

Windstream Services, LLC
4001 Rodney Parham Road
1170 – B1F03-53A
Little Rock, AR 72212

Cesar Caballero
Senior Regulatory Counsel
501-748-7142



March 9, 2018

Lynn Retz
Secretary
Kansas Corporation Commission
Topeka, KS 66604

RE: Request for Boundary Changes

Dear Ms. Retz:

On October 6, 2017, Windstream Nebraska, Inc. ("Windstream") received a request for a boundary change from Lori Barr. It has come to my attention that the boundary change includes exchanges that involve Kansas territory and a filing is required with the Kansas Corporation Commission.

Windstream hereby agrees to the boundary change with the same conditions it listed in its response to Ms. Barr's request with the Nebraska Public Service Commission. I am attaching that response to this letter along with the revised exchange maps.

Please copy Steve Meradith (stephen.meradith@windstream.com) in all correspondence regarding this matter. If you have any questions, please do not hesitate to contact me.

Sincerely,

Cesar Caballero

cc: Steve Meradith (via email)

Attachments

Windstream Services, LLC
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October 24, 2017

Nebraska Public Service Commission
Cullen Robbins, Director of Communications
1200 N Street, 300 The Atrium
Lincoln, NE 68508

RE: Application C-4951; Requests for Boundary Changes

Dear Mr. Robbins:

I am in receipt of your letter dated October 6, 2017 regarding the boundary change that has been requested by Lori Barr ("Applicant") in C-4951. Please accept this letter as Windstream Nebraska, Inc.'s ("Windstream") response to your letter regarding this application.

Windstream continues to be amenable to allowing both boundary changes to occur provided applicable laws are followed. Specifically Windstream agrees to resolve both applications and consents to the boundary changes, without hearing, subject to the following conditions:

- 1.) The Applicant must pay all charges due on their respective accounts.
- 2.) The Applicant must agree that Windstream may abandon facilities located on their respective property.
- 3.) Windstream shall not be obligated to provide service to the locations identified in the application in the future.
- 4.) Windstream will incur no liability for service that is to be established by Blue Valley Telecommunications ("Blue Valley"), or for construction of facilities necessary to serve the Applicant.
- 5.) Windstream and Blue Valley will file revised service area maps related to the Applicant's properties after disconnection has occurred.

Mr. Cullen Robbins
October 24, 2017
Page 2

- 6.) Windstream will incur no responsibility for preparing or liability for expenses involving any federal filings, if any, and any related processing fees. If any such fees are assessed to Windstream, Blue Valley must agree to pay such amounts on Windstream's behalf.
- 7.) If Blue Valley intends to collect a greater amount of federal Universal Service Fund support than it is currently entitled to under FCC Rule Section 54.305 (the "parent trap" rule), Blue Valley first shall apply for and receive an FCC waiver of Section 54.305.

In conclusion, to amicably resolve these matters, Windstream hereby consents to the boundary changes requested in Application C-4951 subject to the conditions above. However, Windstream's concurrence herein should not be construed as consent for any future boundary applications that may be filed.

Please copy Steve Meradith (stephen.meradith@windstream.com) in all correspondence regarding this matter. If you have any questions, please do not hesitate to contact me.

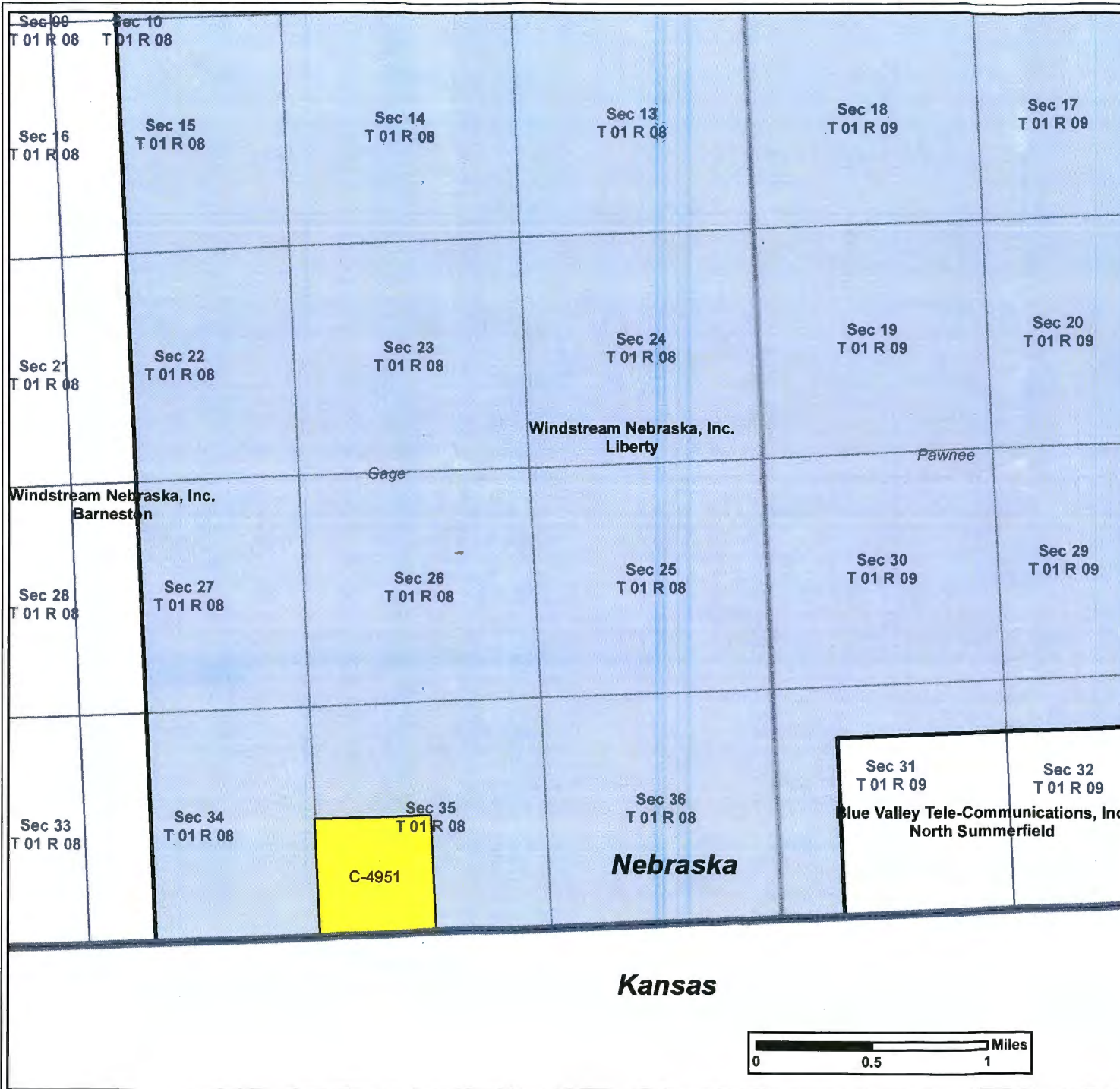
Sincerely,

A handwritten signature in black ink, appearing to read "Cesar Caballero", with a stylized flourish at the end.

Cesar Caballero

Appendix A

Windstream Nebraska, Inc. Liberty Exchange



Doc. Name: 170920_Barr_BC_WS_BlueValley
Prepared by: NE PSC - Telecommunications

Date: 12/19/2017