BEFORE THE NEBRASKA PUBLIC SERVICE COMMISSION

In the Matter of the Application)	Application No. C-3573
of Great Plains Broadband, Inc.,)	
Blair, seeking authority to)	
provide facilities-based)	ORDER NUNC PRO TUNC
competitive local exchange)	
services within the state of)	
Nebraska.)	Entered: May 10, 2006

BY THE COMMISSION:

OPINION AND FINDINGS

On May 2, 2006, the Commission entered an order granting the application of Great Plains Broadband, Inc., (Applicant) Blair, Nebraska, seeking authority to provide facilities-based competitive local exchange services within the state Nebraska. In the order issued by the Commission on May 2, 2006, the description of the service offered by the Applicant in paragraph two (2) of the evidentiary section of the order was inadvertently described as a provider of "facilities-based interexchange services," when, in fact, the Applicant provides, facilities-based competitive local exchange services. Commission enters this order nunc pro tunc to correct this error and to strike the term "interexchange" on page one (1) paragraph three (3) of the May 2, 2006 order and insert instead the phrase "competitive local exchange."

The purpose of an order nunc pro tunc is to correct the record which has been made so that it will truly record the action taken which, through inadvertence or mistake, was not truly recorded. Interstate Printing Co. v. Dept. of Revenue, 236 Neb. 110, 459 N.W.2d 519 (1990). Clerical errors may be corrected by an order nunc pro tunc, but not judicial errors. Larson v. Bedke, 211 Neb. 247, 318 N.W.2d 253 (1982).

ORDER

IT IS THEREFORE ORDERED by the Nebraska Public Service Commission that the order be corrected and to strike the term "interexchange" from page one (1) paragraph three (3) and insert "competitive local exchange," in the order approved May 2, 2006.

MADE AND ENTERED at Lincoln, Nebraska, this 10th day of May, 2006.

NEBRASKA PUBLIC SERVICE COMMISSION

COMMISSIONERS CONCURRING:

Chairman

ATTEST:

Executive Director