## **BEFORE THE PUBLIC UTILITIES COMMISSION** OF THE STATE OF SOUTH DAKOTA

IN THE MATTER OF THE PETITION OF INDEPENDENT **TELEPHONE** ARMOUR COMPANY FOR SUSPENSION OR MODIFICATION OF 47 U.S.C. SECTION 251(b)(2) OF THE COMMUNICATIONS ACT OF **1934 AS AMENDED** 

**ORDER GRANTING** INTERVENTION

TC08-019

On February 8, 2008, Armour Independent Telephone Company (Armour) filed a petition with the Public Utilities Commission (Commission) for a suspension and modification of the number portability requirement in Section 251(b)(2) of the Communications Act of 1934, as amended. Armour's requested modification of intermodal LNP and LNP to VoIP providers concerns the transport of ported calls. Armour claimed that, at present, Armour's switch is not LNP capable and because not all of the necessary transport arrangements are in place with wireless carriers and VoIP providers to properly route calls to ported local numbers. Armour also requested immediate temporary suspension of the Section 251(b)(2) requirement pending this Commission's consideration of this request. Armour respectively requested that the Commission: (A) Issue an interim order by no later than May 8, 2008, which would suspend intermodal LNP implementation pending the issuance of a final order on the separate requests for suspension and modification of the LNP requirements that are presented herein; (B) Issue a final order granting a temporary suspension of the present LNP implementation deadline of May 8, 2008, as requested herein; (C) Issue a final order granting a modification of intermodal LNP such that Armour will not be required to pay the costs associated with transporting traffic beyond is established local calling areas to numbers that have been ported to other carriers; and (D) Grant Armour such other and further relief as the Commission may deem proper.

On February 14, 2008, the Commission electronically transmitted notice of the filing and the intervention deadline of February 29, 2008, to interested individuals and entities. On February 29, 2008, the Commission received Petitions to Intervene from the following companies:

Midcontinent Communications (Midcontinent);

Alltel Communications, LLC (Alltel);

Verizon Wireless (VAW) LLC, CommNet Cellular License Holding LLC, Missouri Valley Cellular, Inc., Sanborn Cellular, Inc., and Eastern South Dakota Cellular, Inc. d/b/a Verizon Wireless (Collectively Verizon Wireless); and

South Dakota Telecommunications Association (SDTA)

On March 24, 2008, the Commission received an Opposition of Armour Independent Telephone Company to Petition to Intervene filed by Midcontinent Communications.

The Commission has jurisdiction in this matter pursuant to SDCL Chapters 1-26 and 49-31 and ARSD 20:10:01:15.05.

At a regularly scheduled meeting of March 25, 2008, the Commission found that the Petitions to Intervene demonstrated good cause to grant intervention. It is therefore

ORDERED, that the Petitions to Intervene of Midcontinent, Alltel, Verizon Wireless and SDTA are hereby granted.

Dated at Pierre, South Dakota, this  $\_stk$  day of April, 2008.

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, electronically.
By: Delline Lallo
Date: 4/10/08
(OFFICIAL SEAL)

BY ORDER OF THE COMMISSION:

Jane GARY HANSON, Chairman

STEVE KOLBECK, Commissioner

JOHNSON, Commissioner DĨ