

**BEFORE THE PUBLIC SERVICE COMMISSION  
OF THE STATE OF MISSOURI**

In the Matter of  Application of Windstream Communications, LLC for Designation as an Eligible Telecommunications Carrier to receive Rural Digital Opportunity Fund Auction Support	Case No. TA-2021-0354
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**APPLICATION OF WINDSTREAM COMMUNICATIONS, LLC FOR  
DESIGNATION AS AN ELIGIBLE TELECOMMUNICATIONS CARRIER TO  
RECEIVE RURAL DIGITAL OPPORTUNITY FUND AUCTION SUPPORT**

Windstream Communications, LLC (“WC” or “Company”) requests the Missouri Public Service Commission (the “Commission”) approve its request for designation as an Eligible Telecommunications Carrier (“ETC”) covering 13 census block groups in 122 eligible census blocks located in Barry, Harrison, McDonald, Montgomery, Newton, Pike, Pulaski and Ripley Counties (collectively, the “Census Block Groups” and each, individually, a “Census Block Group”) identified in **Exhibit A**. This petition is submitted pursuant to Section 214(e)(2) of the Communications Act of 1934, as amended (the “Act”),<sup>1</sup> Sections 54.201 and 54.202 of the Federal Communications Commission (“FCC”) rules,<sup>2</sup> and the Commission’s requirements in 20 C.S.R. 4240-31.015 and -31.016. WC’s request for ETC designation relates to certain Missouri areas covered by the FCC’s Rural Digital Opportunity Fund Phase I Auction (Auction 904) (the “RDOF Auction”).

WC further respectfully requests that the Commission issue an order designating WC as an ETC in the state of Missouri on or before June 7, 2021, pursuant to the Act<sup>3</sup> and FCC rules and the

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<sup>1</sup> 47 U.S.C. § 214(e)(2)

<sup>2</sup> 47 C.F.R. §§ 54.201 and 54.202.

<sup>3</sup> 47 U.S.C. § 214(e)(2)

Orders of this Commission, or order any other relief on a timely basis as may be appropriate. In support of this Petition, WC states as follows:

## **I. Company Overview**

WC is a Delaware limited liability company with a place of business at 4001 North Rodney Parham Road, Little Rock, Arkansas 72212. WC is authorized by the Commission to provide interexchange and VoIP telecommunications services in Missouri.<sup>4</sup> WC is authorized to do business in Missouri, and copies of its registration as a company doing business in Missouri are on file with Secretary of State.

Petitioner WC is a wholly owned subsidiary of Windstream Holdings II, LLC (hereinafter, “Windstream”) and Windstream Services, LLC (hereinafter, “Windstream Services”), both Delaware limited liability companies also headquartered at the same address as WC. Windstream, through its subsidiaries, is a leading provider of advanced network communications and technology solutions for consumers, small businesses, enterprise organizations and carrier partners across the U.S. Windstream provides voice and data services that enhance the communication capabilities of consumers and businesses throughout Missouri. Windstream’s consumer and small business segment includes approximately 1.4 million residential and small business customers that receive voice, broadband, entertainment, and security solutions. Windstream’s enterprise business segment offers services such as software-defined wide area networking (“SD-WAN”) and unified communications as a service (“UcaaS”) to businesses across the U.S.

Windstream does not provide telecommunications services in its own right. Rather, it owns and operates a number of licensed telecommunications providers in all states and the District of

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<sup>4</sup> See Commission Case No. XA-2006-0271, March 6, 2006 (IXC) and File No. DA-2018-0183, February 3, 2018 (VoIP).

Columbia, many of which also hold authority from the FCC to provide domestic interstate and international telecommunications services.

WC has operated as an interexchange provider in the state for almost 15 years.<sup>5</sup> WC's incumbent affiliate has operated in Missouri for over 60 years. Combined, WC and its other CLEC and ILEC affiliates have provided telecommunications services for over 100 years. WC is managed by the same company officers and management team that oversees its affiliates. WC's affiliates also have successfully participated in federal broadband programs such as the Connect America Fund (both phases) and the Rural Utilities Service program. In addition, WC's affiliates have previously participated in and will continue to participate in state broadband expansion programs. As a result, WC has the necessary experience to implement and execute the requirements both under the RDOF program, as well as federal and state ETC obligations.

