

June 30, 2025

Celeste Chaney-Tucker Executive Director Kansas Corporation Commission 1500 SW Arrowhead Rd Topeka, KS 66604

RE: Docket No. 25-GIMT-332-GIT Nex-Tech, LLC

Dear Ms. Chaney-Tucker:

Attached please find for filing in Docket No. 25-GIMT-332-GIT the 254(e) certifications required by the Commission to be filed in this docket by June 30, 2025.

In this filing, Attachments 3 and 4 have been marked as confidential; this information is confidential commercial information and, as such, its disclosure to any person other than the company, the Commission, and Staff is prohibited by K.S.A. 66-1220a. The Commission has not issued a protective order in this docket.

As always, if you have any questions, please do not hesitate to contact me.

Cordially yours,

Rhoula S Laboard

Rhonda S. Goddard Chief Financial Officer

Attachments

### THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS

Dwight D. Ko		ench, Chairperson een, Commissioner er, Commissioner		
In the Matter of Certification of with Section 254(e) of the Fede Telecommunications Act of 199 Certification of Appropriate Us Universal Service Fund Suppor	ral 96 and e of Kansas	) ) ) )	Docket No.	

Docket No. 25-GIMT-332-GIT

### SECTION 254(e) CERTIFICATION FEDERAL HIGH-COST UNIVERSAL SERVICE SUPPORT FCC Docket Reference: CC Docket No. 96-45 and KANSAS UNIVERSAL SERVICE FUND SUPPORT (Please type or print legibly) (Circle all Federal and Kansas Support Received)

1. My title is Chief Financial Officer of Nex-Tech, LLC. In this capacity, I am in a position of authority to direct how federal high-cost Universal Service Fund (USF), including Legacy or Frozen high-cost Loop support (HCL/FHCS), Safety Valve support (SVS), Connect America Cost Model (CACM) support, Connect America Fund (CAF I/CAF II) support, Alternative Connect America Cost Model (A-CAM/ACAM II) support, Rural Broadband Experiment support (RBE), Rural Digital Opportunity Fund (RDOF) support, and/or Kansas Universal Service Fund (KUSF) support received will be used and by this certification I am binding Nex-Tech, LLC to the statements made in this certification.

2. Nex-Tech, LLC was named as an Eligible Telecommunications Carrier (ETC) by the Kansas Corporation Commission (KCC) for federal support purposes in Docket No. 06-NTHT-1022-ETC by order dated June 16, 2006, and KUSF support purposes in Docket No. 06-NTHT-1022-ETC by order dated June 16, 2006

3. By this affidavit, I certify that all federal high-cost USF, including HCL, FHCS SVS, CAF I/CAF II, A-CAM/ACAM II, RBE, RDOF, and/or KUSF received by Nex-Tech, LLC was used in the proceeding calendar year <u>2024</u> and will be used in the new calendar year <u>2026</u> only for the provision,

### Docket No. 25-GIMT-332-GIT Attachment 1

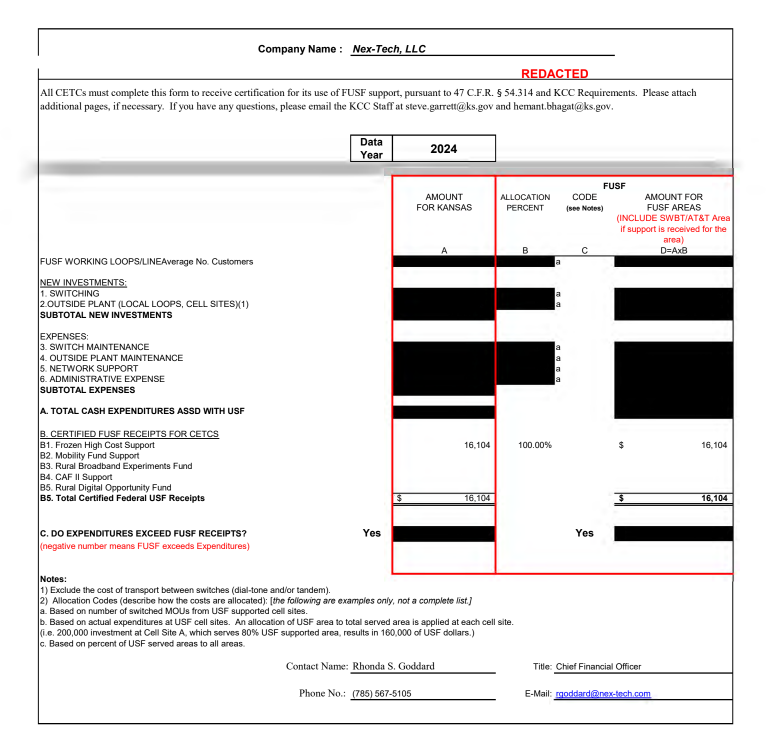
maintenance, and upgrading of facilities and services for which the support is intended, consistent with Section 254(e) of the Federal Telecommunications Act, and/or Kansas statutes and KCC requirements.

I certify under penalty of perjury under the laws of the state of Kansas that the foregoing is true and correct. (Pursuant to Kan. Stat. Ann. 53-601.)

