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October 21, 2022

The Honorable Morris Woodruff Missouri Public Service Commission 200 Madison Street Jefferson City, MO 65102-0360

Re: Notice of Adoption of "Rally Networks" Fictitious Name

Dear Judge Woodruff:

Pursuant to 20 CSR 4240-28.011(2) and 20 CSR 4240-30.015(2), the following regulated entities respectfully request that the Missouri Public Service Commission ("Commission") acknowledge their adoption of the Rally Networks fictitious name:

New Florence Telephone Company dba Missouricom (ILEC and IXC)
New London Telephone Company dba Missouricom (ILEC)
Stoutland Telephone Company dba Missouricom (ILEC)
Orchard Telephone Company dba Missouricom (ILEC)
Farber Telephone Company dba Missouricom (ILEC)
Seneca Telephone Company (ILEC)
Goodman Telephone Company (ILEC)
Ozark Telephone Company (ILEC)
S-GO Leasing Company (CLEC)
S-GO Leasing Company dba S-GO Long Distance (IXC)

These entities are in good standing with the Missouri Secretary of State, in compliance with the Commission's Annual Report requirements, and current with their respective Missouri USF and Commission assessments.

As required by 28.011(2)(A)(2) and 31.015(2)(B), evidence of the fictitious name registration of Rally Networks is included as <u>Attachment A</u>.

As required by 28.011(2)(A)(3) and 31.015(2)(D), these companies have reviewed their contacts on the Commission's electronic filing and information system (EFIS) and they have been updated as needed.

As required by 28.011(2)(B), copies of the adoption notices and revised tariff title sheets that are being filed concurrently with this notice (with ten-day effective dates) reflecting the new name are included as <u>Attachment B</u>.

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As required by 31.015(2)(C), the companies will continue to comply with all applicable laws and rules relating to ETC designation.<sup>1</sup>

As required by 31.015(2)(E), a copy of the notice sent to customers to inform them of the name changes is included as <u>Attachment C</u>.

If you have any questions, please do not hesitate to contact me.

Sincerely,

BRYDON SWEARENGEN & ENGLAND P.C.

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By:

Brian T. McCartney

BTM/aw Attachments

cc: John van Eschen

Kari Salsman Garrin Bott Wendy Ottman

<sup>&</sup>lt;sup>1</sup> With the exception of S-GO Leasing Company because S-GO is not an ETC.