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January 25, 2015

Jeff R. Derouen, Executive Director
Kentucky Public Service Commission
211 Sower Boulevard
Frankfort, Kentucky 40601

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FEB 25 2015

PUBLIC SERVICE
COMMISSION

RE: Certificate of Public Convenience and Necessity / Stoney Point
Case 2015-00032 – Replacement page

Dear Director Derouen:

In reviewing this application, an omission was discovered. Please replace page 3 of the original application with this page in its entirety.

Enclosed are one (1) original application and ten (10) copies.

Please call or email me with any questions.

Sincerely,

A handwritten signature in cursive script that reads 'Eileen M Bodamer'.

Eileen M Bodamer
Consultant to North Central Telephone Cooperative, Inc.

Cc (email): Jim Steven, KY PSC
Johnny McClanahan, NCTC

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NCTC has no competition for fixed broadband services in the proposed construction area.

6. Pursuant to 807 KAR 5:001 Section 15(2)(d) two copies of the required maps, plan, specs and drawings are being included with this application as well as one copy in pdf format on compact disk.
7. Pursuant to 807 KAR 5:001 Section 15(e) the project will be financed as follows:

This project is funded by RUS financing and subject to their specifications for OSP and customer premise cable. The initial cost of the FTTH plant is \$1.4M. End user electronic equipment for each premise converted will be approximately \$400, inclusive of labor. Funding for customer premise equipment will be from a combination of RUS loans, general funds, and, *if applicable*, end user installation fees.

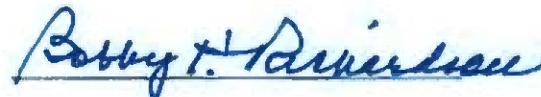
NCTC plans to finance the proposed construction, engineering, and electronics using the traditional RUS loan (Tennessee V-545), which was approved on September 11, 2011.

NCTC does not anticipate any local telephone rate adjustments associated with the project *per se*. Because its ability to fund such projects, however, is contingent on its continued access to Universal Service Funding, NCTC anticipates that it may be required to raise rates by the Federal Communications Commission to meet future federal urban benchmarks.

8. In response to 807 KAR 5:001 Section 15(f) NCTC has not estimated an ongoing cost of maintenance of the fiber upon completion. Upon information and belief, the company anticipates that its ongoing maintenance and provisioning costs will be no more than and likely less, than its costs for its current network.

Based on the foregoing, and in accordance with KRS 278.020, North Central Telephone Cooperative Corporation, Inc. respectfully requests that the Commission issue a CPCN for construction of fiber-to-the-premise in Allen County, Kentucky.

Respectfully submitted,



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