09-10-	- 1998
08-24-1998 <b>Tolerant</b> 10082	5438 <b>V</b>
08-24-1998  U.S. Patent & TMOfc/TM Mail Rept Dt. #10  1. Name of conveying party(ies):  U.S. WEST, Inc.  7800 E. Orchard Road Englewood, CO 80111  □ Individual(s) □ Association □ General Partnership □ Limited Partnership □ Corporation-State Delaware □ Other  Additional names(s) of conveying party(ies) □ Yes □ No  3. Nature of conveyance: □ As sgnment □ Merger □ Security Agreement □ Change of Name □ Other	Please record the attached original documents or copy thereof.  2. Name and address of receiving party(ies):  Name: MEDIAONE GROUP, INC.  Internal Address: Law Department  Street Address: 5613 DTC Parkway  City: Englewood State: CO ZIP: 80111  Individual(s) citizenship  Association  General Partnership  Limited Partnership  Corporation-State Delaware  Other  If assignee is not domiciled in the United States, a domestic
Execution Date: June 12, 1998	designation is
4. Application number(s) or registration numbers(s):	
A. Trademark Application No.(s)  See Attached Schedule	B. Trademark Registration No.(s)  See Attached Schedule
Additional numbers	⊠ Yes □ No
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:
Name: <u>Judson D. Cary, Esq.</u> Internal Address: <u>MEDIAONE GROUP, Inc.</u>	7. Total fee (37 CFR 3.41):\$ \$1,440.00
P.O. Box 4958	☐ Enclosed
Englewood, CO 80155-4958	Authorized to be charged to deposit account
Street Address: <u>5613 DTC Parkway</u>	8. Deposit account number:
Suite 700  City: Englewood State: CO ZIP: 80111	50-0598
09/10/1996 JSHABAZZ 00000075 500596 74696521 DO NOT 01 FC:481 40.00 CH 62 FC:482 1400.00 CH	USE THIS SPACE
of the original document.	nation is true and correct and any attached copy is a true copy
Name of Person Signing	Signature June 19, 1998  Date
Total number of pages including	TRADEMARK

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### Schedule

ACROSS TECHNOLOGY Application. No. 74/698521, filed July 7, 1995 Registration No. 1993079, registered August 13, 1996	Class 16
BUILT FOR THE COMMUNITY, BY THE COMMUNITY Application No. 75/323334, filed July 11, 1997	Class 41
CC AND DESIGN Application No. 75/006167, filed October 16, 1995 Registration No. 2098124, registered September 16, 1997	Class 41
CHOICE 1 AND DESIGN Application. No. 75/123131, filed June 21, 1996 Registration No. 2089046, registered August 19, 1997	Class 38
CONTINENTAL CABLEVISION Application No. 72/426056, filed June 1, 1972 Registration No. 980578, registered March 12, 1974	Class 38
CONTINENTAL CABLEVISION AND DESIGN Application No. 75/006166, filed October 16, 1995 Registration No. 2131006, registered January 20, 1998	Class 41
DIVE IN Application No. 75/157369, filed August 28, 1996	Class 41,42
DIVE IN Application No. 75/157356, filed August 28, 1996	Class 41
DIVE IN (STYLIZED LETTERS) Application No.75/185453, filed October 22, 1996	Class 41,42
DIVE IN (STYLIZED LETTERS) Application No. 75/185679, filed October 22, 1996	Class 41
FOR THE COMMUNITY, BY THE COMMUNITY Application No. 75/323333, filed July 11, 1997	Class 41
GOTV Application No. 74/504192, filed March 23, 1994 Registration No. 1995923, registered August 20, 1996	Class 41

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# State of Delaware

# Office of the Secretary of State

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF AMENDMENT OF "U S WEST, INC.", CHANGING ITS NAME FROM "U.S WEST, INC." TO "MEDIAONE GROUP, INC.", FILED IN THIS OFFICE ON THE TWELFTH DAY OF JUNE, A.D. 1998, AT 3.20 O CLOCK P.M.



