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PUBLIC SERVICE COMMISSION

FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

Before the

In the Matter of

Section 63.71 Application of

AT&T Services, Inc., on behalf of its affiliates BellSouth Telecommunications, LLC, d/b/a AT&T Florida, AT&T Kentucky, and AT&T Tennessee; Michigan Bell Telephone Company, d/b/a AT&T Michigan; The Ohio Bell Telephone Company, d/b/a AT&T Ohio

Authority Pursuant to Section 214 of The Communications Act of 1934, As Amended, To Grandfather the Provision of Service

File No.

SECTION 63.71 APPLICATION OF AT&T

nine wire centers located in five states. ("Commission") rules, 47 C.F.R. § 63.71, to grandfather DS1 and DS3 services in sections of amended, 47 U.S.C. § 214, and Section 63.71 of the Federal Communications Commission's AT&T¹ applies for authority under Section 214(a) of the Communications Act, as

INTRODUCTION

importance to the Commission, policymakers, and the general public, is only growing by the day. innovative solutions that customers crave. The speed and scale of this transition, along with its away from antiquated technologies that customers no longer demand toward next-generation. The communications industry has undergone and is continuing to undergo a seismic shift

Michigan Bell Telephone Company, d/b/a AT&T Michigan; The Ohio Bell Telephone ¹ AT&T Services, Inc. files this application on behalf of its affiliates BellSouth Telecommunications, LLC, d/b/a AT&T Florida, AT&T Kentucky, and AT&T Tennessee; Company, d/b/a AT&T Ohio.

and a multitude of new entrants unencumbered by anachronistic regulatory constraints customers' rapidly evolving needs, in the face of fierce competition from both legacy providers AT&T is intent on moving this transition forward by delivering new solutions to meet its

of advancing the IP revolution will benefit the public and serve as important step toward meeting both the Commission's goals Grandfathering these services, which are outdated and unduly expensive for AT&T to maintain, grandfather DS1 and DS3 services (the "Affected Services") in nine of those wire centers where there is virtually no demand for the services. In this application, AT&T seeks to grandfather certain legacy services provided in 60 wire centers located in sections of 13 states In furtherance of that goal, AT&T is simultaneously filing several applications

pronounced given the extreme lack of demand for the Affected Services in the area ("Affected new orders for the Affected Services in the Affected Service Area over the last year Services, and there are virtually no such prospective customers. In fact, AT&T has received no Only prospective customers in the Affected Service Area will be unable to purchase the Affected that have not already abandoned the Affected Services will be able to keep their current service. decline since 2020. Once the services are grandfathered, the small group of current customers customers for the Affected Service, purchasing a total of 29 DS1 and DS3 Circuits, a 58.6% services and changes in customer demand.² In the Affected Service Area, AT&T has only eight technologies would soon become "obsolete" in the face of significant advancement in competing Service Area"). As the Commission recognized over half a decade ago, DS1 and DS3 The benefits of facilitating this transition in these specific wire centers are particularly

³² FCC Rcd 3459, ¶ 3 (2017), vacated in part on other grounds, Citizens Telecomms. Co. of Minn. v. FCC, 901 F.3d 991 (8th Cir. 2018) ("Business Data Services Order") N Report and Order, Business Data Services Order in an Internet Protocol Environment,

over cable, fiber, fixed wireless, mobile wireless, and satellite technologies ability to secure cost effective alternatives through AT&T Switched Ethernet as well as other existing and prospective DS1 and DS3 customers, including wholesale customers, have the selected in lieu of the Affected Services. These available alternatives include services offered competitive offers available in the Affected Service Area, which many businesses have already choose from as replacements for the Affected Service Area. In the Affected Service Area, AT&T products that are superior to the Affected Services. In addition, there are an array of Businesses in the Affected Service Area have many cost-effective alternative options ಕ

Þ AT&T Is Committed to Furthering the Commission's Goal of Providing Advanced **Communications Solutions to the American Public**

wireless spectrum-based services."3 society as a whole overstate, not only for the communications inwdustry, but also for the economy and American next-generation technologies using a variety of transmission means, including copper, fiber, and consumers are increasingly moving away from traditional telephone services . . . and towards have revolutionized American communications networks," and "[a]s part of this transformation, As the Commission has recognized, "[t]echnological innovation and private investment The effects of the technological transition are difficult to

1996 through legacy facilities — the primary regulated entities under the Telecommunications Act of in how customers receive their communications. Today, companies that provide voice services compete with a panoply of cable companies, fixed-wireless providers, mobile-wireless The emergence of mass-market broadband has been a catalyst for these systemic changes

