



STATE OF MISSOURI PUBLIC SERVICE COMMISSION JEFFERSON CITY

December 31, 1997

CASE NO: TO-98-49

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Enclosed find certified copy of ORDER in the above-numbered case(s).

Sincerely, Hole Hardy Blosts

Dale Hardy Koberts Secretary/Chief Regulatory Law Judge

Uncertified Copy:

Stephen F. Morris, 701 Brazos, Suite 600, Austin, TX 78701

STATE OF MISSOURI PUBLIC SERVICE COMMISSION

At a session of the Public Service Commission held at its office in Jefferson City on the 31st day of December, 1997.

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In the Matter of the Application of the Mid-Missouri Group and the Small Telephone Company Group of Incumbent Local Exchange Companies for Designation as Telecommunications Company Carriers Eligible for Federal Universal Service Support Pursuant to Section 254 of the Telecommunications Act of 1996.

Case No. TO-98-49

ORDER DENVING MOTION FOR CORRECTION

The Commission issued an order on December 4, 1997, designating the members of the Mid-Missouri Group and the Small Telephone Company Group as eligible telecommunications carriers for purposes of federal universal service support. Intervenors MCI Telecommunications Corporation and MCImetro Access Transmission Services, Inc. filed a Motion for Correction on December 8 stating that Ordered Paragraph 4 should have specified that the extension of time the Commission granted applied only to toll control and not toll blocking. No party filed a response.

The Commission has reviewed the motion and its order, and finds that the order as written is clear and accurate and no correction is needed. The language of the stipulation filed by the parties suggests that there is some uncertainty regarding exactly what toll limitation adequate to meet the Federal Communications Commission's (FCC) definition will entail, and whether the FCC will maintain the requirement of toll control as the parties described it. See pages 3 and 6, Stipulation and Agreement filed October 23, 1997. The Commission's Ordered Paragraph 4 states that

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the extension of time applies to the provision of "toll limitation as defined by 47 C.F.R. § 54.500". The Commission does not wish to define toll limitation more narrowly lest the ultimate result be to expand the requirements for federal universal service support in contravention of the FCC's order. See ¶ 136, In the Matter of Federal-State Joint Board on Universal Service, CC Docket No. 96-45, Report and Order (Fed. Comm. Comm'n, May 8, 1997).

IT IS THEREFORE ORDERED:

That the Motion for Correction filed by MCI Telecommunications
 Corporation and MCImetro Access Transmission Services, Inc. on December 8,
 1997, is denied.

2. That this order shall become effective on December 31, 1997.

3. That this case will be closed on January 12, 1998.

BY THE COMMISSION

Ask Hredy Bbests

Dale Hardy Roberts Secretary/Chief Regulatory Law Judge

(SEAL)

Lumpe, Ch., Crumpton, Murray, and Drainer, CC., concur.

Wickliffe, Deputy Chief Regulatory Law Judan

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ALJ/Sec'y: withliffe/Popo <u>12-29</u> <u>T0-98-49</u> Date Circulated CASE NO. Lumpe, Chal Crumpton, Commissioner 1-1 Murray, Commissioner

Commissioner

Drainer, Vice-Chair

 $\frac{12-3}{\text{Agenda Date}}$

Action taken: 4-C 113

Must Vote Not Later Than _____

STATE OF MISSOURI OFFICE OF THE PUBLIC SERVICE COMMISSION

I have compared the preceding copy with the original on file in this office and

I do hereby certify the same to be a true copy therefrom and the whole thereof.

WITNESS my hand and seal of the Public Service Commission, at Jefferson City,

Missouri, this __31st___ day of ___ December __, 1997.

Ask Hardy Roberts

Dale Hardy Roberts Secretary/Chief Regulatory Law Judge