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GVNW CONSULTING, INC.

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January 19, 2016

Ms. Amy L. Gilbert Secretary to the Commission Kansas Corporation Commission 1500 SW Arrowhead Road Topeka, KS 66604-4027

RE: Docket No. 16-WCMC-039-KSF In the Matter of the Audit of WTC Communications, Inc. by the Kansas Universal Service Fund (KUSF) Administrator Pursuant to K.S.A. 2014 Supp. 66-2010(b) for KUSF Operating Year 18, Fiscal Year March 2014-February 2015.

Dear Ms. Gilbert:

In its July 30, 2015 order the Kansas Corporation Commission (KCC) directed GVNW to perform a KUSF carrier audit of WTC Communications, Inc. (WTC or Company) to ensure that the data submitted to the KUSF via the KUSF CRWs, the assessments paid, and the calculation and application of the flow-through surcharge billed to and collected from WTC's customers, if applicable, are appropriate and accurate.

The KCC directed GVNW to file two versions of the audit report with the KCC; one version containing confidential information and one version with the confidential data redacted for public disclosure. WTC's audit does not require a separate confidential report; therefore, only the enclosed public audit report for WTC is being filed.

Copies of the supporting documentation, including GVNW's audit work papers and information provided by the company, are not included with the audit report, but are available from GVNW upon request.

Sincerely,

David Winter Senior Consultant

DW/dc - Encl.

cc w/encl: Sandy Reams

KANSAS UNIVERSAL SERVICE FUND AUDIT REPORT

Docket No:	16-WCMC-039-KSF WTC Communications, Inc.
Prepared For:	Kansas Corporation Commission Kansas Universal Service Fund
Prepared By:	David Winter GVNW Consulting, Inc.
Audit Period:	March 1, 2014 through February 28, 2015 Kansas Operating Year 18 (Operating Year 18)
Company Representatives:	Craig Baumgartner Suzanne Hemphill Jeff Wick
Date of On-Site Visit:	November 17, 2015
Date Submitted to Company:	January 6, 2016

Audit Summary

Based on the Kansas Universal Service Fund (KUSF) Carrier Review Procedures for Operating Year 18,¹ GVNW Consulting, Inc. (GVNW) did not identify any KUSF deficiencies regarding WTC Communications, Inc. (WTC or Company) and recommends this Docket be closed.

Current KUSF Obligations

WTC is current with its KUSF obligations.²

Background

WTC is a competitive local exchange company (CLEC) headquartered in Warnego, Kansas. The Company is required to report its revenues and pay the related assessments to the KUSF on a monthly basis.³ WTC is authorized to collect an amount equal to or less than its assessment from customers,⁴ and does so. The Company offers Lifeline and has eligible customers that participate in the Lifeline program.

¹ Docket No. 14-GIMT-105-GIT (Docket 14-105), July 7, 2015, Order Accepting GVNW's KUSF Year 18 Audit Selections, Proposed Revisions to Selection Criteria and Audit Review Procedures.

² Confirmed on January 5, 2016 with the KUSF Administrator.

³ Docket No. 06-GIMT-332-GIT (Docket 06-332), January 23, 2006, Order Setting the Kansas Universal Service Fund Assessment Rate For Year Ten and Establishing Reporting Requirements.
⁴ K.S.A. 66-2008.

Kansas Universal Service Fund Audit Report Docket No. 16-WCMC-039-KSF

On July 30, 2015, the Kansas Corporation Commission (KCC) issued Order No. 1 in Docket No. 16-039 directing GVNW to conduct an audit for KUSF purposes.

In its October 20, 2015, Order⁵ on KUSF contribution policies,⁶ the KCC authorized companies to report bundled service revenue to the KUSF using one of two safe harbor methodologies⁷ or an alternative methodology to assign or allocate revenue to assessable service(s). The Commission directed that when performing a KUSF carrier audit, the KUSF Administrator is to advise the Commission if a carrier uses one of the safe harbors or an alternative allocation methodology. The Commission's December 3, 2015, Order on the Petitions for Reconsideration clarified that a company may also recognize end-user discounts when reporting to the KUSF if it reports bundled-service revenues using either of the safe harbors; however, if a company elects to use an alternative methodology, it may not report end-user discounts for KUSF purposes.

When a carrier uses an alternative methodology, the KUSF Administrator is to advise the Commission of the results of its review of the alternative methodology and any recommendations regarding the review of the alternative methodology.

Bundled Services Methodology

WTC uses the stand-alone safe harbor when reporting bundled service revenue to the KUSF. The assessable service end-user retail rate is reported; with bundled service price discounts assigned to non-regulated services.⁸ WTC does not recognize end-user discounts for KUSF reporting purposes.

Audit Findings

GVNW conducted the audit of WTC in accordance with the KUSF Carrier Review Procedures adopted by the KCC.⁹

GVNW did not identify any KUSF audit deficiencies related to the current audit period and recommends closing this Docket.

⁵ Docket 14-105, October 20, 2015, Order Determining KUSF Contribution Methodology.

⁶ Issued addressed in the Order were: 1) Discounts; 2) Bundled Services; 3) VoIP Packages; 4) Electronic Billing/Revenue Records; 5) Early Termination Fees; and 6) Global Issue of KUSF Contributions.

⁷ Carrier may report: 1) the stand-alone price of KUSF assessable services; or 2) the total price of the bundle containing the service.

⁶ Source: WTC response to DR No. 3. Part E.

⁹ Docket 14-105, July 7, 2015, Order.

CERTIFICATE OF SERVICE

I hereby certify that on this 19th day of January, 2016, the above Kansas Universal Service Fund Audit Report was e-filed with the Kansas Corporation Commission and a copy was sent via electronic mail and/or U.S. Mail to:

Kansas Corporation Commission 1500 S.W. Arrowhead Road Topeka, KS 66604

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