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 January, 1995.

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In the matter of the application of Total) Communication Services, Inc. for a certificate of service authority to provide interexchange telecommunications services

CASE NO. TA-95-182

ORDER APPROVING INTEREXCHANGE CERTIFICATE OF SERVICE AUTHORITY AND ORDER APPROVING TARIFF

On December 9, 1994, Total Communication Services, Inc. (Total or Applicant) applied to the Public Service Commission (Commission) for a certificate of service authority to provide intrastate interexchange telecommunications services within the state of Missouri and for classification as a competitive telecommunications company pursuant to SS 392.361 and 392.440 RSMo 1994. Applicant also requested waiver of certain statutes and Commission rules as authorized by S 392.420 RSMo 1994. The Commission issued its Notice and Schedule of Applicants on December 20, 1994, directing parties wishing to intervene in the case to do so by January 4, 1995. There were no motions filed for permission to intervene or for hearing. Total was also directed to file a proposed tariff, carrying a thirty-day effective date, reflecting the rates, rules, and regulations under which it proposes to offer services in Missouri.

Total filed its proposed tariff on January 9, 1995, with an effective date of February 10, 1995, and filed a substitute sheet on January 24, 1995. In addition to the rates, rules, and regulations it intends to use for providing services, the tariff also identifies Applicant as a competitive telecommunications provider, and indicates the statutory and regulatory requirements expected to be waived by the Commission. Total is proposing to provide switched access "1+" services, switched inbound 800 service, automated travel card, debit card, and conference calling services.

On January 24, 1995, the Staff of the Commission (Staff) filed its Memorandum recommending approval of Company's application and proposed tariff. Staff stated that Applicant's proposed services are the same or equivalent to the services which were classified as competitive in Case No. TO-88-142, In re the investigation for the purpose of determining the classification of the services provided by interexchange telecommunications companies within the State of Missouri, 30 Mo. P.S.C. (N.S.) 16 (September 1989) and recommended that the Commission grant Applicant competitive status on that basis. Staff also recommended that Total be granted waiver of certain statutes and Commission rules which have been waived for other competitive telecommunications companies.

Staff stated that it had reviewed the proposed tariff and substitute sheet and concluded that the tariff clearly and comprehensively describes the terms and conditions of the services to be offered, and that those services are within the scope of the certificate of authority requested. Staff concluded that the proposed tariff, as amended, is consistent with service offerings currently available from other interexchange carriers and approved by the Commission and is in compliance with Commission rules and regulations. Staff recommended that the tariff, as amended, be approved for services on and after February 10, 1995.

The requirements of due process have been satisfied when interested persons have been given notice and an opportunity to be heard. Notice, in this case, was sent by the Commission on December 20, 1994, and

interested parties were directed to intervene on or before January 4, 1995. Since no one has filed an application to intervene or request for hearing, the Commission determines that a hearing is not necessary and the Applicant may submit evidence in support of its application by verified statement. State ex rel. Rex Deffenderfer Enterprises, Inc. v. Public Service Commission, 776 S.W.2d 494, 496 (Mo.App. 1989).

After reviewing Applicant's verified statement and Staff's recommendation, the Commission finds that Applicant is an Iowa corporation authorized to do business in the state of Missouri, with its principal office or place of business at 320 Third Street SE, Cedar Rapids, Iowa 52401. The Commission finds that Applicant has filed current financial information and a brief description of the type of service it proposes to provide, and has agreed to comply with all applicable rules and regulations of the Commission, and with any terms and conditions which the Commission may lawfully impose.

The Commission finds that additional competition in the intrastate interexchange market is in the public interest and a certificate of service authority should be granted to Applicant. The Commission also finds that the services Applicant proposes to offer are competitive, and that waiving the statutes and Commission rules set out below is reasonable and not detrimental to the public interest. Therefore, the Commission concludes that Applicant should be classified as a competitive company pursuant to § 392.361 RSMo 1994.

The Commission determines that, pursuant to § 392.470 RSMo 1994, certain regulatory requirements should be imposed upon Applicant as a reseller of telecommunications services in Missouri. Applicant should

be subject to the following regulatory requirements as reasonable and necessary conditions of certification:

- (1) Applicant is required to comply with reasonable requests by Staff for financial and operating data to allow Staff to monitor the intraLATA toll market pursuant to § 386.320.3, RSMo 1994.
- (2) Applicant is required to file tariffs containing rules and regulations applicable to customers, a description of the services provided, and a list of rates associated with those services pursuant to § 392.220 RSMo 1994, and 4 CSR 240-30.010.
- (3) Applicant's tariff filing must contain a preliminary section which states that Company is a competitive carrier and identifies the statutory and rule waivers granted it by the Commission.
- (4) Applicant is precluded from unjustly discriminating between and among, its customers pursuant to §§ 392.200 and 392.400 RSMo 1994.
- (5) Applicant is required by § 386.570 RSMo 1994, and § 392.360 RSMo 1994, to comply with all applicable rules of the Commission except those which have been specifically waived by this order.
- (6) Applicant is required to file a Missouri-specific annual report pursuant to §§ 392.210 and 392.390.1 RSMo 1994.
- (7) Applicant is required to comply with jurisdictional reporting requirements as set out in each local exchange company's access services tariffs pursuant to \$ 392.390.3 RSMo 1994.
- (8) A copy of the jurisdictional report submitted to local exchange companies shall be submitted to the staff on a confidential

basis within ten (10) days of the date on which it is submitted to the local exchange company.

The Commission finds that Total's proposed tariff details the services, equipment, and pricing it proposes to offer, and is similar to those which have been approved for other Missouri certificated interexchange carriers providing similar services. The Commission further finds that the proposed tariff filed on January 9, 1995, and amended January 24, 1995, should be approved for service on and after February 10, 1995.

IT IS THEREFORE ORDERED:

1. That Total Communication Services, Inc. be granted a certificate of service authority to provide intrastate interexchange telecommunication services in the state of Missouri, subject to the conditions of certification set out above.

2. That Total Communication Services, Inc. be classified as a competitive telecommunications company for which the following statutes and regulatory rules shall be waived:

Statutes

392.240(1)	- ratemaking
392.270	 valuation of property (ratemaking)
392.280	- depreciation accounts
392.290	 issuance of securities
392.310	 stock and debt issuance
392.320	- stock dividend payment
392.330	- issuance of securities, debts and notes
392.340	- reorganization(s)

Commission Rules

4	CSR	240-10.020 240-30.010(2)(C) 240-32.030(1)(B)	-	depreciation fund income rate schedules exchange boundary maps
4	CSR	240-32.030(1)(C)	-	record keeping
4	CSR	240-32.030(2)	-	in-state record keeping
4	CSR	240-32.050(3)	-	local office record keeping
4	CSR	240-32.050(4)	-	telephone directories
4	CSR	240-32.050(5)	-	call intercept
4	CSR	240-32.050(6)	-	telephone number changes

4 CSR 240-32.070(4) - public coin telephone 4 CSR 240-33.030 - minimum charges rule

3. That Total Communication Services, Inc. shall file its PIU reports as set out above.

4. That the tariff filed by Total Communication Services, Inc. on January 9, 1995, be approved, as amended, for service on and after February 10, 1995. The tariff approved is:

P.S.C. Mo. No. 1.

5. That this order shall become effective on February 10,

1995.

BY THE COMMISSION

Savid L Rauch

David L. Rauch Executive Secretary

(SEAL)

Mueller, Chm., McClure, Perkins, Kincheloe and Crumpton, CC., Concur.