will promote consumer choice by expanding the availability of innovative, high quality, reliable and competitively-priced telecommunications services. Approval of this Application also is likely to compel other local telecommunications providers to improve their existing services, increase the quality and efficiency of their operations, and introduce innovative new services of their own. The addition of Hypercube to the Missouri telecommunications market makes it probable that consumers of telecommunications services in Missouri will receive the benefits of downward pressure on prices, improved customer responsiveness, and access to increasingly advanced telecommunications technology. Further, Hypercube's provision of basic local exchange service to the business public in Missouri is consistent with the legislative goals set forth in the 1996 Act and Chapter 392 of the Missouri Revised Statutes.

WHEREFORE, Hypercube respectfully requests that the Commission grant Hypercube a certificate of service authority to provide basic local exchange telecommunications services in the exchanges served by AT&T, Embarq, Spectra, CenturyTel and Windstream in Missouri. Hypercube also requests classification as a competitive telecommunications company in Missouri. Finally, Hypercube requests that the Commission grant waivers of the aforementioned rules and statutory provisions.

Respectfully submitted,

HYPERCUBE TELECOM, LLC

By: /s/ Mark W. Comley
Mark W. Comley #28847
NEWMAN, COMLEY & RUTH P.C.
601 Monroe Street, Suite 301
P.O. Box 537
Jefferson City, MO 65101
Telephone: (573) 634-2266
Facsimile: (573) 636-3306

Its Attorney

Certificate of Service

I hereby certify that a true and correct copy of the above and foregoing document was sent via e-mail on this 11th day of August, 2011, to General Counsel’s Office at gencounsel@psc.state.mo.us; Office of Public Counsel at opcservice@ded.state.mo.us.

/s/ Mark W. Comley

ATTORNEY VERIFICATION

STATE OF MISSOURI)
) ss.
COUNTY OF COLE)

I, Mark W. Comley, being first duly sworn, do hereby certify, depose and state that I am the attorney for Hypercube Telecom, LLC, applicant in this proceeding; that I have read the above and foregoing Application and the allegations therein contained are true and correct to the best of my knowledge, information and belief; and I further state that I am authorized to verify the foregoing application by the above said applicant.

/s/ Mark W. Comley
Mark W. Comley

Subscribed and sworn to before me, a Notary Public, this 11th day of August, 2011.

Annette M. Borghardt
Notary Public for Cole County, MO
Commission # 10436657

LIST OF EXHIBITS

EXHIBIT A: SECRETARY OF STATE CERTIFICATIONS

EXHIBIT B: MANAGEMENT PROFILES

EXHIBIT C: FINANCIAL QUALIFICATIONS AFFIDAVIT

EXHIBIT D: PROPOSED TARIFF

**HYPERCUBE TELECOM, LLC
APPLICATION FOR CPCN
MISSOURI
EXHIBIT A**

EXHIBIT A

SECRETARY OF STATE CERTIFICATIONS

Delaware

PAGE 1

The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY "HYPERCUBE TELECOM, LLC" IS DULY FORMED UNDER THE LAWS OF THE STATE OF DELAWARE AND IS IN GOOD STANDING AND HAS A LEGAL EXISTENCE SO FAR AS THE RECORDS OF THIS OFFICE SHOW, AS OF THE SIXTH DAY OF DECEMBER, A.D. 2010.

AND I DO HEREBY FURTHER CERTIFY THAT THE SAID "HYPERCUBE TELECOM, LLC" WAS FORMED ON THE TWELFTH DAY OF JANUARY, A.D. 2001.

AND I DO HEREBY FURTHER CERTIFY THAT THE ANNUAL TAXES HAVE BEEN PAID TO DATE.

3344825 8300

101152334




Jeffrey W. Bullock, Secretary of State
AUTHENTICATION: 8401698

DATE: 12-06-10

STATE OF MISSOURI



Robin Carnahan
Secretary of State

CERTIFICATE OF AMENDMENT

I, Robin Carnahan, Secretary of State of the State of Missouri, do hereby certify that

Hypercube Telecom, LLC
FL0047355

Formerly

KMC DATA LLC

an entity organized under the laws of the State of Delaware, has delivered to me and that I have filed its Certificate of Amendment of its Articles of Organization; that said entity has in all respects complied with the requirements of law governing the Amendment of Articles of Organization and the said Articles are amended in accordance therewith.