Accelerating Wireline Broadband Deployment by Removing Barriers to Infrastructure Investment, 32 FCC Rcd 11128, ¶1 (2017) ("Accelerating Wireline Broadband Deployment Order"). ŝ Report and Order, Declaratory Ruling, and Further Notice of Proposed Rulemaking,

our children, deliver healthcare, consume energy, obtain news and other information, engage in IP platforms offer. Already, the IP transition has transformed the way we communicate, educate technologies and embrace the myriad improvements in efficiency, innovation, and creativity that country, retail and enterprise consumers have voted with their feet to abandon legacy unleashing dynamic growth and enabling the emergence of entirely new industries. Across the broadband services. IP technology has underwritten the explosion of the information economy, providers, satellite providers, and other operators that have come to dominate the market for

"eliminate unnecessary delays" in the discontinuance of legacy services that customers heading "over-arching purpose . . . is to speed technological advances,"⁵ and it has taken steps to help recognized by the Commission. Since at least 2014, the Commission has made clear that its benefit consumers, as well as its attendant demand for regulatory adaptation - have been well-The manifold impacts of this transition — its potential to improve American lives and commerce, and interact with the government — and there is much more progress to be made.⁴

Order, Order and Further Notice of Proposed Rulemaking, Proposal for Ongoing Data Initiative, Technology Transitions, 29 FCC Rcd 1433, ¶ 23 (2014) ("2014 Technology Transitions Order"). ⁵ Order, Report and Order and Further Notice of Proposed Rulemaking, Report and

smaller facilities, with correspondingly smaller energy needs, than the huge facilities that legacy software defined networks "can save up to 60 percent on energy costs"). edu/wpcontent/uploads/2015/06/20150626_fcc_wheeler_broadband_transcript.pdf (noting that Institution: Maximizing the Benefits of Broadband at 6 (June 26, 2015), https://www.brookings TDM switches require. See Tom Wheeler, Chairman, FCC, Keynote Address at the Brookings improved efficiency). Modern IP switches are also very efficient and can be housed in much emissions-equal-to-20-million-barrels-of-oil-a-year-for-leading-telco-operators (estimating 85% 21, 2022), https://www.abiresearch.com/press/purchasing-renewable-energy-removes-co2-ABI Research Identifies 30 Sustainability Action Items for Telco Operators, ABI Research (Apr. cooling), replacing copper with fiber improves energy efficiency by more than two thirds. See unpowered (passive) optical splitters and generate less heat overall (thereby requiring less https://www.fcc.gov/general/energy-and-environment. Further, because fiber networks use the country's energy and environmental challenges." FCC, Energy and Environment, ⁴ As the Commission has observed, broadband also "plays an important role in solving

customers or reasonable requests for service" for the last 30 days.8 approaches for discontinuance of legacy services, including the elimination of any requirement toward a "world without copper" have "largely . . . abandoned."6 In 2016, for example, the to file a discontinuance application on "a service for which the requesting carrier has had no legacy voice services.⁷ And in 2018, the Commission adopted multiple "streamlin[ed]" Commission adopted a test for streamlined treatment of applications seeking to discontinue

prices."¹⁰ These changes allow for "further investments in innovation that both enhance existing products and unleash new services, applications and devices, thus powering economic growth."11 increased efficiencies that can lead to improved and innovative product offerings and lower carriers "can dramatically reduce network costs, allowing providers to serve customers with bring[] next-generation services and networks to all customers."9 With this modernization, services that are no longer in demand "enabl[es] carriers to redirect resources . . . to more rapidly As the Commission has explained, allowing carriers to promptly discontinue legacy

competition from facilities-based providers, including cable companies offering VoIP and fixed Commission has repeatedly explained, "[i]n the voice marketplace, incumbent LECs face These transformative changes have occurred at an extraordinary pace. As the

⁶ Accelerating Wireline Broadband Deployment Order ¶¶ 22, 33, 81.

^{(&}quot;Second Technology Transitions Order"). ⁷ See Second Report and Order, Technology Transitions, 31 FCC Rcd 8283, ¶ 65 (2016)

Accelerating Wireline Broadband Deployment Order"). Barriers to Infrastructure Investment, 33 FCC Rcd 5660, ¶ 5, App. A ¶ 2 (2018) ("Second ⁸ Second Report and Order, Accelerating Wireline Broadband Deployment by Removing

⁹ *Id.* ¶ 20.