## **II. Rural Digital Opportunity Fund Participation**

On December 7, 2020, the FCC announced that Windstream Services, was a winning bidder in Auction 904 for census block groups in 18 states, including Missouri.<sup>6</sup> As a condition of receiving funding, WC must obtain from either the relevant state commission, or from the FCC where such state commission lacks jurisdiction, ETC designation to cover its winning bid areas by June 7, 2021.<sup>7</sup> WC is in the process of seeking designation as an ETC in each of the 18 states in which it was selected as a winning bidder and specifically seeks such designation from Missouri for the 13 eligible census block groups in the state for which it has been announced as a winning bidder in Auction 904.<sup>8</sup>

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<sup>5</sup> See Commission Case No. XA-2006-0271 and DA-2018-0183-.

<sup>6</sup> *RDOF Winning Bidder PN*, Attach. A at pp. 8-9.

<sup>7</sup> *RDOF Winning Bidder PN* at ¶ 36. The FCC “will presume that an entity acted in good faith if the entity files its ETC application within 30 days of the release of” the RDOF Winning Bidder PN. *Id.* at ¶ 37.

<sup>8</sup> See Exhibit A for the identified census block groups in Missouri, along with a map of the same.

Windstream is committed to closing the digital broadband divide in the United States by working to provide greater access to voice and broadband services in unserved, rural, and or high-cost areas. Being awarded over \$523 million in RDOF funding across 18 states, Windstream plans to bring fiber-to-the-home to nearly 200,000 locations.

#### **A. Winning Bids Assigned to WC**

Per the FCC's procedures for the RDOF Auction, winning bidders could divide and/or wholly assign their bids to affiliated operating companies.<sup>9</sup> Windstream Services assigned its winning RDOF Auction bids for the Census Block Groups to WC, an approved long distance provider in Missouri.<sup>10</sup> As assignee of the Missouri bids, WC must satisfy certain public interest requirements, including eventual designation as an ETC for the respective RDOF Census Block Groups originally awarded to Windstream Services. By assignment, WC, has been selected to receive \$186,520 over a ten-year period (\$18,652 annually) to provide services to 13 census block groups in Missouri. The census blocks and census block groups associated with WC's winning bids are identified in **Exhibit A**, as well as a map illustrating the RDOF census blocks.

#### **B. Communications and Correspondence**

The legal name, address and telephone number of WC is as follows:

Windstream Communications, LLC  
4001 North Rodney Parham Road  
Little Rock, AR 72212  
(501) 748-7000

Pleadings, orders, notices or other correspondence and communications regarding this

Petition should be provided to:

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<sup>9</sup> See *Rural Digital Opportunity Fund Phase I Auction Scheduled for October 29, 2020; Notice and Filing Requirements and Other Procedures for Auction 904*, Public Notice, FCC 20-77, 35 FCC Rcd 686 (June 11, 2020) ("*Auction 904 Procedures Public Notice*"), at ¶ 43.

<sup>10</sup> As noted in Section IV, WC intends to meet its RDOF voice obligations via VoIP services, WC plans to file a separate CLEC Certification Application with the Commission.

Carol Keith  
Nicole Winters  
Windstream  
4001 North Rodney Parham Road  
Little Rock, AR 72212  
501-748-6313  
Carol.Keith@windstream.com  
Nicole.Winters@windstream.com

### **III. Request for Expedited Consideration**

In order to be eligible for RDOF funds, WC must be designated as an ETC in the Census Block Groups. The FCC's rules for the RDOF Auction did not require that participants be an ETC as of the initial short-form application filing deadline.<sup>11</sup> Instead, a company that is awarded support is expected to obtain an ETC designation for the areas covered by its successful bids within 180 days after being announced as a winning bidder.<sup>12</sup> Winning bidders must submit appropriate documentation of such ETC status to the FCC.<sup>13</sup> As noted, WC has been selected as a winning bidder in the RDOF Auction for 13 eligible census block groups in Missouri. Because the timeframe for WC to obtain ETC designation is short and the consequences of failure to do so would prevent WC from expanding service to the Census Block Groups, WC respectfully requests that the Commission review this application promptly and grant ETC designation to WC on an expedited basis.

