BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of the Application for Starbeam

HSI, LLC for Designation as an Eligible

Telecommunications Carrier

)

File No. DA-2022-0280

ORDER DIRECTING NOTICE, SETTING INTERVENTION DEADLINE, AND DIRECTING STAFF TO FILE A RECOMMENDATION

Issue Date: April 14, 2022 Effective Date: April 14, 2022

On April 12, 2022 Starbeam HIS, LLC, filed its application for designation as an Eligible Telecommunications Carrier in parts of the City of St. Louis and St. Louis County. The Commission will direct its Data Center to issue notice of the application, set a deadline for requests to intervene, and direct the Staff of the Commission to file a recommendation.

THE COMMISSION ORDERS THAT:

- 1. The Commission's Data Center shall send notice of this application to all local exchange carriers certificated to provide service in Missouri.
- 2. Requests to intervene shall be filed with the Commission no later than April 28, 2022.
- 3. The Staff of the Commission shall file a recommendation no later than May 14, 2022.
 - 4. This order shall be effective when issued.



Ross Keeling, Regulatory Law Judge, by delegation of authority pursuant to Section 386.240, RSMo 2016.

Dated at Jefferson City, Missouri, on this 14th day of April, 2022.

BY THE COMMISSION

Morris L. Woodruff Secretary Legal Name Company Type

History and Service Offerings Contact Information Owners Management Website

Pending Legal Action involving customer service or rates

Is company delinquent in any reporting or assessment obligations to Missouri Commission

Identify and explain any matter brought in the last 10 years by any state, federal or law enforcement agency involving fraud, deceit, perjury, stealing or omission or misstatement of fact against the applicant, any person or entity with 10% or more ownership interest in the applicant, or any affiliated company under common management or ownership. If none, provide a statement to that effect

Indicate if the Company has obtained any waivers of ETC-related requirements from the FCC. If any waivers have been granted, attach a copy of FCC documentation or provide a direct electronic link to this documentation.

Provide the following five statements

The Company will comply with the ETC requirements established by the Missouri Public Service Commission.

The Company does (or does not) intend to seek support from the Missouri USF or participate in the Disabled program. The Company commits to maintaining current company contact information on the Missouri Commission's Electronic Filing and Information System.

The Company is compliant with contribution obligations to the federal USF

Make a statement about the company's authorization with the Missouri Commission (choose one):

Starbeam HSI, LLC LLC

Startbeam HSI is an Internet Service provider in St. Louis, MO. Starbeam was conceptualized in 2021 and formed in 2022 and will offer high-speed Internet services to underserved areas in St. Louis City and County. A key component of Starbeam's offering will be easy access to the Affordable Connectivity Program.

Andy Coffin - andy@starbeamhsi.com, 314.941.2646, 875 Rochdale Dr, Kirkwood MO 63122 Andy Coffin - andy@starbeamhsi.com, 314.941.2646, 875 Rochdale Dr, Kirkwood MO 63123 Andy Coffin - andy@starbeamhsi.com, 314.941.2646, 875 Rochdale Dr, Kirkwood MO 63124 starbeamhsi.com

NA

Starbeam HSI is not delinquent in any reporting or assessment obligations to the Missouri Commission.

Starbeam HSI and its owner have not been involved in any matters involving fraud, deceit, perjury, stealing or omission or mistatement of fact with any state, federal, or law enforcement agencies in the last 10 year.

Starbeam HSI has not obtained any waiver of ETC requirements from the ETC.

I, Andy Coffin, declare:

Starbeam HSI will comply with the ETC requirements established by the Missouri PSC.

Startbeam HSI does not intend to seek support from the MO USF or participate in the Disabled program. Starbeam HSI commits to maintaining current company

contact information on the MO Commission's Electronic Filing and Information System.

Starbeam is compliant with contribution obligations to the federal USF.

The Company is certificated or registered by the Missouri Commission and is compliant with all reporting and assessment obligations.

The Company is not certificated or registered by the Missouri Commission. The Company will not be providing a telecommunications service or IVoIP service as defined by Section 386.020.

Identify and describe the services the Applicant intends to offer in Missouri that will be eligible for federal ETC support. Provide a description of such services in sufficient detail to demonstrate the services will clearly meet program requirements.

Confirm the Applicant will offer Lifeline service Confirm the Applicant will offer stand-alone voice service. Explain how stand-alone voice service will be offered and by whom. 1

Confirm the Applicant's rates will comply with the most recent reasonably comparable benchmark rates so that the Applicant's rates for the supported services will be reasonably comparable to the rates offered in urban areas.

Identify the service area where the Company intends to offer the supported services. (54.201(b)) Note: This service area will be identified by the Missouri Commission in granting ETC designation. •

Describe how the Company complies with the federal Act's requirement to offer the supported services using its own facilities or a combination of its own facilities and resale of another carrier's services. 54.201(d)(1) Explain how the company will advertise the supported services unless otherwise exempted by 54.201(d)(3). 54.201(d)(2)

Indicate and explain how the Company has the ability to remain functional in emergency situations. 54.202(a)(2) Certify the Company will satisfy applicable consumer protection and service quality standards. 54.202(a)(3) If the Applicant is a winning bidder of Connect America Funding then provide the following information:

Starbeam HSI is not certified or registered by the MO Commission.

Starbeam HSI will be delivering high-speed broadband with download speeds up to 200 Mbps and up load speeds up to 50 Mbps using Fixed Wireless technology.

Starbeam HSI will offer Lifeline eligible Internet service.

Starbeam HSI will not offer stand-alone voice service. Starbeam HSI's rates will comply with the most recent reasonably comparable benchmark rates and will be reasonably comparable to the rates offered in the urban areas where they offer services.

Starbeam HSI will offer service to communities in Missouri that have no or limited options for free or low cost Internet service. Services will first be deloyed in St. Louis City and St. Louis County. Other areas will be considered as needs are identified.

Starbeam HSI's service will be delivered using company owned equipment placed on leased towers supplied by various fiber backbone providers.

Starbeam HSI will promote its services online, in print, on air, and through community engagement.

Sarbeam HSI will remain functional in emergency situations by deploying battery and generator backup power. When possible, Starbeam HSI will deploy redundant atennas in service areas to provide service in the event an emergency disables on atenna in an area.

Starbeam HSI will satisfy all applicable consumer protection and service quality standards.

Starbeam HSI is not a winning bidder of CAF.

STATE OF MISSOURI

OFFICE OF THE PUBLIC SERVICE COMMISSION

I have compared the preceding copy with the original on file in this office and I do hereby certify the same to be a true copy therefrom and the whole thereof.

WITNESS my hand and seal of the Public Service Commission, at Jefferson City, Missouri, this 14th day of April, 2022.

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Morris L. Woodruff

Secretary

MISSOURI PUBLIC SERVICE COMMISSION April 14, 2022

File/Case No. DA-2022-0280

Missouri Public Service Commission

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Bryan P Cavanaugh 75 West Lockwood Avenue, Suite 222

St. Louis, MO 63119 bcavanaugh@cavanaugh-law.net

Enclosed find a certified copy of an Order or Notice issued in the above-referenced matter(s).

Sincerely,

Morris L. Woodruff Secretary

Distributed to all Local Exchange Carriers Certificated to Provide Service in Missouri

Recipients listed above with a valid e-mail address will receive electronic service. Recipients without a valid e-mail address will receive paper service.