

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

Before Commissioners: Susan K. Duffy, Chair  
Dwight D. Keen  
Andrew J. French

In the Matter of the Application of Southwestern )  
Bell Telephone Company for Approval of )  
Interconnection Agreement Under the ) Docket No. 12-SWBT-182-IAT  
Telecommunications Act of 1996 with Sonic )  
Telecom, LLC. )

**ORDER APPROVING AMENDED INTERCONNECTION AGREEMENT**

NOW, the above-captioned matter comes before the State Corporation Commission of the State of Kansas (Commission) for consideration and decision. Having reviewed its files and record and being duly advised in the premises, the Commission makes the following findings:

1. On May 12, 2023, Southwestern Bell Telephone Company d/b/a AT&T Kansas (AT&T Kansas) filed an Application requesting Commission approval of an Amended Interconnection Agreement between Southwestern Bell Telephone Company and Sonic Telecom, LLC (Sonic). The proposed amendment implements FCC Order 20-152 in WC Docket No, 19-308, which has been identified as the UNE Modernization Order.<sup>1</sup>

2. AT&T is the largest telecommunication carrier operating in Kansas and maintains the status of an “electing carrier,” with major service areas in Kansas City, Topeka and Wichita. It is headquartered in Topeka, Kansas. Sonic is headquartered in Santa Rosa, California as a Limited Liability Company and is a Competitive Local Exchange Carrier (CLEC) in Kansas that was granted authority in Docket No. 11-STLT-681-COC.

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<sup>1</sup> *Modernizing Unbundling and Resale Requirements in an Era of Next-Generation Networks and Services, Report and Order, WC Docket No. 19-308, FCC 20-152 (rel. Oct. 28, 2020).*

3. AT&T Kansas states that the Amendment to Interconnection Agreement entered into between AT&T Kansas and Sonic modifies the Interconnection Agreement by recognizing FCC regulatory changes that conform to the UNE Modernization Order. The subject Interconnection Agreement and Amendments to the Interconnection Agreement are collectively referred to herein as “amended Agreement”. AT&T Kansas indicates the amended Agreement fully complies with Section 252(e) of the Telecommunications Act of 1996 (Federal Act) and is consistent with the public interest, convenience and necessity and does not discriminate against any telecommunications carrier.<sup>2</sup>

4. The Commission derives its authority to supervise telecommunications public utilities from K.S.A. 66-1,188. K.S.A. 66-1,190 requires all telecommunications public utilities doing business in Kansas to:

...publish and file with the commission copies of all schedules of rates, joint rates, tolls, charges, classifications and divisions of rates affecting Kansas traffic, either state or interstate, and shall furnish the commission copies of all rules and regulations and contracts between such telecommunications public utilities pertaining to any and all jurisdictional services to be rendered by such telecommunications public utilities.

5. Section 252(e)(2) of the Federal Act [47 U.S.C. §252(e)(2)] requires the Commission to presume that interconnection agreements entered into through negotiation and submitted for Commission approval are valid unless:

- (1) the agreement (or portions thereof) discriminates against a telecommunications carrier not a party to the agreement; or
- (2) the implementation of such an agreement (or portions thereof) is not consistent with the public interest, convenience, and authority.

6. On June 20, 2023, the Commission Staff (Staff) submitted its Report and Recommendation, advising the Commission to approve the amended Agreement between AT&T

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<sup>2</sup> Application at 2.

Kansas and Sonic. Citing Section 252(e) of the Federal Act, Staff acknowledges the amended Agreement is in compliance with Section 252(e) of the Federal Act and supports approval of the Agreement as being consistent with the public interest and convenience and necessity. Both AT&T Kansas and Sonic are properly registered with the Kansas Secretary of State's office and their status with that office is active and in good standing. Staff accordingly recommends the Commission grant AT&T Kansas' Application and approve the amended Agreement.

7. The Commission adopts Staff's recommendation of June 20, 2023, as stated in its Report and Recommendation, which is attached and made a part of this Order, and finds that AT&T Kansas' Application should be granted, and the amended Agreement between AT&T Kansas and Sonic be approved.

**IT IS, THEREFORE, BY THE COMMISSION ORDERED THAT:**

A. Southwestern Bell Telephone Company d/b/a AT&T Kansas' Application filed May 12, 2023, is hereby granted and the amended Interconnection Agreement between AT&T Kansas and Sonic Telecom, LLC is hereby approved.