### **IV. WC Meets the Requirements for ETC Certification**

WC, meets the requirements of ETC designations. WC will comply with the requirements under Section 214(e)(2) of the Act, provides all of the services and functionalities supported by the federal universal service program under 47 C.F.R. § 54.101 and will do so in the Census Block Groups that are the subject of this petition.

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<sup>11</sup> *Auction 904 Procedures Public Notice*, at ¶ 136.

<sup>12</sup> *Id.*

<sup>13</sup> *Id.*

**A. WC Will Provide Service as a Common Carrier (47 U.S.C. § 214(e)(1); 47 C.F.R. § 54.201(d))**

For purposes of this designation, WC will offer a proven fiber-to-the-premise network architecture to deliver broadband and VoIP services. WC's affiliates have extensive experience deploying this type of network as it has constructed this same network to over 477,000 consumer and business locations in 18 states. Subscriber voice traffic will transit Windstream Service's highly redundant, all-fiber network and connect with Windstream Services' wholly-owned switching network, which currently supports nearly 2 million voice lines across 18 states. As such, with respect to the VoIP service it plans to deploy in the areas listed in **Exhibit A**, WC is a common carrier.

**B. WC Satisfies All Federal Requirements for ETC Designation**

Section 214(e) of the Act requires a carrier seeking ETC designation to certify that it offers services supported by the federal universal service support mechanisms under Section 254(c) using either its own facilities or a combination of its own facilities and the resale of services of another carrier. Section 214(e) further requires the carrier to advertise the availability and charges for such services using media of general distribution.

WC hereby commits and certifies that it will offer, either directly or through a resale relationship, voice and broadband services to those areas within the Census Block Groups. WC will further ensure that both the availability and costs for such services will be advertised using appropriate media. WC further commits that it will use federal universal service support only for the provision, maintenance, and upgrading of facilities and services for which the universal service support is intended. *See* 47 U.S.C. § 254(e) and 47 C.F.R. § 54.7(a).

### C. WC Will Offer the Services Supported by the Federal Universal Service Support Mechanisms (47 C.F.R. § 54.101)

WC will offer the following voice telephony and broadband services that are supported by federal universal service support mechanisms:<sup>14</sup>

- a. Voice Grade Access to the PSTN. WC will meet this requirement through the provision of fiber-based VoIP service that is interconnected to the PSTN, which will be offered as a standalone telephony service throughout its territories listed in **Exhibit A**.<sup>15</sup> The service will include minutes of use for local service provided at no additional charge to end users (specifically, WC's service plans will offer unlimited usage within the United States); and access to emergency services via 911 and E-911, where implemented by local government or other public safety organizations. WC will also provide toll limitation services to qualifying low-income consumers or may charge the same prices for toll and non-toll calls in accordance with the FCC's rules.<sup>16</sup>
- b. Broadband Internet Access Services. WC will offer fiber-based broadband Internet access service that provides the capability to transmit data to and receive data by wire or radio from all or substantially all Internet endpoints, including any capabilities that are incidental to and enable the operation of the communications service.<sup>17</sup> End user connections will be routed to a local or regional exchange, where WC will interconnect through an Internet exchange point that carries traffic to all or substantially all Internet end points.

WC commits to provide these services consistent with applicable universal service support rules and will meet the service requirements for RDOF Phase I support.<sup>18</sup> WC will offer at least one standalone voice plan and one service plan that provides high speed broadband. These plans will be offered at rates that are reasonably comparable to rates offered in urban areas.<sup>19</sup> WC will be responsible for providing customer care, providing quality of service guarantees, and meeting the FCC's universal service fund-related requirements.<sup>20</sup>

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<sup>14</sup> 47 C.F.R. § 54.101.

<sup>15</sup> *See id.* § 54.101(b).

<sup>16</sup> *See id.* § 54.101(a)(1).

<sup>17</sup> *See id.* § 54.101(a)(2).

<sup>18</sup> *See id.* § 54.101(c).

<sup>19</sup> *See Rural Digital Opportunity Fund Order*, 35 FCC Rcd at 707-08, paras. 42-43.

