## Memorandum

To:	Missouri Public Service Commission Official Case File Case No. XN-2007-0360 File No. YX-2007-0688
From:	Lisa Mahaney, Telecommunications Department William Voight 4/12/07 William K. Haas 4/12/07 Utility Operations Division/Date General Counsel's Office/Date
Subjec	ct: Staff Recommendation for Application Seeking Commission Approval of Competitive Company Transaction
Date: 4	4/12/07
□ Ap	elecommunications Department Staff (Staff) recommends the Commission (check, as applicable):  prove Merger
⊠ Ap	prove Name Change CSR 240-3.545(20)
	ancel Certificate(s) & Tariff(s)  2.410.5 RSMo  Approve Certificate(s) & Tariff(s)  4 CSR 240-3.510
classif assets.	ding to Commission rule 4 CSR 240-2.060 and the rule(s) specifically cited above, competitively fied companies are required to provide information in applications to merge, consolidate or sell/transfer Based on the information provided to Staff, Staff does not believe this particular transaction will be ental to the public interest for the following reason(s) (check all that apply):
⊠ Cu ⊠ Cu	is transaction solely involves competitively classified companies. stomers have/will receive advance notice. stomers can switch to another provider. stomers will continue to receive service at the same rates, terms and conditions. ner:

The following chart summarizes this transaction.

<b>Companies Involved in</b>	Customer		Sale of Assets		Certificates*			Tariffs*	
Transaction Served By		("X", if		(If applicable, indicate		(If applicable,			
	("X", if		applicable)		"C" to cancel,		indicate Tariff PSC		
	applicable)		,		"A" to approve)			MO Nos.)	
	Before	After	Seller	Buyer	IXC	Local	Basic	Cancel	Approve
							Local		
CenturyTel Long									
Distance, Inc.	X								
CenturyTel Long									
Distance, LLC		X							X

<sup>\*</sup>See attachment to Staff recommendation for further details associated with approving certificates or tariffs. Merger, Consolidation, Sell or Transfer Assets Will affected customers be switched to a different company? No Yes Customers have been notified. Customers will be notified at least 30 days prior to being switched to a different company. (4 CSR 240-3.525) **Company Name Change Notification** Company has notified its customers of the name change.  $\times$ Staff recommends the Commission order the Company to notify its customers at or before the next billing cycle of the name change and file a copy of the notice with the Commission. Does this transaction involve a company in bankruptcy? 
Yes No If yes, a copy of the bankruptcy order is attached.

	Competitive Company Transaction Review Items					
١dm	inistrative:					
$\leq$	Application solely involves competitively classified companies.					
X	No applications to intervene filed.					
Vote	worthy Transaction Application Requirements of 4 CSR 240-3.520 and 4 CSR 240-3.525:					
	Will have no impact on tax revenues pursuant to 4 CSR 240-3.520(F) or 4 CSR 240-3.525(F)					
$\overline{X}$	Appropriate Secretary of State authorization has been submitted for any applicant (or if previously					
	submitted, reference to prior case number). Case No.					
	Missouri corporations: A Certificate of Good Standing.					
	Foreign corporations: Authorization to do business in Missouri.					
	If business conducted under a fictitious name: A copy of registration of the fictitious name.					

No pending or final judgments/decisions described in 4 CSR 240-2.06	50(1)(K).	
A statement that no annual report or assessment fees are overdue for a	ıny applicant.	
Are there additional recommendations or special considerations?	No No	Yes
If yes, explain in an attachment.		
The Company is not delinquent in filing an annual report and paying the P		
The Company is delinquent. Staff recommends the Commission grant the		
condition the applicant corrects the delinquency. The applicant should be ins	tructed to make the	he appropriate
filing in this case after it has corrected the delinquency.		
( No annual report Unpaid PSC assessment. Amount owed: )		

## **Attachment to Staff Recommendation**

Is this transaction requesting the granting of certificates and approval of tariffs?   No   Yes (If yes, see below. Attach additional sheets, if necessary.)			
Applicant:			
The applicant has met Staff's review of requirements for obtaining a certificate of service authority and tariff approval. Therefore, Staff recommends the applicant be granted the following certificate(s), as indicated below. The certificate shall be conditioned to become effective on the same date the tariff becomes effective; however no later than the approval date of the transaction involving the competitively classified companies.			
certificate to provide basic local exchange telecommunications services. Granting the certificate should be based on the following conditions:			
1. The applicant's originating and terminating access rates will be no greater than the lowest Commission approved corresponding access rates in effect for each ILEC within whose service area the applicant seeks authority to provide service, unless authorized by the Commission pursuant to Sections 392.220 and 392.230 RSMo.			
2. The certificate and service classification for switched access service is conditioned on the continued applicability of Section 392.200 RSMo, and the requirement that any increases in switched access services rates above the maximum switched access service rates set forth herein shall be made pursuant to Sections 392.220 and 392.230 RSMo, and not Sections 392.500 and			
<ul> <li>392.510 RSMo.</li> <li>3. If the directly competing ILEC, in whose service area the applicant is operating, decreases its originating and/or terminating access service rates, the applicant shall file an appropriate tariff amendment to reduce its originating and/or terminating access rates in the directly competing ILEC's service area within 30 days of the directly competing ILEC's reduction of its originating and/or terminating access rates in order to maintain the cap.</li> </ul>			
certificate to provide interexchange telecommunications services.  certificate to provide local exchange telecommunications services.*  *local exchange authority should be restricted to dedicated, private line services.			
No objection to tariff taking effect No. 1 (indicate PSC MO numbers)  4/27/07 Effective Date			
Staff recommends the applicant and its services receive competitive classification. In addition, Staff recommends approval of the waivers normally granted to competitively classified companies (392.210.2, 392.240.1, 392.270, 392.280, 392.290, 392.300.2, 392.310, 392.320, 392.330, 392.340, 4 CSR 240-10.020, 4 CSR 240-3 040, and 4 CSR 240-3 550(5)(C) (this last rule only applies to companies providing basic local			

telecommunications service).

Certificate applications, if applicable:			
	Statement of character of business performed.  Application includes an affidavit.  Applicant seeks waivers of rules or statutes previously granted to a competitively classified company.  Applicant shows that grant of authority is in the public interest.		
Additional review items for CLEC applications, if applicable:			
	Possesses sufficient technical, financial and managerial resources and abilities. Identifies geographic area (no smaller than an exchange). Statement that applicant will offer basic local service as a separate and distinct service. Statement that applicant will give equitable access to all Missourians.		
Tariff review items (applicable for all competitively classified companies):			
	The tariff complies with requirements reviewed by Staff for any competitive telecommunications company tariff filing.		