B. Any party may file and serve a petition for reconsideration pursuant to the requirements and time limits established by K.S.A. 77-529(a)(1).<sup>3</sup>

C. The Commission retains jurisdiction over the subject matter and the parties for the purpose of entering such further order, or orders, as it may deem necessary.

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<sup>3</sup> K.S.A. 66-118b; K.S.A. 77-503(c); and K.S.A. 77-531(b).

**BY THE COMMISSION IT IS SO ORDERED.**

Duffy, Chair; Keen, Commissioner; French, Commissioner

Dated: 07/20/2023



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Lynn M. Retz  
Executive Director

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**REPORT AND RECOMMENDATION  
UTILITIES DIVISION**

**TO:** Susan K. Duffy, Chair  
Dwight D. Keen, Commissioner  
Andrew J. French, Commissioner

**FROM:** Hemant Bhagat, Senior Telecommunications Analyst  
Sandy Reams, Assistant Chief of Telecommunications  
Bryan Seamans, Chief of Telecommunications  
Jeff McClanahan, Director of Utilities

**DATE:** June 20, 2023

**SUBJECT:** Docket No. 12-SWBT-182-IAT

In the Matter of the Application of Southwestern Bell Telephone Company for Approval of Interconnection Agreement Under the Telecommunication Act of 1996 With Sonic Telecom, LLC.

**EXECUTIVE SUMMARY:**

On May 12, 2023, Southwestern Bell Telephone Company d/b/a AT&T Kansas (AT&T Kansas) filed an Application for Approval of Amendment to Interconnection Agreement under the Telecommunications Act of 1996 between AT&T Kansas and Sonic Telecom, LLC (Sonic) to implement the Federal Communications Commission's (FCC) Order 20-152 in WC Docket No. 19-308 (Unbundled Network Element (UNE) Relief Order).<sup>1</sup>

Staff recommends approval of the Amendments to the Agreement.

The Commission action date is August 11, 2023.

**BACKGROUND:**

AT&T is the largest telecommunications carrier operating in Kansas and maintains the status of an "electing carrier," with major service areas in Kansas City, Topeka, and Wichita. It is headquartered in Topeka, Kansas.

Sonic has its principal office in Santa Rosa, California, and is registered to do business with the

<sup>1</sup> Modernizing Unbundling and Resale Requirements in an Era of Next-Generation Networks and Services, Report and Order, WC Docket No. 19-308, FCC 20-152 (rel. Oct. 28, 2020).

Kansas Secretary of State.<sup>2</sup>

Sonic was granted authority to operate in the State of Kansas as a competitive local exchange carrier (CLEC) in Docket No. 11-STLT -681-COC on May 9, 2011.

On November 10, 2011, the Commission issued its Order Approving an Interconnection Agreement between AT&T Kansas and Sonic (Agreement) in this proceeding.

The Commission derives its authority to supervise telecommunications public utilities from K.S.A. 66-1,188. K.S.A. 66-1,190 requires all telecommunications public utilities doing business in Kansas to:

publish and file with the commission copies of all schedules of rates, joint rates, tolls, charges, classifications and divisions of rates affecting Kansas traffic, either state or interstate, and shall furnish the commission copies of all rules and regulations and contracts between such telecommunications public utilities pertaining to any and all jurisdictional services to be rendered by such telecommunications public utilities.

The U.S. Congress and the FCC have pre-empted certain aspects of state regulation of interconnection between telecommunications carriers. Section 252(e)(2) of the Federal Telecommunications Act of 1996 (47 U.S.C. §252(e)(2)) requires the Commission to presume that interconnection agreements entered into through negotiation and submitted for Commission approval are valid unless:

- 1) the agreement (or portions thereof) discriminates against a telecommunications carrier not a party to the agreement; or
- 2) the implementation of such an agreement (or portions thereof) is not consistent with the public interest, convenience, and necessity.

