SYNOPSIS

iLOKA, Inc., d/b/a Microtech-tel having requested that its Certificate of Public Convenience and Necessity be cancelled by voluntary withdrawal, the Commission so orders.

By The Commission:

PROCEDURAL HISTORY

On August 12, 2002, iLOKA, Inc., d/b/a Microtech-tel filed an application and petitioned the Public Service Commission of Utah for authority to compete as a telecommunications corporation and to offer public local exchange and interexchange telecommunications services. The application and petition was assigned Docket No. 02-2395-01 and was converted to an informal procedure and there was no hearing held. The Commission granted the applicant a Certificate of Public Convenience and Necessity on November 21, 2002. The Company was authorized “...to provide public telecommunications services within the State of Utah excluding those local exchanges with less 5,000 access lines that is owned or controlled by an incumbent telephone corporation with fewer than 30,000 access lines within the State.”
that on March 17, 2004, it received two separate letters from Lance J. M. Steinhart, the applicant’s Attorney. One letter requested iLOKA, Inc., d/b/a Microtech-tel’s voluntary withdrawal as a reseller of long distance services. The second letter requested iLOKA, Inc., d/b/a Microtech-tel’s voluntary withdrawal of its local exchange telecommunications authority and withdrawal of its Certificate of Public Convenience and Necessity to provide local telecommunications service in the State of Utah. Both of the letters indicated that iLOKA, Inc., d/b/a Microtech-tel has never operated as a competitive local exchange carrier in the State of Utah, has not provided telecommunications services to customers in the State of Utah, and currently has no customers in the State of Utah.

The Division’s memorandum states that the applicant iLOKA, Inc., d/b/a Microtech-tel does not now, and never has provided services of any kind in the State of Utah. Therefore, the termination of the applicant’s authority and voluntary withdrawal of its Certificate will have no adverse effect or impact upon any Utah customers.

The Division’s memorandum also states that it understands that iLOKA, Inc., d/b/a Microtech-tel filed its Annual Report for 2003 that was due on March 31, 2004 and filed its Report of Gross Revenue that was due on April 15, 2004. iLOKA, Inc., d/b/a Microtech-tel as been invoiced for its Public Utilities Regulation Fee for the 2003 year and it is due by July 1, 2004. The Division therefore recommends that the Commission cancel the Certificate of Public Convenience and Necessity held by the Applicant and grant voluntary withdrawal.

ORDER

NOW, THEREFORE, IT IS HEREBY ORDERED that:

Certificate of Public Convenience and Necessity held by iLOKA, Inc., d/b/a Microtech-tel be and hereby is canceled.

Any person aggrieved by the 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.

nd
DATED at Salt Lake City, Utah, this 2 day of June, 2004.

/s/ Ric Campbell, Chairman

/s/ Constance B. White, Commissioner

/s/ Ted Boyer, Commissioner

Attest:

/s/ Julie Orchard
Commission Secretary