## COMMONWEALTH OF KENTUCKY

# BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

APPLICATION OF NORTH CENTRAL ) TELEPHONE COOPERATIVE, INC. FOR A ) CERTIFICATE OF PUBLIC CONVENIENCE AND ) NECESSITY FOR THE CONSTRUCTION OF ) FIBER-TO-THE-PREMISE IN ALLEN COUNTY, ) KENTUCKY )

CASE NO. 2015-00011

## <u>ORDER</u>

On January 23, 2015,<sup>1</sup> North Central Telephone Cooperative Corporation, Inc. ("North Central") filed an application seeking a Certificate of Public Convenience and Necessity ("CPCN") to construct and upgrade telecommunications facilities within its certified operating territory. The proposed construction consists of the deployment of a Fiber-to-the-Premises ("FTTP") network with the ability to achieve broadband data speeds of up to one gigabit per second for over 500 potential subscribers in a portion of the Scottsville Rural exchange located in the southern portion of Allen County, Kentucky.

North Central was established in 1951 as a non-profit cooperative based in Lafayette, Tennessee, to provide local telephone service to business and individual customers within various exchanges of Kentucky and Tennessee. North Central is a rural incumbent local exchange carrier serving approximately 4,228 residential and 394

<sup>&</sup>lt;sup>1</sup> The application was received by the Commission on January 9, 2015, but deemed deficient for failing to meet minimum filing requirements. The application was supplemented and subsequently accepted as filed on January 23, 2015.

business lines in Allen County, Kentucky, and an additional 10,886 residential and 2,012 business customers in Tennessee.<sup>2</sup>

#### Description of Proposed Construction

North Central states that the new construction is part of a "Kentucky Regional Fiber Project" that will, upon completion, expand on broadband service currently available to 500 potential subscribers, the majority of which are currently unable to obtain even the minimum broadband speeds specified by the Federal Communications Commission ("FCC") of 4 megabits per second ("Mbps") down (downloads) and 1 Mbps up (uploads).<sup>3</sup> The proposed improvements will replace existing copper facilities that are at or beyond their useful lives. North Central currently provides data services over the existing copper facilities utilizing digital subscriber line ("DSL") technology that has inherent bandwidth and distance limitations. The new facilities will consist of approximately 92<sup>4</sup> miles of FTTP facilities, including the necessary electronic equipment and fiber optic cable extending from the Petroleum remote central office to each premise in the targeted portion of the Scottsville Rural exchange. The FTTP project will be deployed over approximately seven months. Customers will be migrated to the new facilities initially as customer demands require and then as warranted by business considerations, including costs and maintenance issues.

<sup>&</sup>lt;sup>2</sup> North Central's Annual Report for calendar year ending December 31, 2013.

<sup>&</sup>lt;sup>3</sup> In its application, North Central mistakenly reversed the FCC specifications for the "up" and "down" broadband speeds. It should be further noted that the FCC recently extended its broadband specification to 25 Mbps for downloads and 3 Mbps for uploads. See FCC News Release dated January 29, 2015 at <u>http://transition.fcc.gov/Daily\_Releases/Daily\_Business/2015/db0129/DQC-331760A1.pdf</u>.

<sup>&</sup>lt;sup>4</sup> Although the application indicates 75 miles of facilities will be deployed, the Plans and Specs supplied as an exhibit to the application indicate a total of 91.73 miles of outside plant will be installed.

The proposed construction project is estimated to cost a total of \$2,861,160<sup>5</sup> and will be funded substantially through financing obtained from the Rural Utilities Service,<sup>6</sup> with any remaining costs provided from general funds on hand and applicable end-user installation fees. North Central states that it does not anticipate any rate adjustments associated with the proposed project.

### Discussion and Findings

It appears that the proposed construction will result in a significant expansion of the services available to subscribers and will enhance North Central's ability to maintain its facilities and provide service to customers. However, the planned construction is extensive, with substantial costs, and is designed primarily for North Central to support services that may be beyond the jurisdiction of the Commission.<sup>7</sup> The Commission recognizes that the General Assembly has found that the provision of broadband and other state-of-the-art telecommunications technologies are an "essential element to the Commonwealth's initiative to improve the lives of Kentucky citizens...."<sup>8</sup> Nevertheless, the Commission remains obligated to ensure that North Central's ability to offer safe,

<sup>5</sup> The costs of the project are estimated at:	
Outside Plant	\$2,404,660
Central Office/Electronic Equipment	\$ 259,500
Engineering	\$ 197,000
TOTAL	\$2,861,160

<sup>&</sup>lt;sup>6</sup> Pursuant to KRS 278.300(10), indebtedness incurred that is subject to the supervision or control of the federal government or any agency thereof is exempt from approval of the Commission.

<sup>&</sup>lt;sup>7</sup> KRS 278.5462 provides, in part, that the provision of broadband services is not subject to Commission regulation. However, the Commission retains authority to investigate and resolve complaints stemming from broadband service and has the authority to arbitrate and enforce interconnection agreements. Interconnection agreements may include provisions related to remote terminals and central office facilities which may incorporate broadband services.

<sup>&</sup>lt;sup>8</sup> KRS 278.546(1).

adequate, and reasonable basic local exchange service is not adversely affected.<sup>9</sup> North Central should carefully account for the costs associated with the construction of these facilities and properly allocate those costs to jurisdictional and non-jurisdictional services, respectively.<sup>10</sup>

The Commission, having considered the evidence of record and being otherwise sufficiently advised, finds that North Central should be authorized to proceed with the proposed construction as set forth in its application and described herein.

IT IS THEREFORE ORDERED that:

1. North Central is granted a Certificate of Public Convenience and Necessity to construct new facilities as set forth in its application and as described in this order.

2. Should the costs of the construction authorized herein exceed by more than 10 percent the estimated costs contained in the application, North Central shall immediately notify the Commission in writing of the adjustment and include an explanation of the additional costs for the Commission's approval.

3. As provided for in this Order, North Central shall maintain records that clearly and sufficiently document the proper allocation of costs for jurisdictional and non-jurisdictional services provided as a result of this construction project.

4. Any documents filed pursuant to ordering paragraph 2 of this Order shall reference the number of this case and shall be retained in the utility's general correspondence file.

<sup>&</sup>lt;sup>9</sup> KRS 278.542(1)(n).

<sup>&</sup>lt;sup>10</sup> The Commission retains the authority to review the reasonableness of such accounting procedures when considering adjustments of rates for basic local exchange service.

By the Commission ENTERED FEB 2 4 2015 KENTUCKY PUBLIC SERVICE COMMISSION

Commissioner Daniel E. Logsdon, Jr. abstains.

ATTES Executive Director

Case No. 2015-00011

\*Eileen M Bodamer Bodamer Consulting, LLC 415 Hepplewhite Drive Johns Creek, GEORGIA 30022

\*North Central Telephone Cooperative, Inc. 872 Highway 52 By-Pass E P. O. Box 70 Lafayette, TN 37083-0070

\*Bobby H Richardson Richardson Gardner & Alexander 117 East Washington Street Glasgow, KENTUCKY 42141