Edward J. Freel, Secretary of Stat

**AUTHENTICATION:** 

DATE:

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06-15-98

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STATE OF DELAMARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 03:20 PM 06/12/1998 981228364 - 2506480

#### CERTIFICATE OF AMENDMENT TO RESTATED CERTIFICATE OF INCORPORATION OF U 5 WEST, INC.

Pursuant to Section 242 of the Delaware General Corporation Law

The undersigned, Assistant Secretary of U S WEST, Inc., a Delaware corporation (the "Corporation"), does hereby certify that the stockholders of the Corporation duly approved the following amendment to the Corporation's Restated Certificate of Incorporation (the "Restated Certificate"), as heretofore amended, in accordance with the provisions of Section 242 of the Delaware General Corporation Law:



1. RESOLVED, that Article I of the Restated Certificate is hereby amended and restated in its entirety as follows.

### ARTICLE I

#### NAME

The Name of the Corporation is MediaOne Group, Inc. (the "Corporation").

- 2. RESOLVED, that Subsection 2.1.2 of Article V of the Restated Certificate is hereby amended and restated in its entirety as follows:
  - "SECTION 2.1.2. Limitation on Dividends on Media Stock Dividends on Media Stock may be declared and paid only out of the lesser of (i) the funds of the Corporation legally available therefor and (ii) the Media Group Available Dividend Amount; provided, however, that the Corporation may declare and pay the dividend on Media Stock contemplated by Subsection 2.4.3(C) upon compliance with clause (i) of this Subsection 2.1.2. only and without regard to clause (ii)."
- 3. RESOLVED, that Subsection 2.4.3 of Article V of the Restated Certificate is hereby amended by adding to the end of such Subsection the following paragraph (C):
  - "(C) Notwithstanding the provisions of paragraphs (A) and (B) of subsection 2.4.3., the Board of Directors may, provided that there are funds of the Corporation legally available therefor (but without regard to the Communications Group Available Dividend Amount or the Media Group Available Dividend Amount), (i) redeem each of the issued and outstanding shares of Communications Stock for one share of common stock of a wholly-owned Subsidiary of the Corporation which holds, directly or indirectly, all of the assets and liabilities attributed to the Communications Group and certain other assets and liabilities including, without limitation, all of the outstanding capital stock of U S WEST Dex, Inc. ("New U S WEST") (which shares, in the aggregate together with such shares of common stock of New U S WEST as shall be issued to the holders of Media Stock in the transaction described in clause (ii) below will represent all of the outstanding shares of common stock of New U S WEST immediately following such redemption), and (ii) declare and pay a dividend upon each outstanding share of Media Stock payable in shares of common stock of New U 5 WEST (the transactions described in clauses (i) and (ii) being referred to collectively as the "Separation"), in each case in accordance with and on the terms and subject to the conditions of that certain Separation Agreement dated as of June 5, 1998 between the Corporation and USW-C, Inc. Notice of the Separation having been provided pursuant to the Corporation's Proxy Statement dated

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**RECORDED: 08/24/1998** 

April 20, 1998, the provisions of paragraphs (F) and (J) of subsection 2.4.5 shall not be applicable to the transactions contemplated by this paragraph (C) of subsection 2.4.3."

4. RESOLVED, that Clauses (F) and (I) of Subsection 2.4.5 of Article V of the Restated Certificate (Notice and Other Provisions) are hereby amended by adding to the end of each such clause the following:

'The provisions of this subsection shall not apply to the transactions contemplated by clause (C) of subsection 2.4.3."

IN WITNESS WHEREOF, the undersigned does hereby make this certificate, hereby declaring and certifying that this is the act and deed of the Corporation and the facts herein stated are true and, accordingly, has executed this certificate as of this 12th day of June, 1998.

U S WEST, INC.

Name: Stephen E. Britz Title: Assistant Secretary

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