BEFORE THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS

In the Matter of the Complaint of Ideatek)
Telecom, LLC, (Complainant) Against)
Wamego Telecommunications Company, Inc.) Docket No. 19-WTCT-393-COM
(Respondent) to Require Wamego to (1) Port)
Customers and (2) Refrain from Taking Any)
Action that Could Result in the Blocking of)
Customer Calls.)

WITHDRAWAL WITHOUT PREJUDICE OF PETITION OF INDEPENDENT TELECOMMUNICATIONS GROUP, COLUMBUS ET AL., FOR LEAVE TO INTERVENE

COMES NOW the Independent Telecommunications Group, Columbus *et al.*, (hereafter "Columbus" or "Petitioners"), which for the purpose of this matter consists of the following Kansas telecommunications carriers:

Columbus Communications Services LLC
Cunningham Telephone Company, Inc.
Gorham Telephone Company, Inc.
H&B Communications, Inc.
Home Telephone Company, Inc.
LaHarpe Telephone Company, Inc.

Moundridge Telephone Company, Inc.
Totah Communications, Inc.
Wilson Telephone Company, Inc.
Zenda Telephone Company, Inc.

and withdraws their previously filed Petition for Leave to Intervene without prejudice. In support of thereof, Columbus states as follows:

1. Ideatek and Wamego have agreed to a stay of these proceedings pending the opening of a generic docket by the Commission that will investigate the general issues identified by any party or by Commission Staff related to this Complaint. It is also expected that both parties and other parties to the anticipated general investigation

shall be allowed to raise additional relevant issues related to the general matters at hand. Columbus understands that the parties seeking intervention will be made parties to that generic docket.

2. Based on the understanding stated above Columbus withdraws its Petition for Leave to Intervene without prejudice and reserves the right to refile its Petition in this docket should this complaint proceeding become active again.

Respectfully submitted,

Małk Doty #14526

P.O. Box 490

Ottawa, KS 66067

(785) 242-3775 ph

(785) 242-3855 fax

doty.mark@gmail.com

GLÉASON & DOTY, CHARTERED

Attorney for Independent

Telecommunications Group, Columbus et al.

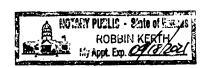
VERIFICATION

STATE OF KANSAS)
) ss:
COUNTY OF FRANKLIN)

I, Mark Doty, of lawful age, being first duly sworn upon my oath, state: I am attorney for the Independent Telecommunications Group, Columbus et al.; I have read the foregoing pleading, and upon information and belief state that the matters therein appearing are true and correct to the best of my knowledge and information.

Subscribed and sworn to before me on April $\mathcal A$

My Commission Expires: 04/18/2021



CERTIFICATE OF DELIVERY

Mark Doty certifies that the foregoing Petition was served by electronic delivery of a correct copy thereof to the following on April 26,, 2019.

Glenda Cafer, Attorney Cafer Pemberton Llc 3321 SW 6th St Topeka, Ks 66606 glenda@caferlaw.com

Terri Pemberton, Attorney Cafer Pemberton Llc 3321 SW 6th St Topeka, Ks 66606 terri@caferlaw.com

Mark P. Johnson, Partner Dentons Us Llp 4520 Main Street Ste 1100 Kansas City, Mo 64111-7700 mark.johnson@dentons.com

Brian Fedotin, advisory counsel Kansas Corporation Commission 1500 SW Arrowhead Rd Topeka, KS 66604 b.fedotin@kcc.ks.gov

Michael Neeley, Litigation Counsel Kansas Corporation Commission 1500 SW Arrowhead Rd Topeka, Ks 66604 m.neeley@kcc.ks.gov

Colleen R. Jamison Jamison Law, LLC P.O. Box 128 Tecumseh, KS 66542 colleen.jamison@jamisonlaw.legal Thomas E. Gleason, Jr. #07741 P.O. Box 6 Lawrence, KS 66044 gleason@sunflower.com

Mark Doty