<sup>20</sup> *See WCB Reminds Connect America Fund Phase II Auction Applicants of the Process for Obtaining a Federal Designation as an Eligible Telecommunications Carrier*, Public Notice, WC Docket No. 09-197 et al., 33 FCC Rcd 6696, 6698 (WCB 2018) (“*ETC Designation Public Notice*”); *see also RDOF Auction Procedures PN* at 6129, para. 139.

WC also will make available Lifeline services to qualifying low-income consumers pursuant to the FCC's rules at all locations in Missouri where it is authorized to receive RDOF support.<sup>21</sup>

**D. WC Will Provide Service Using Its Own Facilities or a Combination of its Own Facilities and Resale of Another Carrier's Services (47 U.S.C. § 214(e)(1)(A), 47 C.F.R. § 54.201(d)(1))**

WC will primarily offer supported services using its own facilities, and may use a combination of its own facilities and resale of another carrier's services depending on the deployment scenario.<sup>22</sup> WC will have the exclusive right to use the broadband facilities it deploys to offer the supported services.

**E. WC Will Provide Service Throughout Its Designated Service Area (47 U.S.C. § 214(e)(1); 47 C.F.R. § 54.201(d))**

WC commits to providing the supported services throughout the Census Block Groups identified in **Exhibit A**, consistent with all applicable requirements.<sup>23</sup>

**F. WC Will Advertise the Availability of Its Services and Charges Using Media of General Distribution (47 U.S.C. § 214(e)(1)(B); 47 C.F.R. § 54.201(d)(2))**

WC will advertise the availability of and charges for its supported service offerings using media of general distribution, and will undertake outreach initiatives to increase consumer awareness of its service offerings, consistent with all applicable requirements.<sup>24</sup> WC will offer and advertise its VoIP and broadband services through various marketing channels, including but not limited to direct mail, email, local and community outreach events, and targeted online electronic

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<sup>21</sup> 47 C.F.R. §§ 54.101(d) and 54.405(a); *see also RDOF Auction Procedures PN*, 35 FCC Rcd at 6128 (stating, "[e]ach Auction 904 support recipient must offer Lifeline voice and broadband service throughout the eligible areas covered by its winning bids to qualifying low-income consumers pursuant to the Lifeline program rules.").

<sup>22</sup> *See* 47 U.S.C. § 214(e)(1)(A); 47 C.F.R. § 54.101; *see also ETC Designation Public Notice*, 33 FCC Rcd at 6698 ("Facilities are the ETC's 'own' if the ETC has exclusive right to use the facilities to provide the supported services or when service is provided by any affiliate within the holding company structure.").

<sup>23</sup> 47 U.S.C. § 214(e)(1); 47 C.F.R. § 54.201(d).

<sup>24</sup> *See* 47 U.S.C. § 214(e)(1)(B); 47 C.F.R. § 54.201(d).



advertising. In addition, WC will publicize the availability of Lifeline service in a manner reasonably designed to reach those likely to qualify for the service.

**G. WC Meets the Additional Requirements for Designation as an ETC (47 C.F.R. § 54.202)**

The FCC's March 17, 2005, *ETC Criteria Order* sets forth certain additional elements for ETC applications.<sup>25</sup> The applicable FCC criteria, promulgated at 47 C.F.R. § 54.202(a), require that an ETC applicant must<sup>26</sup>:

- Certify it will comply with the service requirements applicable to the support that it receives;
- Submit a five-year plan that describes with specificity proposed improvements or upgrades to the applicant's network throughout its proposed service area;
- Demonstrate the ability to remain functional in emergency situations; and
- Demonstrate that it will satisfy applicable consumer protection and service quality standards.

**1. WC Will Comply with Service Requirements Applicable to the Support it Receives**

Pursuant to 47 C.F.R. § 54.202(a)(1)(i), WC hereby certifies that it will comply with the service requirements applicable to the supported services that it will be offering in the Census Block Groups. Upon request, WC will provide timely service to all customers within the Census Block Groups where WC's network will provide coverage. If a potential customer is within WC's licensed area but outside of its existing network coverage, WC will work to provide service at a reasonable cost. WC further certifies that it will comply with any applicable requirements for service specific to the RDOF Auction.

