THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS

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Before	Con	ımıs	sionei	S:

Susan K. Duffy, Chair

Shari Feist Albrecht Dwight D. Keen

In the	Matter Wilson	Telephone	Company)	
Filing	Revisions to	its Lifeline	Service)	Docket No. 20-WLST-339-TAR
Prograi	m Language.)	

ORDER APPROVING REVISED TARIFF

The above-captioned matter comes before the State Corporation Commission of the State of Kansas (Commission) for consideration and determination. Having examined its files and record, and being duly advised in the premises, the Commission finds and concludes as follows:

- 1. On January 31, 2020, Wilson Telephone Company, Inc. (Wilson) filed an Application requesting to make tariff revisions to a certain section of its General Exchange Tariff changing the verbiage to a standardized generic wording of the Company's Lifeline offering.
- 2. The Commission derives its authority to review Local Exchange Carrier tariffs from K.S.A. 66-117(d), which reads in part:
 - ...(d) Except as provided in subsection (c), no change shall be made in any rate, toll, charge, classification or schedule of charges or joint rates, or in any rule or regulation or practice pertaining to the service or rates of any such public utility or common carrier, without the consent of the commission.
- K.S.A. 66-1,190 provides in part that telecommunications public utilities doing business in Kansas shall:
 - ... 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...the commission shall have power to prescribe reasonable rules and regulations regarding the form and filing of all schedules, tariffs and classifications of all rates, joint rates, tolls and charges and all rules and regulations of such telecommunications public utilities...

The Commission must review rates and terms for jurisdictional telecommunications services to ensure they are "just and reasonable" pursuant to K.S.A. 66-1,189. Further, K.S.A. 66-1,189 requires the Commission to ensure that all classifications, rules, and regulations regarding the services are not unduly discriminatory or preferential.

- 3. On February 4, 2020, Commission Staff (Staff) submitted its Report and Recommendation, attached hereto and made a part hereof, recommending the Commission grant Wilson's Application and approve the company's proposed tariff, effective March 2, 2020.
- 4. Staff noted that the tariff revisions filed now reference the federal requirements more generically and is less costly to the company. The generic wording alleviates the need for annual updates and, therefore, reduces the cost passed through to the ratepayer and is in the public interest. Staff recommended approval.
- 5. The Commission finds Staff's findings and recommendation to be reasonable and hereby adopts the same.

IT IS, THEREFORE, BY THE COMMISSION ORDERED THAT:

- A. Wilson Telephone Company Inc.'s Application, filed January 31, 2020, is hereby granted and its revised General Exchange Tariff is hereby approved and shall become effective March 2, 2020.
- 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).¹
- C. The Commission retains jurisdiction over the parties and the subject matter of this docket for the purpose of entering such further order, or orders, as it deems necessary.

¹ K.S.A. 66-118b; K.S.A. 77-503(c); K.S.A. 77-531(b).

BY THE COMMISSION IT IS SO ORDERED.

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Dated: ____02/13/2020

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Laura Kelly, Governor

Susan K. Duffy, Chair Shari Feist Albrecht, Commissioner Dwight D. Keen, Commissioner

REPORT AND RECOMMENDATION UTILITIES DIVISION

TO:

Chair Susan K. Duffy

Commissioner Shari Feist Albrecht Commissioner Dwight D. Keen

FROM:

Paula Artzer, Senior Telecommunications Analyst

Christine Aarnes, Chief of Telecommunications

Jeff McClanahan, Director of Utilities

DATE:

February 4, 2020

SUBJECT:

Docket No. 20-WLST-339-TAR

In the Matter of Wilson Telephone Company Filing Revisions to its Lifeline

Service Program Language

EXECUTIVE SUMMARY:

On January 31, 2020, Wilson Telephone Company, Inc. (Wilson) filed a request to make tariff revisions to a certain section of its General Exchange Tariff changing the verbiage to a standardized generic wording for the Company's Lifeline offering.

The Commission action date is Monday, March 2, 2020.

BACKGROUND:

On April 27, 2016, the FCC released the 2016 Lifeline Order¹ in which it determined it must modernize the federal Lifeline program so that it can play an essential role in helping low-income Americans that most need access to broadband services.