¹⁰ 2014 Technology Transitions Order ¶ 2.

¹¹ Id.

have embraced the "transition[] to newer technologies, increasingly moving from fixed legacy wireline voice subscriptions.15 providers, incumbent providers serve an ever-shrinking minority of residential and business services) with wireless service exclusively.¹⁴ As competition has swelled, including from cable children live in households that have replaced wireline phone service (whether VoIP or POTS preceding three-year period. 13 Nationwide, more than 70% of adults and more than 80% of wireless providers, as well as from mobile wireless providers."12 POTS subscriptions provided from DSL to broadband provided over fiber and fixed and mobile wireless" voice to fixed or nomadic voice over Internet protocol (VoIP) and mobile voice services, and POTS subscriptions "declined at a compound annual growth rate of 12.9% per year" over the by incumbent LECs amounted to less than 5% of all voice subscriptions nationwide As the Commission summarized in 2020, American consumers a transition that - and

¹² Notice of Proposed Rulemaking, *Modernizing Unbundling and Resale Requirements in an Era of Next-Generation Networks and Services*, 34 FCC Rcd 11290, ¶21 (2019) ("Modernizing Unbundling and Resale Requirements NPRM").

https://docs.fcc.gov/public/attachments/DOC-396138A1.pdf ("Voice Telephone Services"). ¹³ See FCC, Voice Telephone Services: Status as of June 30, 2022, at 2-3 (August 2023),

wireless202305.pdf. Substitution: Early Release of Estimates from the National Health Interview Survey, July-December 2022 (May 2023), https://www.cdc.gov/nchs/data/nhis/earlyrelease/ 14 See Stephen Blumberg & Julian Luke, Nat'l Ctr. for Health Stats., Wireless

residential and business wireline voice subscriptions, respectively, and that non-incumbent LEC wireline voice subscriptions, that incumbent LEC VoIP accounts for 14.5% and 8.3% of lines only account for 25.8% of residential wireline voice subscriptions and 19.9% of business retail voice telephone connections); see also id. (showing that incumbent LEC switched access approximately 32 million wireline retail voice connections nationwide, out of 462 million overall respectively). VoIP accounts for 58% and 62.3% of residential and business wireline voice subscriptions, See Voice Telephone Services Tables 1-2 (showing that incumbent LECs provide

declines in subscribership that the Commission has recognized show no sign of slowing.¹⁷ "will only accelerate" with the "widespread deployment of 5G wireless networks."¹⁶ The

broadband to unserved and underserved areas of the country.²¹ Equity, Access, and Deployment Program to fund the deployment of new networks to bring currently in the process of submitting their plans for drawing on the \$42.5 billion Broadband approximately 18 million students, 11,200 schools, and 1,000 libraries nationwide.²⁰ States are capital fund has been disbursed to support broadband and related projects in 47 states and three territories, ¹⁹ while nearly \$7 billion from the connectivity fund is committed to support \$7.17 billion Emergency Connectivity Fund.¹⁸ As of September 2023, nearly \$8 billion from the ensuring that all Americans have access to affordable, reliable, high-speed broadband. In the American Rescue Plan Act, Congress created both the \$10 billion Capital Projects Fund and the Policymakers have similarly embraced the task of accelerating the IP transition and

¹⁶ Modernizing Unbundling and Resale Requirements Order ¶ 23.

Dec. "while interconnected VoIP services continue[d] to increase"). [nationwide from December 2018 to December 2021] at a compound annual rate of 12.3% 30, 2022) (noting that "[t]he number of fixed retail switched-access lines declined ¹⁷ See, e.g., FCC, 2022 Communications Marketplace Report, FCC 22-103, at ¶ 170 (rel.

²³³ (2021); see also id., tit. VII, § 7402, 135 Stat. at 109. ¹⁸ See American Rescue Plan Act of 2021, Pub. L. No. 117-2, tit. IX, § 9901, 135 Stat. 4,

releases/jy1713. Approval of Federal Funds to Help Close Digital Divide in Puerto Rico as Part of President Biden's Investing in America Agenda (Sept. 6, 2023), https://home.treasury.gov/news/press-¹⁹ See Press Release, U.S. Dep't of the Treasury, Treasury Department Announces

https://docs.fcc.gov/public/attachments/DOC-396704A1.pdf. in Emergency Connectivity Funding for Schools and Libraries (Sept. 6, 2023), 20 See Press Release, Federal Communications Commission, FCC Announces \$7 Million