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<sup>25</sup> See *Federal-State Board on Universal Service*, CC Docket 96-45, Report and Order, 20 FCC Rcd 6371 (March 17, 2005) ("*ETC Criteria Order*").

<sup>26</sup> See 47 C.F.R. § 54.202(a)(1)-(3).

## **2. Five-Year Plan Requirement Has Been Waived**

Normally, the FCC requires that an ETC applicant submit a five-year plan describing proposed improvements or upgrades to the applicant's network throughout its proposed service area. In this case, the FCC has waived the requirement that RDOF Auction winning bidders submit a five-year service improvement plan.<sup>27</sup> Accordingly, WC need not specifically demonstrate the existence of a five-year plan, as the underlying objective of furthering service access and public interest will be verified and assured through mechanisms specific to the Census Block Groups and the RDOF Auction.

## **3. WC Will Remain Functional During Emergencies**

WC certifies that it is able to function in emergency situations as required under 47 C.F.R. § 54.202(a)(2). WC's voice and broadband network is designed to remain functional in emergency situations without an external power source, will remain functional using backup power, is able to reroute traffic around damaged facilities, and is capable of managing traffic spikes resulting from emergency situations as required. *See* 47 C.F.R. § 54.202(a)(2). WC further monitors its networks with sophisticated equipment capable of detecting disruptions caused by emergency situations that allow WC to respond quickly.

## **4. WC Will Meet Consumer Protection and Service Quality Standards**

The FCC provides that an ETC applicant must “demonstrate that it will satisfy applicable consumer protection and service quality standards.” 47 C.F.R. § 54.202(a)(3). The FCC, however, waived the requirement that bidders seeking ETC designation certify that they will satisfy

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<sup>27</sup> For recipients of Connect America Fund (“CAF”) Phase II support, the FCC waived the requirement that winning bidders seeking an FCC ETC designation file a five-year improvement plan and demonstrate that it will satisfy applicable consumer protection and service quality standards. *See Connect America Fund*, et al., WC Docket No. 1090 et al., Report and Order and Further Notice of Proposed Rulemaking, 31 FCC Rcd 5949 (2016) (*CAF Phase II Auction Order*) at ¶¶ 157-68. Similarly, for purposes of the RDOF, the FCC incorporated by reference the analysis of forbearance factors that it considered and found warranted in CAF Phase II. *See RDOF Auction Order* at ¶ 95 & n. 271 and internal citations. *See also Auction 904 Procedures Order* at ¶ 136 & n. 308.

consumer protection and service quality standards.<sup>28</sup> To the extent necessary, WC requests a waiver of state requirements based on these waived FCC requirements.

### 5. WC Meets All State Requirements for ETC Designation

In addition to the foregoing, in accordance with the Commission's requirements for ETC designation under 20 C.S.R. 4240-31.016, WC states as follows:

1) WC is 100% owned by its direct parent company, Windstream Services, LLC.

Windstream Services, LLC is 100% owned by its direct parent company Windstream Holdings II, LLC.

2) The names and titles of the corporate officers of WC are as follows:

Tony Thomas, Chairman & CEO  
 John Robert Gunderman, CFO  
 Kristi Moody, EVP, General Counsel & Corporate Secretary

3) The following companies share common ownership or management with WC and both have received federal universal service funds as ETCs and participants in the federal Lifeline program:

Windstream Alabama, LLC	Alabama
Windstream Arkansas, LLC	Arkansas
Windstream Missouri, LLC	Arkansas/Missouri
Valor Telecommunications of Texas, LLC dba Windstream Communications Southwest	Arkansas/New Mexico/Oklahoma/Texas
Windstream Florida, LLC	Florida
Georgia Windstream, LLC	Georgia
Windstream Accucomm Telecommunications, LLC	Georgia
Windstream Georgia Communications, LLC	Georgia
Windstream Georgia Telephone, LLC	Georgia
Windstream Georgia, LLC	Georgia
Windstream Standard, LLC	Georgia
Windstream Iowa Communications, LLC	Iowa
Windstream Montezuma, LLC	Iowa
Windstream Kentucky East, LLC	Kentucky

<sup>28</sup> See *supra*, n. 20.

