COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

ELECTRONIC APPLICATION OF DUO COUNTY TELEPHONE COOPERATIVE CORPORATION, INC. FOR A GENERAL ADJUSTMENT IN RATES

) CASE NO. 2017-00088

PETITION OF DUO COUNTY TELEPHONE COOPERATIVE CORPORATION, INC. FOR CONFIDENTIAL TREATMENT

1. Duo County Telephone Cooperative Corporation, Inc. ("Duo County") hereby petitions the Kentucky Public Service Commission (the "Commission"), pursuant to 807 KAR 5:001, Section 13, and KRS 61.878, to grant confidential treatment to certain information Duo County is contemporaneously filing with its application for a general adjustment in rates (the "Application"). The information Duo County seeks to protect as confidential is hereinafter referred to as the "Confidential Information."

- 2. The Confidential Information includes:
 - a. portions of Exhibit 1 of the Application;
 - b. all of Exhibit 1, Attachment B of the Application; and
 - c. portions of Exhibit 1, Attachment C of the Application

3. Pursuant to 807 KAR 5:001, Sections 13(2)(a)(3) and 13(2)(b), one (1) copy of the hardcopy pages containing Confidential Information, with the Confidential Information highlighted with transparent ink, printed on yellow paper, or otherwise marked "CONFIDENTIAL," is being filed with this petition. A copy of those pages with the Confidential Information redacted is being filed with the original and each of the six (6) copies of the application filed with this petition.

4. The Confidential Information is not publicly available, is not disseminated within Duo County except to those employees and professionals with a legitimate business need to know and act upon the information, and is not disseminated to others without a legitimate need to know and act upon the information.

5. If and to the extent the Confidential Information becomes generally available to the public, whether through filings required by other agencies or otherwise, Duo County will notify the Commission and have the information's confidential status removed pursuant to 807 KAR 5:001, Section 13(1)(b).

6. As discussed below, the Confidential Information is entitled to confidential treatment based upon KRS 61.878(1)(c)(1), which protects "records confidentially disclosed to an agency or required by an agency to be disclosed to it, generally recognized as confidential or proprietary, which if openly disclosed would permit an unfair commercial advantage to competitors of the entity that disclosed the records."

ARGUMENT

I. Disclosure of the Confidential Information Would Permit an Unfair Commercial Advantage to Duo County's Competitors.

7. The Confidential Information identified in the exhibits to Duo County's Application and listed in Paragraph 2 above consists of information related to the inner workings of Duo County, including financial and service usage details. This information "if openly disclosed would present an unfair commercial advantage to competitors" of Duo County, and it therefore qualifies as protectable confidential information pursuant to KRS 61.878(1)(c)(1).

2

8. 807 KAR 5:001, Section 13(2)(a), sets forth the procedure by which certain information filed with the Commission may be treated as confidential. The regulation provides that a party seeking confidential treatment of certain information must:

Establish specific grounds pursuant to KRS 61.878, upon which the Commission should classify that material as confidential;

State the time period in which the material should be treated as confidential and the reasons for the time period; and

Include[] in a separate sealed envelope marked confidential, one (1) copy of the material . . . which identifies by underscoring, highlighting with transparent ink, or other reasonable means only those portions which unless redacted would disclose confidential material.

9. The Kentucky Open Records Act, KRS 61.870, *et seq.*, exempts certain records from the requirement of public inspection. In particular, KRS 61.878(1)(c)(1) provides the following exemption from the requirement of public inspection:

rccords confidentially disclosed to an agency or required by an agency to be disclosed to it, generally recognized as confidential or proprietary, which if openly disclosed would present an unfair commercial advantage to competitors of the entity that disclosed the records.

10. Duo County, as a participant in the telecommunications market, faces economic competition from other entities in the same market. Duo County competes in the telecommunications market to sell telecommunication services to customers. With the increased penetration of alternatives to basic local service such as VoIP and wireless services, Duo County faces an increasingly competitive market. Duo County's ability to successfully compete against other entities in the telecommunications market would be adversely affected by the disclosure of its internal financial and service usage information. Therefore, Duo County has "competitors" as is contemplated under the statute and faces actual competition from other market participants.

The Confidential Information contained in Duo County's Application would result in an "unfair commercial advantage to competitors" of Duo County if disclosed.

12. The Confidential Information contained in the Exhibits identified in Paragraph 2 above consists of information related to the inner workings of Duo County, including financial and service usage details:

a. The Confidential Information in Exhibit 1 of the Application consists of data related to the revenue changes Duo County has experienced as a result of adjustment of its terminating access rates pursuant to the Federal Communications Commission's November 18, 2011 Order reforming

4

intercarrier compensation and the Universal Service Fund (the "ICC/USF Order").

- b. The Confidential Information in <u>Exhibit 1, Attachment B</u> contains detailed subscriber line data and service usage information.
- c. The Confidential Information in <u>Exhibit 1, Attachment C</u> contains detailed usage data including underlying costs regarding Duo County's purchase of competitive call termination services from its underlying carrier.

13. The disclosure of the above-referenced Confidential Information would provide competitors an unfair competitive advantage, allowing them insight into Duo County's financial position and giving them the ability to unfairly tailor their competitive efforts against Duo County in light of this Confidential Information. For these reasons, Duo County respectfully requests that the Commission grant confidential treatment to the Confidential Information.

II. <u>Time Period</u>.

14. Pursuant to 807 KAR 5:001, Section 13(2)(a)(2), Duo County requests that the Confidential Information remain confidential for a period of five (5) years from the date of this petition, which should allow sufficient time for the projected data to become sufficiently outdated that it could not be used to determine similar Confidential Information at that time.

CONCLUSION

15. Based on the foregoing, the Confidential Information is entitled to confidential treatment. If the Commission disagrees that Duo County is entitled to confidential treatment, due process requires the Commission to hold an evidentiary hearing. *Utility Regulatory Comm'n v. Kentucky Water Serv. Co., Inc.*, 642 S.W.2d 591 (Ky. App. 1982).

5

WHEREFORE, Duo County respectfully requests that the Commission classify and protect as confidential the Confidential Information.

On this the 28th day of April, 2017.

Respectfully submitted,

John E. Selent

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