²¹

territory-bead-and-digital-equity-plansproposals. Equity Plans/Proposals, https://broadbandusa.ntia.doc.gov/public-notice-posting-state-and-See Broadband USA, Public Notice Posting of State and Territory BEAD and Digital

end of last year, AT&T has the ability to serve more than 19 million consumer locations, and net additions for AT&T Fiber.²³ AT&T leads the industry in bringing fiber to new homes; by the three-year period.²² Last year marked the company's fifth straight year with 1 million or more million-plus total locations for AT&T Fiber by the end of 2025.25 announced to shareholders in its 2022 Annual Report, AT&T is on track to reach its goal of 30more than 3 million business locations over last-mile fiber facilities.²⁴ And as the company devoting \$100 billion to spectrum acquisitions and capital infrastructure improvements over a AT&T is investing significantly to continue to be an industry leader in this IP transition,

Commission knows, that mid-band spectrum provides an ideal combination of capacity and successfully deployed enough mid-band 5G spectrum to reach more than 150 million people. are demanding. penetration to power the 5G services, including home broadband, that consumers and businesses AT&T will reach more than 200 million people with mid-band 5G spectrum.²⁷ As the more than double the company's original year-end coverage target. ²⁶ By the end of 2023, On the wireless side, AT&T's investments have been exponential. In 2022, the company

Technology Conference (Sept. 6, 2023), https://investors.att.com/~/media/Files/A/ATT-IR-V2/events-and-presentations/t-usq-transcript-2023-09-06.pdf ("John T. Stankey Remarks"). ²² John T. Stankey, CEO, AT&T, Remarks at the Goldman Sachs Communacopia +

reports/2022/2022-complete-annual-report.pdf. https://investors.att.com/~/media/Files/A/ATT-IR-V2/financial-reports/annual-²³ AT&T Inc., 2022 Annual Report (Feb. 13, 2023), at 2,

²⁴ See id.

²⁵ See id.

²⁶ See id.

²⁷ See John T. Stankey Remarks.

TDM-based voice services to next-generation technologies service. superior voice quality, security, and lower maintenance costs than legacy copper-based voice existing wired broadband connection. AP-A and AP-A Business provide reliable service with receive voice calls, which are then transmitted using either AT&T's wireless spectrum or an may use their existing TDM-based telephones, inside wiring, and phone jacks to make and designed for maximum convenience, enhanced functionality, and better reliability. Customers specifically designed as cost-effective alternatives to POTS. AP-A and AP-A Business are Phone for Business - Advanced ("AP-A" and "AP-A Business") services, which AT&T service. AT&T has recently deployed its next-generation AT&T Phone - Advanced and AT&T innovative solutions help ensure that customers can make a seamless transition from legacy ensure that landline voice customers have continued access to reliable and affordable voice In tandem, AT&T is investing in new technologies that leverage its wireless network to These offerings are also interoperable with an array of other technologies. These

the-art broadband network and offerings technology and outdated equipment, drains resources away from AT&T expanding its state-oforigins of the Bell System. Maintaining the copper network, with its legacy telephone effectively has to maintain two parallel networks: one cutting-edge and the other dating to the In areas where AT&T is required to continue to provide legacy services, though, AT&T

B. Areas that Are in Low Demand to Prioritize Investment in Advanced AT&T Is Filing Several Applications to Grandfather Antiquated Services in Certain **Communications Solutions**

Against this backdrop, AT&T today is filing this application and three others 5

grandfather certain legacy services that it provides over legacy facilities in 60 wire centers

located in sections of 13 states. This application concerns AT&T DS1 and DS3 services offered

Commission rules, discontinuing these services will enable AT&T to retire its copper networks Grandfathering and then, through a separate, future application pursuant to the applicable antiquated legacy network are particularly dramatic in these 60 wire centers, where the decline in the customer base and cost of maintaining ar services); certain VoIP services provided over copper; and Remote Call Forwarding Local Service and AT&T Business Local Exchange Access Line Service (AT&T's POTS by AT&T in nine of those 60 wire centers. The other three applications concern Residential

