



Law Office of  
Kristopher E. Twomey, P.C.  
*Counsel To The Competition®*

Kentucky Public Service Commission  
211 Sower Boulevard  
PO Box 615  
Frankfort, KY 40602

March 30, 2023

Re: Application for Authority to Operate as a Competitive Local Exchange and Interexchange Carrier by Peering Hub Inc.

To Whom It May Concern:

Peering Hub Inc. through counsel, hereby submits the following information in accordance with the provisions of Administrative Case Nos. 359 and 370.

1. Name, address, telephone number and fax number of the utility:

Peering Hub Inc.  
3524 Silverside Road, Suite 35B  
Wilmington, DE 19810  
Phone: 484.424.9683  
Fax: 484.424.9683

2. A copy of the company's articles of incorporation and authority to do business in Kentucky.

Attached as Exhibit 1

3. Name, street address, telephone number and fax number of the responsible contact person for customer complaints and regulatory issues:

Customer Service Contact

Anne Kwong  
V.P. of Operations  
3524 Silverside Road, Suite 35B  
Wilmington, DE 19810  
Phone: 484.424.9683  
Fax: 484.424.9683  
Email: akwong@peeringhub.com

Law Office of Kristopher E. Twomey, P.C.  
1725 I Street, NW, Suite 300  
Washington, DC 20006  
Phone: 202 681-1850 | Fax: 202 517-9175  
kris@lokt.net

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Regulatory Contact

Anne Kwong  
V.P. of Operations  
3524 Silverside Road, Suite 35B  
Wilmington, DE 19810  
Phone: 484.424.9683  
Fax: 484.424.9683  
Email: akwong@peeringhub.com

4. A notarized statement by an officer of the utility that the utility has not provided or collected for intrastate service in Kentucky prior to filing the notice of intent or, alternatively, a notarized statement by an officer that the utility has provided intrastate services, that it will refund or credit customer accounts for all monies collected for intrastate service.

Attached as Exhibit 2

5. A statement that the utility does not seek to provide operator-assisted services to traffic aggregators as defined in Administrative Case No. 330 or, alternatively, that the utility does seek to provide operator-assisted service to traffic aggregators but that in so doing it is complying with the Commission's mandates in Administrative Case No. 330.

Peering Hub does not seek to provide operator-assisted services in any fashion, including to traffic aggregators as defined in Administrative Case No. 330. See Exhibit 2.

6. Peering Hub shall not issue tariffs. Instead, Peering Hub will provide a price list on its website: [www.peeringhub.com/legal](http://www.peeringhub.com/legal)

WHEREFORE, Peering Hub requests that the Public Service Commission of the Commonwealth of Kentucky grant Peering Hub authority to operate as a Competitive Local Exchange and Interexchange Carrier in accordance with applicable laws currently in effect or hereinafter enacted by the Commission.

Please contact me with any questions.

Sincerely,



Kristopher E. Twomey  
Counsel to Peering Hub Inc.

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