IN TESTIMONY WHEREOF, I hereunto
set my hand and cause to be affixed the
GREAT SEAL of the State of Missouri.
Done at the City of Jefferson, this
17th day of July, 2008.


Secretary of State



STATE OF MISSOURI



Robin Carnahan
Secretary of State

CORPORATION DIVISION
CERTIFICATE OF GOOD STANDING

I, ROBIN CARNAHAN, Secretary of the State of Missouri, do hereby certify that the records in my office and in my care and custody reveal that

HYPERCUBE TELECOM, LLC

using in Missouri the name

**HYPERCUBE TELECOM, LLC
FL0047355**

a DELAWARE entity was created under the laws of this State on the 2nd day of February, 2001, and is in good standing, having fully complied with all requirements of this office.

IN TESTIMONY WHEREOF, I have set my hand and imprinted the GREAT SEAL of the State of Missouri, on this, the 11th day of August, 2011

A handwritten signature in cursive script that reads "Robin Carnahan".

Secretary of State

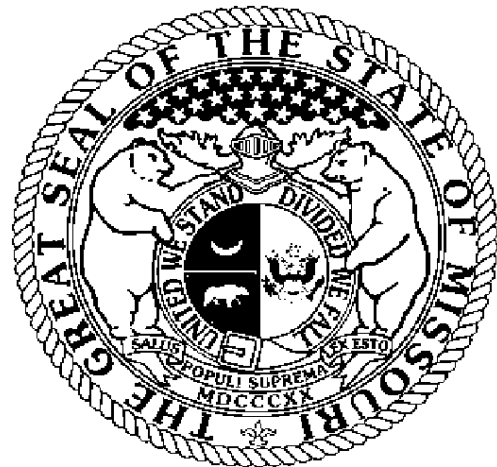


EXHIBIT B

MANAGEMENT PROFILES

The following is a list of Hypercube Telecom, LLC's management team:

Ronald R. Beaumont
President and CEO

G. Clay Myers
Chief Financial Officer

Doug Davis
Chief Technology Officer

Chris Malinowski
Senior Vice President, Sales and Business Development

Ketan Patel
Senior Vice President, Marketing

Robert McCausland
Senior Vice President, Regulatory and Government Affairs

Ronald R. Beaumont President and CEO

Ronald R. Beaumont is one of the founders and Chief Executive Officer of Hypercube, LLC. Ron is a Telecom veteran with over 30 years experience in different aspects of telecommunications and management. In addition to his responsibilities at Hypercube, Ron plays an active role within the CLEC industry, serving on the Comptel Board of Directors and its CEO council.

Before Hypercube, Ron founded and managed Beaumont Key Services, LLC., a telecommunications and systems consulting company. Prior to that, Ron served as Chief Operating Officer at Worldcom and President of Network Services at MFS/UUnet. Ron was responsible for constructing the first competitive fiber-based network in Washington DC and later expanded operations in 100+ US, European and Asian markets. Ron has been involved in numerous projects building out complex telecom infrastructure in Saudi Arabia, Thailand, Egypt and Somalia.

Ron's education background includes Electrical Engineering degrees from Lamar University and Stanford University.

G. Clay Myers

Chief Financial Officer

Clay Myers is the Chief Financial Officer and joined Hypercube's management team in January 2006. Clay has over 25 years of progressive accounting and finance experience in technology and telecommunications companies.

Prior to joining Hypercube, Clay founded and served as President of Claiborne Partners LLC, a financial advisory firm. Previously, Clay served as Sr. Vice President of Finance and Accounting at Allegiance Telecom from 1999 - 2004. From 1993 to 1999, Clay was Sr. Vice President of Finance and CFO at PageMart Wireless, a nationwide wireless messaging company. While at PageMart Wireless, Clay architected the capital formation strategy and led several equity and debt offerings including an IPO. Clay has also held several positions in the corporate finance group at Dell Computer and spent over nine years with Ernst & Young.

Clay earned his BBA in Accounting from the University of Texas and is a member of the AICPA and Financial Executives Institute.

Doug Davis

Chief Technology Officer

Doug Davis is Hypercube's Chief Technology Officer with over twenty five years of technical, business and operations management experience in the telecommunications industry.

Prior to Hypercube, Doug served as Head of Operations for Allegiance Telecom, where he was responsible for managing Network Operations, Implementation and Security organizations. Prior to Allegiance, Doug was CTO of Digital Convergence, an international web and media company. Doug also co-founded and served as COO at Internet America, a large regional internet service provider. Previously, while at SMU School of Engineering and at Logic Process, Doug served as an architect for difference mediation, polling, and signaling software projects.