centers, because no customers were purchasing the services and AT&T had received no AT&T has no customers and received no reasonable requests for either service in the preceding will soon discontinue, DS1 and DS3 services in the vast majority of the 60 wire centers, because relates to nine wire centers. those VoIP services provided over copper in 51 out of the 60 wire centers. Thus, AT&T's application relating to center. For example, AT&T has discontinued, or will soon discontinue, certain VoIP services throughout the entirety of a wire center, where there is no demand for those services in the wire In addition, AT&T has discontinued services addressed in these applications under § 63.71(g) reasonable requests for the services for a 30-day period immediately preceding discontinuance.28 over legacy facilities in broad identifiable areas within the footprint of many of these wire Pursuant to 47 C.F.R. § 63.71(g), AT&T has already discontinued all services provided AT&T Phone Service and AT&T Phone for Business Service -Similarly, as relevant to this application, AT&T has discontinued, or - only

obligations for services with no customers." current nor future customers will be harmed by forbearing from applying discontinuance Deployment Order ¶¶ 15, 19. 28 As the Commission explained in adopting this "no demand" regulation, "neither Second Accelerating Wireline Broadband

centers.29 30 days. Thus, this application relates to DS1 and DS3 services offered in only nine wire

applications that AT&T is filing today new orders for DS1 or DS3 services in any of the wire centers subject to the respective orders for AT&T Residential Local Service (AT&T's consumer POTS service), no new orders subscribe to any of the AT&T services subject to these four applications, and new demand for the services is virtually nonexistent. For example, in the last year, AT&T has received three new for AT&T Phone for Business (AT&T's business VoIP service) provided over copper, and no legacy products for competitive alternatives. from AT&T, the overwhelming majority of residents and businesses have abandoned AT&T's In the small sections of the wire centers where any customers buy these legacy services In fact, less than 3.2% of living units in those areas

shows that at least one cable provider or fiber provider provides high-speed broadband to living service provided by HughesNet, Viasat, and Starlink is also available in all 60 wire centers Nextlink, provide high-speed broadband across the vast majority of wire centers, and satellite three or more cable or fiber providers. Fixed Wireless providers, including T-Mobile and units within affected areas in all 60 wire centers, and 48 of the 60 wire centers are served by addition to the cost-effective and superior alternatives that AT&T offers, Commission data customers of all these services have numerous cost-effective alternatives to choose from. including, for voice services, AT&T's newly deployed AP-A and AP-A Business services. As discussed in more detail in each respective application, current and prospective In

Service Area in this grandfathering application. centers at issue in this application. However, for administrative simplicity, AT&T includes Affected Services with no customers in some (but not all) wire centers within the Affected 29 AT&T does not currently have both DS1 and DS3 customers in each of the nine wire

and broadband) from providers including T-Mobile, Verizon, and/or AT&T Individuals and businesses in the affected areas can also receive mobile wireless service (voice

customers will no longer be able to purchase them grandfathered, all current customers will be able to keep their current services but prospective services as the number of subscribers continues to decline. ³⁰ Once these services are applications it is filing today, and it will only become even more uneconomic to provide these has lost millions of dollars providing these legacy services in the areas affected by the customers continuing to purchase them in these 60 wire centers. In the past year alone, AT&T become prohibitively costly for AT&T to maintain these services for the very small number of Because the costs of providing legacy services in these areas is largely fixed, it has

applications and the eventual discontinuance of these legacy services, the Commission will against its competitors through a lack of regulatory parity.³¹ By approving these grandfathering completed this transition through their own choices are treated fairly and AT&T is not hamstrung the Commission to embrace this structure so that those consumers who have not already orderly and deliberate structure for completing this technological transition. We strongly urge facilitate this important technological advancement and further the public interest. AT&T has demonstrated its commitment to leading the industry in establishing an

Services Order ¶ 233 "begin to rise" as the "[a]s demand for DS1 and DS3 services continues to fall." Business Data observing that "the costs directly attributable to . . . maintaining this legacy technology" would ³⁰ The Commission anticipated this development in the Business Data Services Order,

of regulatory parity among broadband data services . . . has created barriers to entry and impeded a competitive marketplace. competition"). The Commission has routinely stated that regulatory parity is important to maintaining See, e.g., Business Data Services Order ¶ 157 (describing how "lack

Ω This Application Seeks to Grandfather DS1 and DS3 Services in Nine Wire Centers Affected Services in Favor of Cost-Effective Alternatives Where Almost All Customers Have Already Cancelled Their Subscriptions to the

purchase by new customers in the Affected Service Area. service after that date. Once grandfathered, the Affected Services will no longer be available for on or after December 31, 2023, and all current customers will be able to keep their current AT&T has notified the customers of the Affected Services of the planned grandfathering to occur This application concerns AT&T DS1 and DS3 services (the "Affected Services").

