

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

In the Matter of the Cancellation of the Certificate of)
Service Authority of Davidson Telecom, LLC to)
Provide Intrastate Interexchange and Nonswitched) **File No. XD-2013-0264**
Local Exchange Telecommunications Services in the)
State of Missouri)

In the Matter of the Cancellation of the Certificate of)
Service Authority of Davidson Telecom, LLC to)
Provide Basic Local Telecommunications Services in) **File No. CD-2013-0266**
the State of Missouri)

**WITHDRAWAL OF
MOTION TO CANCEL CERTIFICATE AND ASSOCIATED TARIFF**

COMES NOW Staff of the Missouri Public Service Commission, by and through the undersigned counsel, and files this Withdrawal in the above-stated matters to state to the Commission as follows:

1. On November 8, 2012, Staff filed a *Motion to Cancel Certificate of Service Authority* in each of the captioned matters seeking cancelation of Davidson Telecom, LLC's ("Davidson") certificates of service authority to provide intrastate interexchange, nonswitched local exchange and basic local telecommunications services on grounds that Davidson failed to submit annual reports and Missouri Universal Service Fund ("MoUSF") net jurisdictional revenue reports, and remit MoUSF assessments as required by law and regulation of this Commission.

2. On December 11, 2012, Staff and Davidson appeared at a prehearing conference and subsequently engaged in settlement discussions. Staff and Davidson reached a stipulated resolution of the matters and filed a *Stipulation and Settlement*

Agreement (“*Agreement*”) on March 4, 2013. On March 13, 2013, the Commission approved the *Agreement*.

3. Since that time, Davidson has complied with all of the terms of the *Agreement*. As such, Staff withdraws its Motion for the Commission to cancel the certificate and associated tariff of Davidson in each above-stated matter.

4. Rule 4 CSR 240-2.116 (1) allows an initiating party to dismiss a case without order of the Commission at any time prior to the filing of testimony or the offering of oral evidence. Therefore, Staff’s withdrawal is proper as neither Staff nor Davidson have pre-filed testimony or offered oral evidence in the above-stated matters.

WHEREFORE, Staff withdraws its Motions and requests the Commission issue an Order to close each above-stated matter.

Respectfully submitted,

/s/ Jennifer Hernandez

Jennifer Hernandez
Senior Staff Counsel
Missouri Bar No. 59814

Missouri Public Service Commission
P.O. Box 360
Jefferson City, MO 65102
Phone (573) 751-8706
Facsimile (573) 751-9285
jennifer.hernandez@psc.mo.gov

Attorney for the Staff of the
Missouri Public Service Commission

CERTIFICATE OF SERVICE

The undersigned certifies that true and correct copies of the foregoing have been served by electronic mail on all parties of record according to the service list maintained by the Data Center of the Missouri Public Service Commission on this **4th day of September, 2014**.

/s/ Jennifer Hernandez