Doug is actively involved in different technology and standards organizations, serving as chairman of the Network Reliability and Interoperability Council VI from 2002 - 2004. Doug is also a member of the Open-loops Coalitions, several ATIS groups and a member of the North Texas Task Force on Computer Crimes.

Chris Malinowski

Senior Vice President Sales and Business Development

Chris Malinowski joined Hypercube in September of 2006 as Senior Vice President of Sales and Business Development.

Chris has over twenty years of experience in managing competitive telecommunications businesses. Prior to joining Hypercube, Chris was one of the founders at Allegiance Telecom, where he served as President of Broadband and Wholesale business. Prior to Allegiance Telecom, Chris spent 8 years at MFS Telecom and Worldcom in various Sales and Operations

roles. Chris was responsible for launching the Dallas market for MFS and a pioneer in ushering in competitive access and collocation services. In his tenure at MFS, Chris had P&L responsibility for the Southern region and oversaw networks in 12 markets.

Chris is a graduate of Texas A&M University with a Bachelor of Science in Marketing.

Ketan Patel

Senior Vice President, Marketing

Ketan is responsible for product management, development and strategy at Hypercube. A veteran of the telecom industry with 15 years of experience, Ketan has successfully managed growth initiatives at startups and large diversified organizations via organic growth, mergers and acquisition led activity.

Prior to Hypercube, Ketan served in several capacities at Level 3 Communications to manage a portfolio of Metro products. His responsibilities included all aspects of product P&L, marketing and offer management to wholesale customers. Before Level 3, Ketan was Vice President of Marketing at Looking Glass Networks, where he guided the development and launch of new products. Previously, Ketan spent eight years at British Telecom managing US channel partners and a global portfolio of telecom products. Ketan also served as Regional Manager to create a Network Services business unit for IBM and Kodak.

Ketan earned his Masters degree in Computer Sciences and Business Administration and a BS in Computer Science from Texas A&M University.

Robert McCausland

Senior Vice President, Regulatory and Government Affairs

Bob McCausland joined Hypercube in July 2009 and brings 30 years of telecom industry experience, as well as experience in commercial, retail, wholesale and charitable operations.

Prior to joining Hypercube, Bob was Sage Telecom's Vice President and Secretary. While at Sage, Bob successfully led the company's regulatory and contracts organization. He was instrumental in securing and maintaining the nation's first commercial agreement, which replaced the embattled UNE-P regulatory regime. Prior to that, Bob led Allegiance Telecom's Regulatory and Interconnection Department from start-up stage to a mature organization. While at MFS Communications, Bob had national responsibility for MFS Communications ILEC collocations, unbundled loop implementations and ultimately inter-company OSS interface management. Prior to MFS, Bob spent more than ten years as part of the Bell Atlantic management team.

Bob is a 1981 graduate of Marshall University in Huntington, West Virginia.

EXHIBIT C

FINANCIAL QUALIFICATIONS AFFIDAVIT

**BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF MISSOURI**

In the Matter of the Application of)
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Hypercube Telecom, LLC f/k/a)
KMC Data, LLC)
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Authority to Provide Basic Local)
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Case No. _____

AFFIDAVIT

STATE OF Texas)

COUNTY OF Dallas)

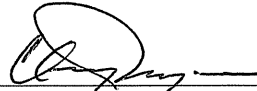
I, George C. Myers, of lawful age and being first duly sworn, do hereby depose and state that:

1. I am CFO of Hypercube Telecom, LLC ("Hypercube"), the Applicant in the referenced matter, and am authorized to make this Affidavit on its behalf.

2. Hypercube possesses sufficient technical, financial and managerial resources and abilities to provide basic local telecommunications service.

3. Hypercube has not defaulted on any of its financial obligations within the last three years.

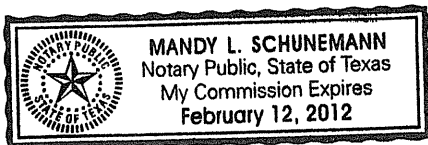
Further affiant sayeth not.



Printed name: George C. Myers

Title: CFO

Subscribed and sworn to before me, a Notary Public, this 10th day of August, 2011.



Mandy L. Schunemann
Notary Public