Bhonda S Lollard Rhonda S. Goddard

Executed on 6-30-2025

Email address: rgoddard@nex-tech.com



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# **Narrative Report for New Investments**

ETC Certification for Use of **USF** Support Provided to the Kansas Corporation Commission

Company Name:	Nex-Tech, LLC	
Data Year:	2024	REDACTED

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				in the US
				Support
Description of Improvement				Areas
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NOTES:

a. Based on number of IAS customers to all customers.

This total amount should match the New Investment Subtotal on the USF Certification Form - Attachment 2a LINES (245 & 255). For CETCs, this amount should match the New

Contact: Rhonda S. Goddard	Phone No.: (785) 567-5105	
Title: Chief Financial Officer	E-Mail: rgoddard@nex-tech.com	

## Annual ETC Certification of Requirements Imposed by the Commission in Docket Number 06-GIMT-446-GIT

1. Did your company experience any outage in the prior calendar year, as that term is defined in 47 C.F.R. § 4.5, of at least 30 minutes in duration for each service area in which an Eligible Telecommunications Carrier is designated for any facilities it owns, operates, leases, or otherwise utilizes that potentially affect: (i) at least 10% of the end users served in a designated service area; or (ii) a 911 specialty facility as defined in 47 C.F.R. § 4.5(e)? (Yes No\_\_\_\_\_. IF YES, PLEASE COMPLETE THE FOLLOWING:

Date and time of Onset of the Outage	Description of the Outage and its Resolution	Particular services affected	Geographic Areas Affected	Steps Taken to Prevent a Similar Situation in the Future	Number of Customers Affected
	No Outa				

(If necessary, please provide additional pages.)

**2.** Please provide the number of requests for service from potential customers within the recipient's service areas that were unfulfilled during the prior calendar year. If applicable, please explain how your company attempted to provide service to those potential customers.

<u>NONE</u>

**3.** Please provide the number of complaints per 1,000 connections (fixed or mobile) in the prior calendar year.

<u>NONE</u>

4. A wireline ETC must certify that it is in compliance with the Commission's quality of service standards and a wireless ETC must certify that it is in compliance with the CTIA Code. Please complete the following, as applicable to your company:

#### **QUALITY OF SERVICE WIRELINE ANNUAL CERTIFICATION** KCC Docket Reference: 06-GIMT-446-GIT (Please type or print legibly)

1. My title is Chief Financial Officer of Nex-Tech, LLC. In this capacity, I am in a position of authority to certify whether the Company/ Cooperative is complying with required quality of service standards. I am binding Nex-Tech, LLC to the statements made in this certification.

2. By this affidavit, I certify that Nex-Tech, LLC is in compliance with the Commission's quality of service standards as adopted in Docket No. 191,206-U.

I certify under penalty of perjury under the laws of the state of Kansas that the foregoing is true and correct. (Pursuant to Kan. Stat. Ann. 53-601.)

Executed on 6-30-2025

Rhonda S Lollard Rhonda S Goddard

5. Each ETC must certify that it will be able to function in an emergency as set forth in 47 C.F.R § 54.202(a)(2).

#### ABILITY TO FUNCTION IN AN EMERGENCY ANNUAL CERTIFICATION KCC Docket Reference: 06-GIMT-446-GIT (Please type or print legibly)

1. My title is Chief Financial Officer of Nex-Tech, LLC. In this capacity, I am in a position of authority to certify whether the Company/ Cooperative is able to function in an emergency. I am binding Nex-Tech, LLC to the statements made in this certification.

2. By this affidavit, I certify that Nex-Tech, LLC is capable of functioning in an emergency.

I certify under penalty of perjury under the laws of the state of Kansas that the foregoing is true and correct. (Pursuant to Kan. Stat. Ann. 53-601.)

Executed on 6-30-2025

Bhoula S Lollard

Rhonda S. Goddard

**6.** 47 U.S.C. § 214(e)(1)(B) requires every ETC to advertise its services (including Lifeline services) throughout the service area for which it has been designated "using media of general distribution." **Please complete the following:** 

Name of Media	Type of Media	Geographic Areas Reached	Dates Published
Nex-Tech Company Website	Website	Abilene	2024

(If necessary, please attach additional pages.)

7. A competitive ETC must certify that it offers a local usage plan comparable to that of

the incumbent LEC. Please provide a description of the local usage plan(s) that is

comparable to that of the incumbent LEC and complete the certification.

The incumbent local provider provides unlimited local calling as well as local message allowance which limits the number of local calls that can be made per month. Any calls that exceed the allowance are billed at \$.06 per minute rate.

Nex-Tech provides unlimited local calling to their customers and does not offer a local message allowance. Nex-Tech also bundles services together as an option for customers. These bundled service plans are comparable to the incumbent provider.

### COMPARABLE LOCAL USAGE PLAN ANNUAL CERTIFICATION KCC Docket Reference: 06-GIMT-446-GIT (Please type or print legibly)

1. My title is Chief Financial Officer of Nex-Tech, LLC. In this capacity, I am in a position of authority to certify whether the Company/ Cooperative offers a local usage plan comparable to that of the incumbent. I am binding Nex-Tech, LLC to the statements made in this certification.

2. By this affidavit, I certify that Nex-Tech, LLC offers a local usage plan comparable to that of the incumbent.

I certify under penalty of perjury under the laws of the state of Kansas that the foregoing is true and correct. (Pursuant to Kan. Stat. Ann. 53-601.)

Executed on 6-30-2025

Rhoula S Lollard

Rhonda S. Goddard