LAW OFFICES JAMES M. CAPLINGER, CHARTERED 823 S.W. 10TH AVE. TOPEKA, KS 66612-1618

JAMES M. CAPLINGER (1929 - 2015) JAMES M. CAPLINGER, JR. **COLLEEN R. JAMISON**

(785) 232-0495 Fax (785) 232-0724 jrcaplinger@caplinger.net colleen@caplinger.net

June 15, 2017

Lynn M. Retz, Secretary Kansas Corporaton Commision 1500 SW Arrowhead Rd Topeka, KS 66604

RE: 2017 Revised CAF/ICC Data Collection and associated certifications Pioneer Telephone Association, Inc. Docket No. 17-GIMT-426-GIT

Dear Ms. Retz:

Attached for filing please find Pioneer Telephone Association's 2017 Revised CAF/ICC Data Collection and associated certificates, as required by the FCC to be filed with the KCC as "the relevant state commission."

The information contained in the "2017 CAF/ICC Data Collection" pages have been marked as confidential; the company believes that the information is of such competitive sensitivity that its disclosure to any person other than the company, the Commission, and Staff, is prohibited by K.S.A. 66-1220a. This revised filing replaces the original filing made by Pioneer Telephone Association on June 2, 2017.

Cordially yours,

en R. Jamison

Colleen R. Jamison

cc: Catherine Moyer

Certification of Officer to Authorize an Agent to File Data on Behalf of Reporting Carrier I certify that (Name of Agent) <u>John Staurulakis, Inc. (JSI)</u> is authorized to submit information reported on behalf of the reporting carrier. I also certify that I am an officer of the reporting carrier; my responsibilities include ensuring the accuracy of the data provided to the Authorized Agent; and, to the best of my knowledge, the actual data provided to the Authorized Agent are accurate.					
Name of Authorized Agent	John Staurul	lakis, Inc. (JSI)			
Name of Reporting Carrier	The Pioneer Communica	r Telephone Association, In ations	ic. d/b/a]	Pioneer	
Signature of Authorized Officer	Amin	Mayin	Date	5/31/2017	
Printed name of Authorized Officer Catherine Moyer					
Title or position of Authorized Officer	General Ma	anager/CEO			
Telephone number or Authorized Officer. (620) 356-3211					
Study Area Code of Reporting Carrier	411817	Filing Due Date for this (mm/dd/yyyy)	s form	06/16/2017	
Persons willfully making false statements on this form can be punished by fine or forfeiture under the Communications Act of 1934, 47 U.S.C. §§ 502, 503(b), or fine or imprisonment under Title 18 of the United States Code, 18 U.S.C. § 1001.					

Certification of Officer as to the Accuracy of the CAF ICC Data Reported			
I certify that I am an officer of the accuracy of the actual data report this form is accurate.			e
Name of Reporting Carrier	The Pioneer Telep Communications	phone Association, Inc. d/b/a	Pioneer
Signature of Authorized Officer	Catherine	Mohn Date 5/	31/2017
Printed name of Authorized Officer	Catherine Moye		
Title or position of Authorized Officer	General Manager	/CEO	
Telephone number or Authorized Officer.	(620) 356-321	1	
Study Area Code of Reporting Carrier	411817	Filing Due Date for this form (mm/dd/yyyy)	06/16/2017
Persons willfully making false statement of 1934, 47 U.S.C. §§ 502, 503(b), or fir			

Certification of Officer for Rate-of-Return Carrier Eligibility for CAF/ICC Recovery	
I certify that I am an officer of the reporting carrier and that, to the best of my knowledge, the reporting carrier on this form certifies that it has complied with Eligible Recovery §51.917(d) and Access Recovery Charge §51.917(e) and is eligible to receive the CAF ICC support requested pursu to §51.917(f).	iant
Name of Reporting Carrier The Pioneer Telephone Association, Inc. d/b/a Pioneer Communications	
Signature of Authorized Officer alluning Marin Date 5/31/2017	
Printed name of Authorized Officer Catherine Moyer	
Title or position of Authorized Officer General Manager/CEO	
Telephone number or Authorized (620) 356-3211	
Study Area Code of Reporting Carrier411817Filing Due Date for this form (mm/dd/yyyy)06/16/2017	
Persons willfully making false statements on this form can be punished by fine or forfeiture under the Communication of 1934, 47 U.S.C. §§ 502, 503(b), or fine or imprisonment under Title 18 of the United States Code, 18 U.S.C. § 100	

I certify that I am an officer of tl		
Name of Reporting Carrier	The Pioneer Telephone Associati Communications	on, Inc. d/b/a Pioneer
Signature of Authorized Officer	Cufferine Mour	Date 5/31/2017
Printed name of Authorized Officer	Catherine Moyer	
Title or position of Authorized Officer	General Manager/CEO	
Telephone number or Authorized Officer.	(620) 356-3211	
Study Area Code of Reporting Carrier	411817 Filing Due Date (mm/dd/yyyy)	for this form 06/16/2017
Persons willfully making false statement of 1934, 47 U.S.C. §§ 502, 503(b), or fir		or forfeiture under the Communications Act United States Code, 18 U.S.C. § 1001.

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Filing Date:	6/16/2017
Filing Entity:	Pioneer Telephone Association, Inc.
Transmittal Number:	
COSA:	411817

TY 2017-2018 Common Line Revenue Requirement @ 100 % Interstate (based on CY 2015 and 2016 data)	Input	9,242,155	FROM 508
CY 2015 and 2016 Number of Voice and Voice/Data Lines	Input	8,147	FROM 508
CY 2015 and 2016 Average Expense Per Line @ 100 % Interstate	C8/C9	1,134.42	FROM 508
CY 2015 and 2016 Number of Broadband-Only Lines	Input	1,351	FROM 508
TY 2017-2018 Special Access Revenue Requirement Before CBOL Adjustment (based on CY 2015 and 2016 data)	Input	3,150,532	
TY 2017-2018 Revenue Requirement Moved from Special Access to CBOL	C10*C11	825,564	
TY 2017-2018 Special Access Revenue Requirement After CBOL Adjustment	C12-C13	2,324,968	

CAF-BLS (net amount after budget constraint is applied) or "ACAM"	Input (Note 1)	288,957
Maximum CBOL Rate	(C13-C17)/12/C11	33.10
Tariffed CBOL Rate	Input	30

1: Enter in cell C17 the amount of CAF-BLS (the net amount after the budget constraint is applied) the ILEC expects to receive in the tariff year, or "ACAM" if the ILEC receives model-based support. Note: Pursuant to WC Docket No. 10-90 et al., Second Cost Waiver Order, 32 FCC Rcd 1953, 1955, Para. 8, the amount of special access revenue requirement moved to Common line or CBOL was limited. The adjustment amount was limited so that it would not cause reductions in non-DSL special access revenue requirement.

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