- BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH -	
In the Matter of the Interconnection Agreement) between QWEST CORPORATION and) REFLEX COMMUNICATIONS, INC.) DOCKET NO. 01-049-17 REPORT AND ORDER	
	<u>001</u>
The proposed interconnecting party not being certificated by the Commission, and no application for said certification pending, the Commission rejected the agreement.	1
By The Commission:	
PROCEDURAL HISTORY	
On February 9, 2001, Qwest Corporation filed for approval, an interconnection agreement with REFLEX COMMUNICATIONS, INC., which is not certificated by this Commission and which has not applied for such certification. Utah law requires interconnecting telephone corporations to be certificated before the Commission may approve such agreements. Accordingly, we enter the following	
<u>ORDER</u>	
NOW, THEREFORE, IT IS HEREBY ORDERED, that:	
 The proposed interconnection agreement between Qwest Corporation and REFLEX COMMUNICATIONS, IN be, and it is, disapproved and rejected. Any person aggrieved by this Order may petition the Commission for review within 20 days of the date of this Order. Failure to do so will forfeit the right to appeal to the Utah Supreme Court. 	ГС.,
Dated at Salt Lake City, Utah, this 2nd day of May, 2001.	
/s/ Stephen F. Mecham, Chairman	
/s/ Constance B. White, Commissioner	

/s/ Julie Orchard Commission Secretary

Attest:

/s/ Richard M. Campbell, Commissioner