BEFORE THE PUBLIC SERVICE COMMISSION STATE OF MISSOURI

In the Matter of the Application of)	
Wisper ISP Inc. for Designation as an)	Case No. CA-2019-0196
Eligible Telecommunications Carrier)	

DATA REQUESTS TO WISPER ISP

COMES NOW Conexon, LLC, GoSEMO, LLC, and Callabyte Technology, LLC (hereinafter, collectively "Intervenors"), by their undersigned counsel, and pursuant to 4 CSR 240-2.090, hereby propound the following Data Request on Wisper ISP:

24. In Wisper's Response to Application to Intervene, Wisper stated that it "...takes no position on the rights of the parties to intervene." Now, in its Opposition to Joint Motion to Shorten Time, Wisper accuses Intervenors of trying to create a "potentially fatal delay," despite the fact that Wisper waited until late December to seek ETC designation in Missouri – nearly three months after the September 27, 2018 date identified by the FCC by which CAF-II winning bidders who required ETC designation status would be considered by the FCC as acting in good faith.

However, as Intervenors have noted previously, if Wisper is unable to obtain ETC designation by February 25, 2019, the FCC has stated that it can seek a waiver of the February 25, 2019 date from the FCC.

- a. With this background, please explain whether Wisper expects to obtain ETC designation in the other five (5) states Arkansas, Indiana, Illinois, Kansas and Oklahoma where Wisper has been identified as a CAF-II winning bidder by February 25, 2019?
- b. If Wisper does <u>not</u> expect to obtain ETC designation in one or more of these five (5) states by February 25, 2019, please identify or explain:
 - (1) The state(s) in which Wisper does not expect to obtain ETC designation status by February 25, 2019;
 - (2) The date(s) Wisper filed its ETC application in any state in which Wisper does not expect to obtain ETC designation by February 25, 2019, as well as the dates of any amended or corrected ETC applications filed by Wisper in the same state;
 - (3) The reason(s) why Wisper believes that it will be unable to obtain ETC designation by February 25, 2019;

- (4) Whether Wisper plans to file one or more Petitions for Waiver with the FCC in light of its inability to obtain ETC designation in the state by February 25, 2019; and
- (5) If Wisper is unable to obtain ETC designation in any one of these other states by February 25, 2019, does Wisper place the blame for not obtaining ETC designation by February 25, 2019 primarily upon itself for filing its ETC application months after the recommended September 27, 2018 date established by the FCC, the state agency responsible for ruling upon Wisper's ETC application, one or more other parties, a combination of these factors or for other reasons?

Respectfully submitted,

/s/ Megan E. Ray_____

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ATTORNEY FOR INTERVENORS

Certificate of Service

The undersigned certifies that a true and correct copy of the foregoing document was served by electronic mail, this 13thth day of February 2019 upon all counsel of record:

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/s/ Megan E. Ray

Megan E. Ray