Windstream Kentucky West, LLC	Kentucky
Windstream Lakedale, Inc.	Minnesota
Windstream Mississippi, LLC	Mississippi
Windstream Nebraska, Inc.	Nebraska
Windstream New York, Inc.	New York
Windstream Concord Telephone, LLC	North Carolina
Windstream Lexcom Communications, LLC	North Carolina
Windstream North Carolina, LLC	North Carolina
Windstream Ohio, LLC	Ohio
Windstream Western Reserve, LLC	Ohio
Oklahoma Windstream, LLC	Oklahoma
Windstream Oklahoma, LLC	Oklahoma
Windstream Buffalo Valley, Inc.	Pennsylvania
Windstream Conestoga, Inc.	Pennsylvania
Windstream D&E, Inc.	Pennsylvania
Windstream Pennsylvania, LLC	Pennsylvania
Windstream South Carolina, LLC	South Carolina
Texas Windstream, LLC	Texas
Windstream Communications Kerrville, LLC	Texas
Windstream Sugar Land, LLC	Texas

- 4) In August 2012, Windstream Corporation former parent company of WC and its affiliates received charges from the Oklahoma Attorney General regarding allegations of bribery and conspiracy. The matter was dismissed in December 2012 and no further action has been taken. The allegations stemmed from an investigation into the then Superintendent of the Broken Arrow School District who attended a 2007 customer event hosted by Windstream.
- 5) Information about WC's services and rates can be found at: [www.windstream.com](http://www.windstream.com)
- 6) WC will comply with the Commission's ETC requirements identified in 4 C.S.R.240-31.015 with respect to its provision of RDOF supported services in the RDOF Census Blocks.
- 7) In this Application, WC is not applying for support from the Missouri universal service fund, as described at 20 C.S.R. 4240-31.016. WC reserves its right to request

such relief in the future if it is appropriate and in the public interest.

- 8) WC commits to notifying the Commission of any changes to its company contact information.
- 9) WC is certificated by the Commission to provide interexchange and VoIP services. WC is compliant with all applicable Commission reporting and assessment obligations.
- 10) WC is compliant with its contribution obligations to the federal universal service fund.

#### **V. Public Interest**

WC's designation as an ETC for the Census Block Groups will allow it to build out services to unserved areas using federal funding, bringing the benefits of added voice and high-speed broadband services to these areas. Accordingly, it is in the public interest to designate WC as an ETC in the Census Block Groups. Once the Commission grants WC's ETC petition and the FCC approves WC for funding, WC will receive \$186,520.00 over a ten-year period to provide voice and broadband services to those residing and working in the Census Block Groups.

The availability of WC's RDOF supported voice and broadband services will have a positive effect on unserved areas in the Census Block Groups. WC is committed to expanding access to these services that will enable consumers to access new opportunities of all kinds, including education, healthcare, business, civic engagement, and personal connection. New opportunities may include starting a business, taking online classes, or seeing friends and family, among many other possibilities. Expanded voice and broadband service will increase these opportunities for the people of Missouri being served by WC in its respective RDOF Census Block Groups.

Moreover, Missouri consumers will particularly benefit from WC's designation as an ETC. WC is widely recognized as a premier provider of voice and broadband Internet offerings that relies on advanced systems, technologies, and infrastructure. WC provides voice and broadband Internet services to hundreds of thousands of residential customers in 18 states.

In addition, consumers will further benefit from WC's experience as a Lifeline service provider. WC and its affiliates have substantial experience in providing Lifeline services to low income consumers and communities. This will further facilitate WC's swift offering of needed services for qualifying low-income customers in the Census Block Groups.

## **VI. Conclusion and Request for Expedited Review**

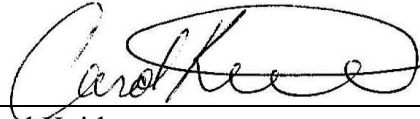
WC meets the requirements of both state and federal laws and regulations for designation as an ETC in the Census Block Groups listed in **Exhibit A**. Pursuant to 47 U.S.C. § 214(e), the Commission should designate WC as an ETC for the requested areas. By taking this action, the Commission will ensure that unserved consumers in the requested areas will have access to reliable voice and broadband service at rates equal to or less than what they are currently paying. Granting WC's request for ETC designation will benefit the public interest and increase competition.