**ANALYSIS:**

The FCC's UNE Relief Order: (1) eliminated unbundling requirements, subject to reasonable transition periods, for enterprise DS1 and DS3 loops in areas with sufficient evidence of competition, broadband-capable DS0 loops and subloops in the most densely populated areas, voice-grade narrowband loops nationwide, multiunit premises subloops and network interface devices nationwide, and operations support systems nationwide except for the purposes of managing other unbundled network elements, number portability, and interconnection;<sup>3</sup> (2) preserved the unbundling requirements for DS0 loops in less densely populated areas and DS1 and DS3 loops in areas without sufficient evidence of competition; (3) eliminated unbundling requirements for dark fiber transport provisioned from wire centers within a half-mile of competitive fiber networks, but provided an eight-year transition period for existing circuits so as to avoid stranding investment and last-mile deployment by competitive LECs that may harm

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<sup>2</sup> Kansas Secretary of State Office, [https://www.sos.ks.gov/CM\\_ServiceWM/displaydocuments.aspx?DocID=06424846](https://www.sos.ks.gov/CM_ServiceWM/displaydocuments.aspx?DocID=06424846), last viewed June 20, 2023.

<sup>3</sup> *In the Matter of Modernizing Unbundling and Resale Requirements in an Era of Next-Generation Networks and Services*, WC Docket No. 19-308, Report and Order, FCC 20-152, 35 FCC Rcd 12425, 12435-12509 (2020).

consumers;<sup>4</sup> and (4) forbore from the Avoided-Cost Resale obligation where it still existed, subject to a three-year transition period.<sup>5</sup>

The Amendment removes Digital UNE Loops (Digital Loop) and DS1 UNE Loops (DS1 Loops) in Wire Centers as of February 8, 2023, per the FCC UNE Relief Order. Any existing Digital Loops and DS1 Loops ordered on or before February 8, 2023, are grandfathered until February 8, 2025, and July 8, 2024, respectively.

Additionally, the Amendment removes DS3 UNE Loops (DS3 Loops), UNE Dark Fiber Transport (DFT), and UNE Subloops or UNE Network Interface Devices (NIDs) as of February 8, 2021, per the UNE Relief Order. DS3 Loops and DFTs ordered on or before February 8, 2021, are grandfathered until February 8, 2024, and February 8, 2029, respectively.

The Amendment further restricts conversion of existing Special Access circuits to UNEs and requires Sonic to provide AT&T Kansas with a forecast of the total number of UNE Loops that it plans to migrate to an alternate product or service.

The FCC Order removes the requirement for the Incumbent Local Exchange Company (ILEC) to provide a CLEC access to certain analog facilities owned by the ILEC, provided over copper facilities at wholesale rates. The original rules were imposed under the Telecommunications Act of 1996 and written to require ILECs to lease the existing facilities to CLECs at wholesale prices. This allowed the CLEC to compete in the telecommunications market against the ILEC without the upfront expense of constructing its own telecommunications network. The initial rules were written based on the technology at that time, which was analog copper facilities. As telecommunications companies transition to newer Internet Protocol (IP) technologies with fiber, the copper facilities are being replaced by updated technology and facilities.

AT&T Kansas contends that implementation of this Agreement complies fully with Section 252(e) of the Federal Act and believes approval is consistent with the public interest, convenience, and necessity and does not discriminate against any telecommunications carrier.

Having reviewed the Amendment to the Agreement between AT&T Kansas and Sonic, Staff finds no evidence to conclude this Amendment discriminates against any telecommunications carrier, nor is it inconsistent with public interest, convenience, or necessity. Staff believes the public will generally benefit from KCC approval of this Application.

The Companies are registered with the Kansas Secretary of State and are active and in good standing with that office.

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<sup>4</sup> *Id.*

<sup>5</sup> See, *Petition of USTelecom for Forbearance Pursuant to 47 U.S.C. § 160 (c) to Accelerate Investment in Broadband and Next-Generation Networks*, WC Docket No. 18-141 et al., Report and Order on Remand and Memorandum Opinion and Order, 34 FCC Rcd 5767, 5772-5775 (2019); and *Petition of USTelecom for Forbearance Pursuant to 47 U.S.C. § 160 (c) to Accelerate Investment in Broadband and Next-Generation Networks*, WC Docket No. 18-141, Memorandum Opinion and Order, 34 FCC Rcd 6503, 6508-6531 (2019).

**RECOMMENDATION:**

Staff recommends the Commission grant approval of Amended Agreement between AT&T Kansas and Sonic.

## CERTIFICATE OF SERVICE

12-SWBT-182-IAT

I, the undersigned, certify that a true copy of the attached Order has been served to the following by means of electronic service on 07/20/2023.

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