

**BEFORE THE STATE CORPORATION COMMISSION
OF THE STATE OF KANSAS**

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|---|---|----------------------------|
| In the Matter of An Investigation to |) | |
| Determine the Assessment Rate |) | |
| for the Twenty-sixth Year of the Kansas |) | Docket No. 22-GIMT-142-GIT |
| Universal Service Fund, Effective |) | |
| March 1, 2022. |) | |

**APPLICATION OF MIDCONTINENT COMMUNICATIONS FOR APPROVAL OF USE
OF TRAFFIC STUDIES FOR
KANSAS UNIVERSAL SERVICE FUND REPORTING**

COMES NOW Midcontinent Communications, a South Dakota general partnership, (hereafter "Midco") and requests approval of the use by Midco, effective October 1, 2022, of the intrastate usage percentage derived by Midco's traffic study to determine the intrastate revenues for its Kansas Universal Service Fund ("KUSF") assessment. In support, Midco shows the Commission as follows:

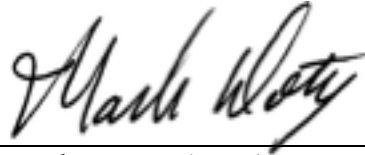
1. Pursuant to KCC requirements each time there is a change in the factors for the use of a traffic study in determining intrastate retail revenues, a carrier must file a copy of its traffic study with the KCC. See Confidential Attachment "A." The results of the study are based on the most recent three months of actual intrastate usage and will be used by Midco, subject to Commission approval, to report intrastate revenue for the quarter beginning October 1, 2022, and ending December 31, 2022.

2. This Commission has approved numerous consecutive quarterly filings by Midco proposing the use of new traffic factors, the most recent of which was approved by order of Jun 7, 2022, in this Commission's Docket No. 22-GIMT-142-GIT, for traffic study factors to be applied to billing for the period beginning July 1, 2022 and ending September 30, 2022.

3. With this application Midco submits the verification of Patrick J. Mastel, Vice President and General Counsel for Midco, as to the matters asserted herein.

WHEREFORE Midco respectfully requests the Commission approve its company-specific traffic study and its use from that study for KUSF reporting purposes.

Respectfully submitted,


A handwritten signature in black ink, appearing to read "Mark Doty", written in a cursive style.

Mark Doty #14526
GLEASON & DOTY, CHARTERED
PO Box 490
Ottawa, KS 66067
Ph: 785-242-3775
Fax: 785-242-3855 (fax)
doty.mark@gmail.com
Attorney for Midcontinent Communications

VERIFICATION

I, Patrick J. Mastel, Senior Vice President and General Counsel for Midco, declare under penalty of perjury under the laws of the state of Kansas that the foregoing is true and correct.

Executed on September 15th, 2022.



Patrick J. Mastel

CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that a true and correct copy of the above and foregoing document was emailed, on this 2nd day of September, 2022 to the following as shown on the Commission's service list for the docket as of this date:

BROOK VILLA, ASSOCIATE GENERAL COUNSEL
CENTURYLINK COMMUNICATIONS, LLC D/B/A LUMEN TECHNOLOGIES GROUP
301 Main Street
Suite 1200
Baton Rouge, LA 70801
BROOK.VILLA@lumen.com

MARY GARRIS, MANAGER - REGULATORY FINANCE
CENTURYLINK COMMUNICATIONS, LLC D/B/A LUMEN TECHNOLOGIES GROUP
100 CENTURYLINK DRIVE
MONROE, LA 71203
MARY.GARRIS@centurylink.com

JOHN IDOUX, STATE GOVERNMENTAL AFFAIRS DIRECTOR
CENTURYTEL BROADBAND SERVES, LLC
6709 W. 119TH STREET
#416
OVERLAND PARK, KS 66209
john.idoux@lumen.com

COLLEEN JAMISON
JAMISON LAW, LLC
P O BOX 128
TECUMSEH, KS 66542
Colleen.Jamison@jamisonlaw.legal

DAVID COHEN, ASSISTANT GENERAL COUNSEL
KANSAS CORPORATION COMMISSION
1500 SW ARROWHEAD RD
TOPEKA, KS 66604
d.cohen@kcc.ks.gov


AHSAN LATIF, LITIGATION COUNSEL
KANSAS CORPORATION COMMISSION
1500 SW ARROWHEAD RD
TOPEKA, KS 66604
a.latif@kcc.ks.gov

MICHAEL NEELEY, LITIGATION COUNSEL
KANSAS CORPORATION COMMISSION
1500 SW ARROWHEAD RD
TOPEKA, KS 66604
m.neeley@kcc.ks.gov

CONNOR A THOMPSON, ATTORNEY
FOULSTON SIEFKIN LLP
7500 COLLEGE BOULEVARD, STE 1400
OVERLAND PARK, KS 66201-4041
cthompson@foulston.com

JAMES P ZAKOURA, ATTORNEY
FOULSTON SIEFKIN LLP
7500 COLLEGE BOULEVARD, STE 1400
OVERLAND PARK, KS 66201-4041
jzakoura@foulston.com

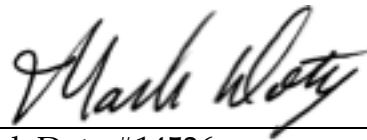
BRUCE NEY, ATTORNEY FOR AT&T KANSAS
SOUTHWESTERN BELL TELEPHONE CO. D/B/ A AT&T KANSAS
816 CONGRESS AVENUE, STE 1100
AUSTIN, TX 78701
BRUCE.NEY@ATT.COM



Mark Doty

ATTACHMENT A
Midco Traffic Study
REDACTED IN ITS ENTIRETY

Pursuant to K.S.A 66-1220(a) and K.A.R. 82-1-221 Midcontinent Communications submits the accompanying traffic study information here with as proprietary and confidential under seal. Such marketing and operational information is of such competitive sensitivity its disclosure to any person other than the carrier, the Commission, and staff is prohibited by K.S.A 66-1220(a). Disclosure of other portions is prohibited unless the Commission finds the disclosures warranted, after considering all of the factors in the above referenced statute and regulation. Any such disclosure would result in the creation of competitive bias, reducing or denying to the public the benefits of unbiased competition and could compromise the carrier's ability to meet its obligations as a provider of telecommunications public utility service.



Mark Doty #14526
GLEASON & DOTY, CHARTERED
PO Box 490
Ottawa, KS 66067
Ph: 785-242-3775 (voice)
Fax: 785-242-3855 (fax)
doty.mark@gmail.com
Attorney for Midcontinent Communications