WHEREFORE, for the reasons stated herein, WC respectfully requests that the Commission designate Windstream Communications, LLC as an ETC in the Census Block Groups listed in **Exhibit A** by no later than June 7, 2021 and order such other relief as may be appropriate.

- Signature Page Follows -

Date this 3<sup>rd</sup> day of May, 2021.

WINDSTREAM COMMUNICATIONS, LLC

A handwritten signature in cursive script, appearing to read "Carol Keith", written over a horizontal line.

Carol Keith

Deputy General Counsel

Missouri Bar # 45065

4001 North Rodney Parham Road

Little Rock, AR 72212

(847) 550-4433

[Carol.Keith@windstream.com](mailto:Carol.Keith@windstream.com)

**EXHIBIT A**  
**CENSUS BLOCK GROUPS & MAP**

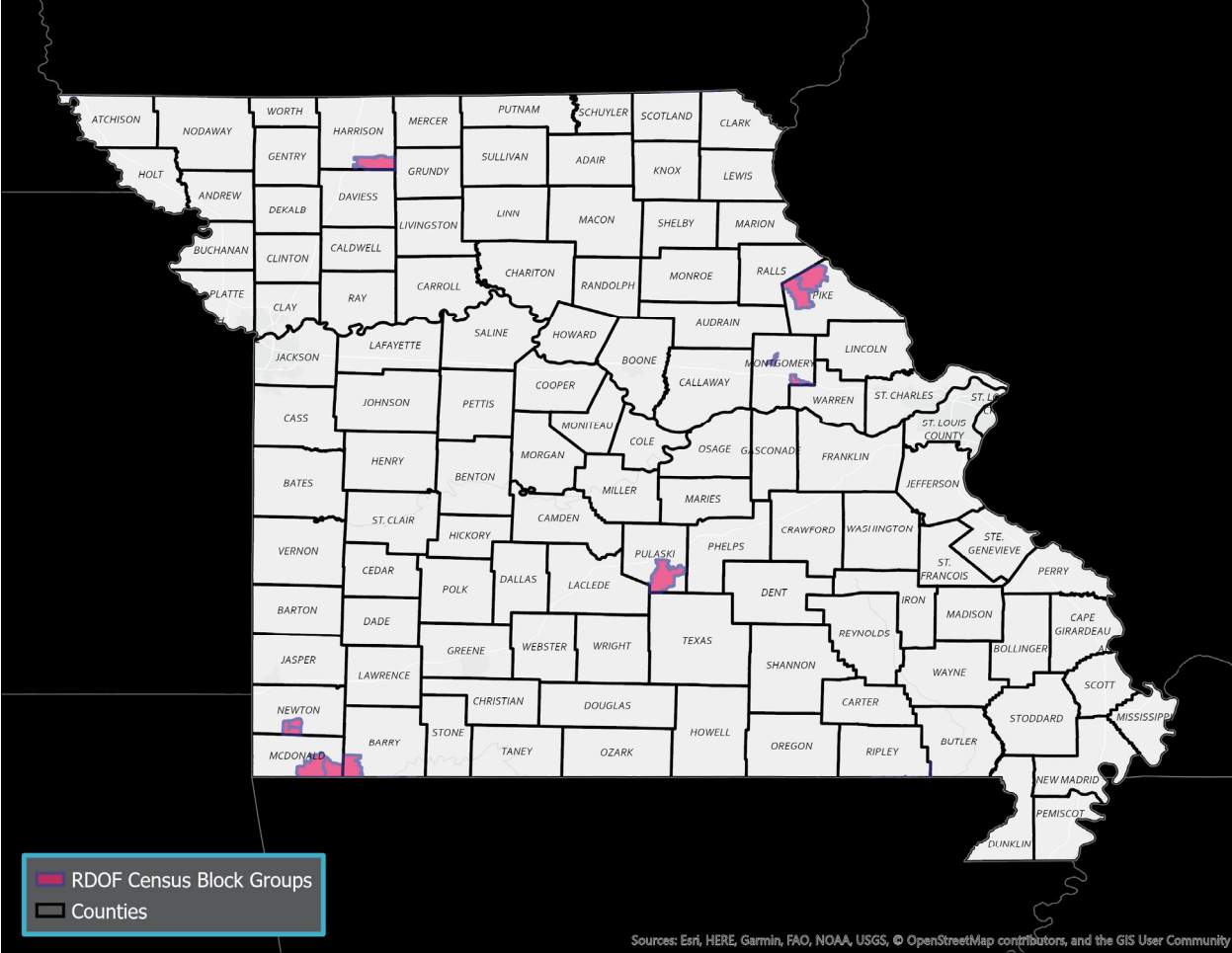
<b><u>Census Block ID</u></b>	<b><u>Census Block Group ID</u></b>	<b><u>County</u></b>
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291190701003115	291190701003	McDonald County, MO
291190701003116	291190701003	McDonald County, MO



