

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

Application of Barry Technology)
Services, LLC for)
Expansion of its Designation as a)
Telecommunications Carrier Eligible)
for Federal Universal Service Support)
pursuant to the Telecommunications)
Act of 1996)

Case No. _____

**Barry Technology Services Application for Expansion of its Designation as an Eligible
Telecommunications Carrier**

Comes now Barry Technology Services, LLC (“Barry”), and hereby applies to the Missouri Public Service Commission to expand its Eligible Telecommunications Carriers (ETC) designation. In support of this Application, Barry states as follows:

1. On October 5, 2000 in case no. TA-2001-138, Barry was granted certificate of service authority to provide intrastate interexchange telecommunications services, and non-switched local exchange telecommunications services, and classified as a competitive telecommunications company.
2. Barry was previously granted an ETC Designation by the Commission by Order of December 12, 2018 in File No. TA-2019-0114. Barry received its designation in the counties of Barry, Newton, and MacDonald counties in Missouri. This Designation was in conjunction with the Connect America Fund (CAF II) Federal Communications Commission award of the following census blocks in Barry County Missouri to Barry:

290099601003
290099602002
290099602004
290099604012
290099604013

290099604021
290099604022
290099604023
290099605001
290099605002
290099605004
290099605005

3. Barry is a Missouri limited liability company in good standing and does business utilizing its corporate name. A copy of a Certificate of Good Standing from the Missouri Secretary of State is Attachment A hereto.
4. Barry is a wholly-owned subsidiary of Barry Electric Cooperative, a Missouri Corporation. Barry is in the business of installing fiber-based facilities, and providing broadband internet access and voice telephony services to residential and business customers in or near Cassville, Missouri, for several years. Barry Electric Cooperative has invested millions of dollars in fiber plant and equipment to do so.
5. All Correspondence, pleadings, notices, orders, and decisions in this matter should be addressed to:

Jennifer McBroom
CEO & General Manager
Barry Electric Cooperative
4015 Main Street
P.O.B 307
Cassville, MO 65265
(417) 671-0909
jmcbroom@barryelectric.com

and to

Craig S. Johnson
Mo Bar # 28179
Johnson & Sporleder LLP
2612 Schellridge Road
Jefferson City, MO 65109
(573) 606-6777

cj@cjaslaw.com

6. Barry has no pending action or final unsatisfied judgments or decisions against it from any state or federal agency or court which involve customer service or rates, which action, judgment, or decision has occurred within three years of the date of this application.

7. Barry has no annual report or assessment fees that are overdue.

8. Barry hereby certifies that neither it, nor any other member of this filing party, has had communications with a Commissioner, Commission 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.

9. Barry is wholly-owned by its parent company, Barry Electric Cooperative. Barry and Barry Electric Cooperative share common management.

10. The officers or directors of Barry Electric Cooperative are:

Dr. David Cupps, President

Richard Asbill, Vice-President

Lewis Royer, Secretary-Treasurer

Jason Hudson, Director

Ronnie Thomas, Director

Marlee Edie, Director

David Dalton, Director

Kenyon Atkinson, Director

Jake O'Neill, Director

11. No matter has been brought in the last 10 years by any state, federal or law enforcement agency against Barry involving fraud, deceit, perjury, stealing or omission or

misstatement of fact against Barry or any person or entity with 10% or more ownership in Barry, or any affiliated company under common management or ownership.

12. The FCC has issued no decision to Barry waiving any ETC requirement.

13. Information as to Barry service and rates is available on its website

<https://www.gobec.net> .

14. Barry meets the requirements of, and hereby commits to continue to comply with the requirements of the FCC for ETCs as set forth in 47 CFR 54.201 and 47 CFR 54.202.

15. Barry will also comply with the ETC requirements identified in 4 CSR 240-31.015.

16. Barry intends to seek lifeline support from the MoUSF for voice service, and for broadband service when and if the MoUSF makes support for broadband service available, and also intends to participate in the disabled program.

17. Barry has recently been awarded FCC Rural Digital Opportunity Fund (RDOF) support to build broadband facilities in 26 locations within Census Block Group 290099604011, located in the city of Seligman, Barry County, Missouri. It is for this Census Block Group that Barry requests the expansion of its ETC designation.

18. Barry commits to notifying the Commission of any changes to company contact information.

19. Barry is certificated with the Commission and is compliant with all reporting and assessment obligations.

20. Barry is compliant with the contribution obligations to the federal USF.

Wherefore, on the basis of this verified Application, Barry Technology Services LLC requests that the Commission enter an order expanding its ETC designation to include FCC

Rural Digital Opportunity Fund (RDOF) support to build broadband facilities in 26 locations within Census Block Group 290099604011, located in the city of Seligman, Barry County, Missouri.

By 
Craig S. Johnson
Mo Bar # 28179
Johnson & Sporleder LLP
2612 Schellridge Road
Jefferson City, MO 65102
(573) 606-6777
cj@cjlaw.com

ATTORNEY FOR BARRY TECHNOLOGY
SERVICES, LLC.

CERTIFICATE OF SERVICE

The undersigned does hereby certify that a true and accurate copy of the foregoing was electronically mailed, this 6th th day of April, 2021, to the following parties:

General Counsel
Missouri Public Service Commission
P.O. Box 360
Jefferson City, MO 65102

General Counsel
Office of the Public Counsel
P.O. Box 7800
Jefferson City, MO 65102



Attorney for Barty Technology Services, LLC

VERIFICATION

I, Jennifer McBroom, having been duly sworn upon my oath, that I am the Chief Executive Officer of Barry Technology Services, LLC, the Applicant, and am authorized by the Applicant to execute the foregoing Application and to make this Affidavit on its behalf, and that the matters and things state in the foregoing Application are true and correct to the best of my knowledge, information and belief.

Jennifer McBroom
Jennifer McBroom

STATE OF MISSOURI)
)
COUNTY OF BARRY)

Subscribed and sworn to me, a Notary Public, on this 6th day of April, ~~2020~~ ²⁰²¹

FRANCES L BOYD
Notary Public - Notary Seal
STATE OF MISSOURI
Commissioned for Barry County
My Commission Expires: April 6, 2022
ID #14418067

Frances L Boyd
Notary Public

My commission expires April 6, 2022

Attachment A

STATE OF MISSOURI



John R. Ashcroft
Secretary of State

CERTIFICATE OF GOOD STANDING

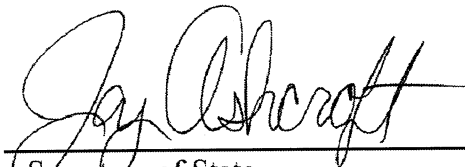
I, John R. Ashcroft, Secretary of State of the STATE OF MISSOURI, do hereby certify that the records in my office and in my care and custody reveal that

BARRY TECHNOLOGY SERVICES, L.L.C.

LC0042464

A Missouri entity was created under the laws of this State on 9/5/2000, and is Active, having fully complied with all the requirements of this office.

IN TESTIMONY WHEREOF, I hereunto set my hand and cause to be affixed the GREAT SEAL of the State of Missouri.
Done at the City of Jefferson, the 6th day of April, 2021.


Secretary of State



Certification Number: CERT-IN73729