Decision No. C03-0109

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

DOCKET NO. 01T-076

RE: THE APPLICATION FOR APPROVAL OF INTERCONNECTION AGREEMENT BETWEEN QWEST CORPORATION AND SAN ISABEL TELECOM, INC.

DECISION GRANTING JOINT MOTION FOR APPROVAL OF AMENDMENT TO THE INTERCONNECTION AGREEMENT

> Mailed Date: January 29, 2003 Adopted Date: January 29, 2003

I. <u>BY THE COMMISSION</u>

A. Statement

1. This matter comes before the Commission on the joint motion of Qwest

Corporation (Qwest) and San Isabel Telecom, Inc. (San Isabel), for approval of an Amendment to

their Interconnection Agreement (Agreement). The Agreement was approved by the

Commission in Decision No. C01-335, issued April 5, 2001.

2. The parties filed this Amendment on December 19, 2002. The parties have agreed

to amend the Agreement to add terms and conditions for Collocation Available Inventory, as set

forth in the Amendment referred to as Attachment 1, The Amendment for Collocation Available

Inventory to the Agreement.

3. Any amended rates proposed here are at issue in Docket No. 99A-577T and are

subject to influence by decisions in Docket Nos. 02M-259T and 02M-260T. Additionally, the

terms and conditions of the Agreement are all matters addressed in the Statement of Available

Terms and Conditions Docket No. 97I-198T, and may be affected by decisions in Docket

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Nos. 99A-577T, 02M-259T, and 02M-260T. Upon completion of these dockets, San Isabel may pick and choose the rates and terms from those dockets favorable to it by virtue of § 252(i) of the Telecommunications Act of 1996 (Act), 47 U.S.C. § 252(i), which states that:

- [a] local exchange carrier shall make available any interconnection, service, or network element provided under an agreement approved under this section to which it is a party to any other requesting telecommunications carrier upon the same terms and conditions as those provided in the agreement.
- 4. Part 47 U.S.C. § 251 *et seq.*, of the Act requires that the Commission review and approve or reject interconnection agreements involving incumbent local exchange carriers like Qwest. To comply with the Act, rates in negotiated agreements must be just and reasonable, nondiscriminatory, and based on the cost of providing the interconnection or network element. 47 U.S.C. § 252(e). In reviewing agreements (or portions thereof) the Commission, generally, is guided by 47 U.S.C. § 252(e)(2), requiring that interconnection agreements not discriminate against non-parties and be consistent with the public interest, convenience, and necessity.
- 5. The Commission has not previously approved all the amended terms and conditions proposed here. However, we find it consistent with the terms of the Agreement, the directives of the Act, and the spirit of our own interconnection agreement rules to approve the present amended terms and conditions subject to our own rules and general ratemaking proceedings.

## II. ORDER

## **A.** The Commission Orders That:

- 1. The joint motion of Qwest Corporation and San Isabel Telecom, Inc., to amend their Interconnection Agreement is granted.
  - 2. This Order is effective on its Mailed Date.

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## B. ADOPTED IN COMMISSIONERS' WEEKLY MEETING January 29, 2003.



ATTEST: A TRUE COPY

Brun 2. Suite

Bruce N. Smith
Director

THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

RAYMOND L. GIFFORD

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JIM DYER

Commissioners

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