BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF SOUTH DAKOTA

IN THE MATTER OF THE APPLICATION OF) FIBERCOMM, L.C. FOR A CERTIFICATE OF) A U T H O R I T Y T O P R O V I D E) TELECOMMUNICATIONS SERVICES,) INCLUDING LOCAL EXCHANGE SERVICES, IN) SOUTH DAKOTA) ORDER GRANTING CERTIFICATE OF AUTHORITY

TC98-147

On August 27, 1998, the Public Utilities Commission (Commission), in accordance with SDCL 49-31-3 and ARSD 20:10:24:02, received an application for a certificate of authority from FiberComm, L.C. (FiberComm).

)

FiberComm proposes to offer local exchange service, intrastate and interstate long distance interexchange service using its own facilities, leased facilities and the resale of services. A proposed tariff was filed by FiberComm.

On September 3, 1998, the Commission electronically transmitted notice of the filing and the intervention deadline of September 18, 1998, to interested individuals and entities. No petitions to intervene or comments were filed and at its regularly scheduled March 25, 1999, meeting, the Commission considered FiberComm's request for a certificate of authority. Commission Staff recommended granting a certificate of authority, subject to rural safeguards, as FiberComm had furnished the Commission with a surety bond.

The Commission finds that it has jurisdiction over this matter pursuant to Chapter 49-31, specifically 49-31-3 and ARSD 20:10:24:02 and 20:10:24:03. The Commission finds that FiberComm has met the legal requirements established for the granting of a certificate of authority. FiberComm has, in accordance with SDCL 49-31-1, demonstrated sufficient technical, financial and managerial capabilities to offer telecommunications services in South Dakota.

The Commission approves FiberComm's application for a certificate of authority, subject to rural safeguards. The certificate of authority for FiberComm shall authorize it to offer local exchange services in those areas in South Dakota where U S WEST Communications, Inc. is the incumbent local exchange carrier. In the future, should FiberComm choose to provide local exchange services statewide, with respect to rural telephone companies, FiberComm will have to come before the Commission in another proceeding before being able to provide local service in that rural service area pursuant to 47 U.S.C. § 253(f) which allows the Commission to require a company that seeks to provide service in a rural service area to meet the requirements in 47 U.S.C. § 214(e)(1) for designation as an eligible telecommunications carrier. In addition, the granting of statewide certification will not affect the exemptions, suspensions, and modifications for rural telephone companies found in 47 U.S.C. § 251(f). It is therefore

ORDERED, that FiberComm's application for a Certificate of Authority to provide telecommunications services, including local exchange services, is granted; and it is

FURTHER ORDERED, that FiberComm shall file informational copies of tariff changes with the Commission as the changes occur; and it is

FURTHER ORDERED, that the Commission shall authorize FiberComm to offer its local exchange services in those areas in South Dakota where U S WEST Communications, Inc. is the incumbent local exchange carrier.

Dated at Pierre, South Dakota, this <u>_307</u> day of March, 1999.

CERTIFICATE OF SERVICE The undersigned hereby certifies that this document has been served today upon all parties of record in this docket, as listed on the docket service list, by facsimile or by first class mail, in properly addressed envelopes, with charges prepaid thereon. By: Date (OFFICIAL SEAL)

BY ORDER OF THE COMMISSION:

JRG. @hairman

PAM ommissioner

LASKA SCHOENFELDER Commissioner

7098-147