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OCT 10 2014

PUBLIC SERVICE
COMMISSION

DOUGLAS F. BRENT
DIRECT DIAL: 502-568-5734
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October 9, 2014

Jeff DeRouen
Executive Director
Kentucky Public Service Commission
P.O. Box 615
211 Sower Boulevard
Frankfort, KY 40601

RE: Application of Windstream Kentucky East, LLC and Windstream Kentucky West, LLC (1) for a Declaratory Ruling That Approval is Not Required for the Transfer of a Portion of Their Assets; (2) Alternatively for Approval of the Transfer of Assets; (3) for a Declaratory Ruling That Communications Sales and Leasing, Inc. is Not Subject to KRS 278.020(1); and (4) for All Other Required Approvals and Relief Case No. 2014-00283

Dear Mr. DeRouen:

Enclosed please find an original and ten copies of Sprint Communication Company's Withdrawal of Motion for Full Intervention.

Please indicate receipt of this filing by placing your file stamp on the extra copy and returning to me via the enclosed, self-addressed postage paid envelope.

Very truly yours,

STOLL KEENON OGDEN PLLC

Douglas F. Brent

DFB:jmp

Enclosures

990191.880191/1146612.1

OCT 10 2014

PUBLIC SERVICE
COMMISSION

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

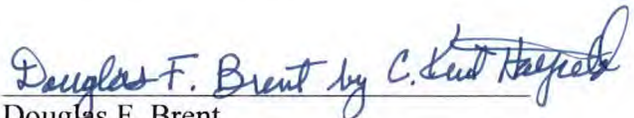
APPLICATION OF WINDSTREAM KENTUCKY)
EAST, LLC AND WINDSTREAM KENTUCKY WEST,)
LLC (1) FOR A DECLARATORY RULING THAT)
APPROVAL IS NOT REQUIRED FOR THE)
TRANSFER OF A PORTION OF THEIR ASSETS; (2))
ALTERNATIVELY FOR APPROVAL OF THE)
TRANSFER OF ASSETS; (3) FOR A DECLARATORY)
RULING THAT COMMUNICATIONS SALES AND)
LEASING, INC. IS NOT SUBJECT TO KRS 278.020(1);)
AND (4) FOR ALL OTHER REQUIRED APPROVALS)
AND RELIEF)

CASE NO. 2014-00283

WITHDRAWAL OF MOTION FOR FULL INTERVENTION

Sprint Communications Company L.P., SprintCom, Inc. and Sprint Spectrum, L.P. (collectively, "Sprint") moved to intervene in this proceeding to ensure that its interconnection rights were preserved. Because Windstream has clarified in its "Response in Opposition to Sprint's Motion for Full Intervention" ("Response") filed on October 8, 2014, that Windstream will continue to comply with Sections 251 and 252 of the Telecommunications Act of 1996 after the closing of this transaction, Sprint hereby withdraws its Motion for Full Intervention. Because Sprint is voluntarily withdrawing its Motion, there is no need to address the legal arguments Windstream raises in its Response.

Respectfully submitted,


Douglas F. Brent

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Counsel for Sprint

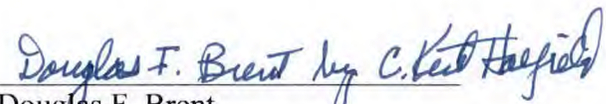
CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing motion has been served by first class mail on those persons whose names appears below this 9th day of October, 2014.

Cesar Caballero
Senior Regulatory Counsel
Windstream Communications
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Little Rock, Arkansas 72212

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Hon. Mark R. Overstreet
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