The 2016 Lifeline Order also provided a requirement that minimum service standards adjust every year in December on a phased-in basis. The phase-in allows for increased emphasis on supporting broadband each year with a decreased emphasis on voice services. To alleviate multiple filings by the Company, Staff recommended the Company file generic wording referencing where the most

¹ In the Matter of Lifeline and Link Up Reform and Modernization, WC Docket No 1 l-42, Third Report and Order, Further Report and Order, and Order on Reconsideration, Rel. April 27, 2016 ("2016 Lifeline Order").

recent FCC rules may be obtained, eliminating the need for annual updates to change the specific rules.

ANALYSIS:

The Commission derives its authority to review Local Exchange Carrier tariffs from K.S.A. 66-117(d), which states in part:

(d) Except as provided in subsection (c), no change shall be made in any rate, toll, charge, classification or schedule of charges or joint rates, or in any rule or regulation or practice pertaining to the service or rates of any such public utility or common carrier, without the consent of the commission.

In addition, K.S.A. 66-1,190 requires every public utility doing business in Kansas over which the Commission has control shall 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. The Commission has the power to prescribe reasonable rules and regulations regarding the form and filing of all schedules, tariffs and classifications of all rates, joint rates, tolls and charges, and all rules and regulations of such telecommunications public utilities as the Commission determines reasonable and appropriate.

The KCC must review rates and terms for jurisdictional telecommunications services to ensure they are "just and reasonable" pursuant to K.S.A. 66-1,189. Further, K.S.A. 66-1,189 requires the KCC to ensure that all classifications, rules, and regulations regarding the services are not unduly discriminatory or preferential.

Because telecommunications providers must constantly adapt to consumer needs, the KCC determined in Docket No. 04-GIMT-1080-GIT that rate changes made by telecommunications providers would not be audited for their justness and reasonableness unless the changes result in the provider receiving "materially greater revenue" than its rate-of-return would necessitate.²

This filing makes changes to Section 3 of the tariff, pages 2, and 3. The change is as follows:

• Removes the specific Lifeline rules effective December 1, 2019, and refers to where the specific FCC rules applicable at the time may be found.

² Prior to 2004, if a rate of return carrier asked for an increase in revenue outside a rate case, the Commission policy was to adjust the amount received for an increased rate by a corresponding decrease in draw from the KUSF, pursuant to K.S.A. 66-2005(d). However, in Rural Telephone Service Co. v. Kansas Corporation Commission, 31 Kan. App. 2d 760, 72 P.3d 937 (2003), the Kansas Court of Appeals held that the Commission did not have statutory authority to reduce Rural's KUSF distribution in response to increased revenue from modifications to tariff filings (Docket No. 02-RRLT-875-TAR). The Court reversed the Order reducing Rural's KUSF support, but it remanded the matter to enable the Commission to determine the reasonableness of the proposed tariff changes in light of the Court's decision to disallow a contemporaneous reduction of KUSF support, 31 Kan. App. 2d at 770. On June 4, 2004, the Commission opened a generic docket to address Staff's proposal to address tariff increases between KUSF audits. In an Order dated September 28, 2004, in that Docket (04-GIMT-1080-GIT), the Commission stated, "Staff will continue to conduct an individual evaluation of any proposed tariff revision made by a rate-of-return regulated company affecting its revenues to determine the reasonableness of the proposed rates . . . if Staff evaluates information indicating that a rate-of-return regulated carriers is receiving materially greater revenue than its authorized cost recovery and rate of return would necessitate, the Commission will consider whether to conduct an audit."

Staff has reviewed the filing and does not have any concerns. The Company's last tariff filing was approved in November of 2019.

RECOMMENDATION:

Staff recommends the Commission approve the replacement tariff sheet provided by Wilson. The change that the Company filed references the federal requirements generically and is less costly to the Company. This generic wording alleviates the need for annual updates and, therefore, reduces the cost passed through to the ratepayer and is in the public interest. Although the statutory deadline for the Commission to take action on this filing under K.S.A. 66-117 is March 1, which is a Sunday, making the statutory deadline Monday, March 2, the Company requests an effective date of February 29, 2020.

CERTIFICATE OF SERVICE

20-WLST-339-TAR

I, the undersigned, certify	that a true copy of the attached Order has been served to the following by means of
electronic service on	02/13/2020

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/S/ DeeAnn Shupe	
DeeAnn Shupe	