BEFORE THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS

In the Matter of the Petition of DISH)	
Wireless L.L.C. for Designation as an)	
Eligible Telecommunications Carrier in)	
the State of Kansas for the Limited)	Docket No. 23-DWLZ-676-ETC
Purpose of Providing Lifeline Service to)	
Qualifying Customers)	

REQUEST FOR CONFIDENTIAL TREATMENT OF INFORMATION CONTAINED IN THE RESPONSE OF DISH WIRELESS L.L.C. TO COMMISSION'S DATA REQUEST

Pursuant to K.S.A. 66-1220a and K.A.R. 82-1-221a, DISH Wireless L.L.C. dba Gen Mobile ("DISH Wireless" or the "Company"), through its undersigned counsel, hereby respectfully requests the Kansas Corporation Commission (the "Commission") to grant confidential treatment of certain information provided by the Company in connection with the Discovery Request No. KCC-1 (the "Discovery Request") for DISH Wireless' petition for designation as an Eligible Telecommunications Carrier ("ETC") in the State of Kansas ("Petition").

- 1. While preparing its response to the Discovery Request, DISH Wireless determined that the information sought under Question A includes confidential and proprietary information and/or information prohibited from disclosure (the "Protected Information"). Therefore, DISH Wireless serves this response confidentially on Commission Staff.
- 2. The Company implements substantial safeguards to protect this information, does not allow for public disclosure, and allows access to the information on a need-to-know basis.

 Making this Protected Information publicly available will give an unfair economic and competitive advantage to DISH Wireless' competitors as it contains specific data that could

provide competitors with valuable insight into the Company's business operations, trade secrets, and proprietary knowledge of which are not readily accessible.

- 3. In addition, disclosure of the Protected Information would have a materially adverse effect on DISH Wireless. Due to the sensitive nature of the Protected Information, it would be appropriate for the Commission to limit access to and public disclosure of it. The Protected Information is being provided to Staff in connection with the Petition so that the Commission is able to exercise its governmental functions determining DISH Wireless' petition to be an ETC in Kansas. No legitimate purpose would be served by allowing this information to be publicly available to competitors in the telecommunications industry or anyone other than the Commission and its Staff.
- 4. The Protected Information for which confidential treatment is requested is marked "CONFIDENTIAL NOT FOR PUBLIC DISCLOSURE" and is provided solely to Staff.

 Any review of the Protected Information should be limited to the Commission and its Staff for determining the ETC designation of DISH Wireless in the State of Kansas.
- 5. As such, DISH Wireless respectively requests the Commission and its Staff indefinitely treat the responses to Question A as confidential. Commission and/or its Staff may reach out to the undersigned counsel for additional information or inquiries regarding this request for confidential treatment. For the reasons stated herein, DISH Wireless respectfully requests the Commission treat the protected information provided under Question A of the Discovery Request, as confidential in accordance with the terms of this request.

Dated: April 25, 2025

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Attorneys for DISH Wireless L.L.C. dba Gen Mobile

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document was served electronically on the following counsel of record on this 25th day of April, 2025.

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