Decision No. C03-0979

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

**DOCKET NO. 98T-042** 

RE: THE APPLICATION FOR APPROVAL OF INTERCONNECTION AGREEMENT BETWEEN U S WEST COMMUNICATIONS, INC. AND NEXTLINK COLORADO, L.L.C.

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

> Mailed Date: September 2, 2003 Adopted Date: August 27, 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 XO Colorado, LLC (XO) for approval of an Amendment to their

Interconnection Agreement (Agreement). The Agreement was initially approved in Decision

No. C98-259, issued March 12, 1998.

2. The parties filed this Amendment on July 15, 2003. The parties have agreed to

amend the Agreement to add rates, terms, and conditions for Collocation Available Inventory.

Where applicable, the rates are found in the Ninth Revised Statement of Generally Available

Terms and Conditions (SGAT) which became effective on May 3, 2003, pursuant to Commission

Decision No. C03-0464, effective May 5, 2003 and are available to all facilities-based

competitive local exchange carriers. However, other rates not covered by Exhibit A of the SGAT

are on an individual case basis.

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3. Under the terms of the 47 U.S.C. § 252(i) "pick and choose" provision of the Act, XO may at some future date opt into the rates, terms, and conditions of Commission approved and currently effective agreements, amendments, SGATs, or tariffs:

- [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. Section 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. We find it consistent with the directives of the Act and our own interconnection agreement rules to approve the present amended terms and conditions subject to our own rules and general ratemaking proceedings.

## II. ORDER

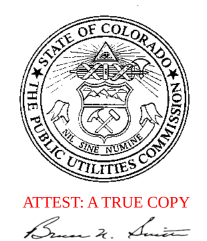
## **A.** The Commission Orders That:

- The joint motion of Qwest Corporation and XO Colorado, LLC 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 August 27, 2003.

(SEAL)



Bruce N. Smith Director

THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

GREGORY E. SOPKIN

**POLLY PAGE** 

JIM DYER

Commissioners