- BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH -				
In the Matter of Contract Agretween US WEST COMMUNI	ICATIONS and)	DOCKET NO) <u>. 99-049-37</u>
CANYON FUEL COMPANY Guaranteed Calling Connection)	REPORT A	ND ORDER
				- ISSUED: August 27, 1999
<u>SYNOPSIS</u>				
No detriment to the public into	erest appearing, the Con	nmission approved	I the proposed contract	et.
By the Commission:				
	DDOGE	TOTAL THOMOS	X 7	

PROCEDURAL HISTORY

On July 26, 1999, Petitioner US West Communications, Inc., submitted a proposed contract with Canyon Fuel Company to provide guaranteed calling rate pricing. The matter was referred for review to the Division of Public Utilities, Utah Department of Commerce (DPU), which filed a memorandum August 13, 1999, recommending approval. No opposition having emerged, nor any appearing likely, on our own motion we have determined to dispose of the matter without hearing or further proceedings. The Administrative Law Judge, having been fully advised in the matter, now enters the following Report, containing proposed findings of fact, conclusions of law, and the Order based thereon.

FINDINGS OF FACT

- 1. US West Communications (USWC), Petitioner herein is a telephone corporation certificated by this Commission.
- 2. The prices set in the proposed contract exceed the price floor for large customer calling volumes calculated by USWC and likewise exceed the imputed average USWC seitched access charges releated to intrastate toll services provided by other interexchange carriers.

DISCUSSION

Since the prices set forth in the proposed contract do not appear to be anti-competitive, there does not appear to be any prospective detriment to the public interest.

CONCLUSIONS OF LAW

The contract should be approved.

ORDER

NOW, THEREFORE, IT IS HEREBY ORDERED that:

The contract for intrastate 800 telephone service between USWC and Canyon Fuel Company, be, and it is, approved.

Any person aggrieved by this Order may petition the Commission for review within 20 days of the date of this Order. Failure so to do will forfeit the right to appeal to the Utah Supreme Court.

DATED at Salt Lake City, Utah, this 27th day of August, 1999.

/s/ A. Robert Thurman

Administrative Law Judge

Approved and Confirmed this 27th day of August, 1999, as the Report and Order of the Public Service Commission of Utah.

/s/ Stephen F. Mecham, Chairman

/s/ Constance B. White, Commissioner

/s/ Clark D. Jones, Commissioner

Attest:

/s/ Julie Orchard

Commission Secretary