<u>Census Block ID</u>	<u>Census Block Group ID</u>	<u>County</u>
291190701003118	291190701003	McDonald County, MO
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<u>Census Block ID</u>	<u>Census Block Group ID</u>	<u>County</u>
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291634602002146	291634602002	Pike County, MO
291634602002147	291634602002	Pike County, MO
291634602002149	291634602002	Pike County, MO
291634602002150	291634602002	Pike County, MO
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291634602002152	291634602002	Pike County, MO
291634602002192	291634602002	Pike County, MO
291634602002229	291634602002	Pike County, MO
291634603004139	291634603004	Pike County, MO
291634603004140	291634603004	Pike County, MO
291634603004141	291634603004	Pike County, MO
291634603004148	291634603004	Pike County, MO
291694706001009	291694706001	Pulaski County, MO
291694706001010	291694706001	Pulaski County, MO
291694706001016	291694706001	Pulaski County, MO
291694706001029	291694706001	Pulaski County, MO
291694706001058	291694706001	Pulaski County, MO
291694706001065	291694706001	Pulaski County, MO
291694706001130	291694706001	Pulaski County, MO
291694706001135	291694706001	Pulaski County, MO
291694706001138	291694706001	Pulaski County, MO
291694706001172	291694706001	Pulaski County, MO
291694706001263	291694706001	Pulaski County, MO
291694706001529	291694706001	Pulaski County, MO
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291694706001584	291694706001	Pulaski County, MO

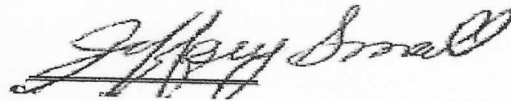
<u>Census Block ID</u>	<u>Census Block Group ID</u>	<u>County</u>
291694706001587	291694706001	Pulaski County, MO
291694706001655	291694706001	Pulaski County, MO
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291818702003063	291818702003	Ripley County, MO
291818704003077	291818704003	Ripley County, MO
291818704003081	291818704003	Ripley County, MO



**AFFIDAVIT**

I, Jeff Small, a natural person, do hereby swear and affirm that I am an authorized agent of Windstream Services, LLC, which is the ultimate parent company of Windstream Communications, LLC, and that the information and statements contained in this application are true and correct to the best of my knowledge and belief.

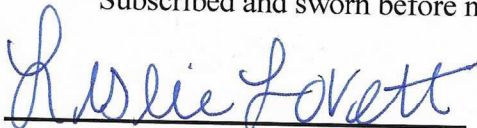
By signing this form, I hereby certify that neither I, nor any other members of this filing party, has had communications with a Commissioner, Commissioner Advisor, Regulatory Law Judge, member of the General Counsel or any member of their support team in the sixty (60) days prior to the filing date of this application regarding any substantive issue included in this filing. If any communication of this sort has occurred in the previous sixty (60) day period, I further certify this application was held until sixty (60) days have passed from the date of the subject communication, or we have requested a waiver for good cause as allowed by Commission Rule 20 CSR 4240-4.017(1)(D).



Jeff Small  
President - Kinetic

State of Arkansas §  
County of Pulaski §

Subscribed and sworn before me this 16th day of April, 2021.



Notary Public

My Commission Expires: 1/17/2024

[SEAL]

