BEFORE THE PUBLIC SERVICE COMMISSION STATE OF MISSOURI

In the Matter of the Application of)	Case No. CA-2019-0196
Wisper ISP Inc. for Designation as an)	
Eligible Telecommunications Carrier)	

JOINT MOTION TO SHORTEN TIME

COMES NOW Conexon, LLC, GoSEMO, LLC, and Callabyte Technology, LLC (hereinafter, collectively "Intervenors"), by and through undersigned counsel, and for their Joint Motion to Shorten Time pursuant to 4 CSR 240-2.090(2)(G), hereby states as follows:

- 1. Wisper filed its Application for ETC designation on December 21, 2018.
- 2. Intervenors filed their Application for Intervention on January 18, 2019.
- 3. On January 28, 2019, the Commission issued its Order Granting Intervention and Directing Filing in above-referenced case.
- On January 31, 2019 Staff issued its Recommendation for approval of Wisper's ETC Application.
- 5. On February 7, 2019, Intervenors served Data Requests upon Wisper, attached hereto as Exhibit A.
- 6. Wisper's responses to Intervenors' Data Requests are due February 27, 2019 pursuant to 4 CSR 240-2.090(2)(C).
- 7. Wisper stated in its ETC Application it wished to have its Application ruled upon before February 25, 2019.
- 8. Therefore, Intervenors request the Commission shorten the time for Wisper to respond to pending Data Requests from 20 days to 15 days.

WHEREFORE, for good cause shown, Intervenors respectfully request the Commission grant Intervenors' Joint Motion to Shorten Time and order Wisper to respond to Intervenors' pending Data Requests on or before February 22, 2019.

Respectfully submitted,

/s/ Megan E. Ray

Megan E. Ray, *Mo. Bar* #62037 Andereck, Evans, Lewis, Figg & Battagler, L.L.C 3816 S. Greystone Ct., Ste. B Springfield, MO 65804 (417) 864-6401 (telephone) (417) 864-4967 (fax) Email: mray@lawofficemo.com

ATTORNEY FOR INTERVENORS

Certificate of Service

The undersigned certifies that a true and correct copy of the foregoing document was served by electronic mail or U.S. Mail, postage prepaid, this 11th day of February 2019 upon all counsel of record and the following:

Office of the Public Counsel Hampton Williams 200 Madison Street, Suite 650 P.O. Box 2230 Jefferson City, Missouri 65102 opcservice@ded.mo.gov Missouri Public Service Commission Staff Counsel Department 200 Madison Street, Suite 800 P.O. Box 360 Jefferson City, Missouri 65102 staffcounselservice@psc.mo.gov

/s/ Megan E. Ray

Megan E. Ray