would soon become "obsolete" in the face of significant advancement in competing services and services in those areas applications AT&T is filing today, because there were no customers or demand for DS1 or DS3 and DS3 services in the vast majority of the 60 wire centers that are subject to any of the four demand for DS1 and DS3 services is largely nonexistent. AT&T has already discontinued DS1 changes in customer demand.³² That prediction has come to fruition. As noted above, the The Commission recognized over half a decade ago that DS1 and DS3 technologies

customers in these areas to choose from, as evidenced by AT&T's declining customer base already switched to alternative providers, and there are many cost-effective options for customers receive the Affected Services, accounting for a small fraction of the businesses in the DS1 or DS3 service. Almost all businesses in the affected area ("Affected Service Area") have Across the entire Affected Service Area – This application concerns nine wire centers that have at least one remaining customer for portions of nine wire centers only eight

³² Business Data Services Order ¶ 3.

been no new customers for any of the Affected Services in the affected Service Area centers serve only a single DS1 or DS3 circuit. Most importantly, in the last year there have minimis number of Affected Services still in service. In fact, one-third of the affected wire circuits; and one retail customer of DS3, who purchases one DS3 circuit. As the table at Exhibit purchase a total of 10 DS1 circuits; one wholesale customer of DS1, who purchases 18 DS1 I shows, for all of the wire centers within the Affected Service Area, there is less than a de 2020. In total, in the Affected Service Area, AT&T has six retail customers of DS1, who Services in each affected wire center). That is a 58.6% decline in the number of circuits since DS1 circuits and 1 DS3 circuit).³⁴ See Ex. 1 (providing detail on the number of Affected Affected Service Area.³³ These eight customers purchase a total of 29 DS1 and DS3 circuits (28

in the Affected Service Area, but they are no longer receiving such services from AT&T's TDMchoose from in lieu of the Affected Services. These former customers are still receiving services based products because they have chosen other options Prospective and current customers in the Affected Service Area have many options to

such as Charter or Xfinity, among others.³⁵ According to Commission data, cable providers Former customers that still use wired services are likely purchasing from cable providers,

residents and businesses. ³³ In the Affected Service Area, there are 17,367 Living Units. Living Units include both

located ³⁴ Some of these DS1 customers purchase DS1 services in more than one of wire centers within the Affected Service Area.

companies and noted the expected continued growth of cable business service offerings. Id. carriers — including AT&T that demand." noting "the fact that every increment of additional investment in cable networks brings fiber data services provisioning" as "the most dramatic change in the market over the past decade **1** 30-31, 55-62. facilities closer to nearby business data services demand and lowers the cost of building to meet ³⁵ More than six years ago, the Commission identified "[t]he entry of cable into business Business Data Services Order ¶¶ 55-56. - were losing business customers to broadband services from cable The Commission recognized that

(and often superior) alternatives to the services subject to this application.³⁹ broadband demand requirements." ³⁸ All these services are regularly advertised as cost-effective currently relied upon by many end users as acceptable substitutes for all or part of their Commission accurately noted that "[s]atellite providers also offer business data services that are additional source of competition for the provision of business data services."37 "given the very high capacity of 5G networks, they have the potential to represent a significant including T-Mobile, Verizon, and/or AT&T; or service from satellite providers such as Viasat, as AT&T Wireless Broadband; mobile wireless service (voice and broadband) from providers may be instead purchasing services through fixed wireless providers, such as T-Mobile and/or and superior substitute to DS1 and DS3 services.³⁶ Other customers in the Affected Service area and/or competitive providers of fiber offer broadband in all nine of the wire centers subject to HughesNet, or Starlink. The Commission accurately predicted over half a decade ago that this application. The Commission has recognized that Switched Ethernet serves as an effective Verizon. Still others may have switched to other wireless options in lieu of wired services, such And the

these reasons, the Commission observed that "[s]ubstitution between these two services . . . is generally one directional," as new customers are "choosing to purchase Ethernet services." *Ia* and symmetrical speeds as a DS1 or DS3 service." Business Data Services Order ¶¶ 23-24. For termination of TDM service offerings altogether." would not want that "to occur as the technology transition is moving towards the eventual Ethernet customers are switching to DS1s and DS3s" and as a policy matter the Commission ¶ 25. Moreover, the Commission correctly observed that "[t]here is no evidence suggesting capacity is reserved," and that they "provide the same, if not better, level of security, reliability, packet-based services "are more efficient than a circuit-based network where transmission packet-based services are broadly interchangeable in the business data services realm" and that 36 In the Business Data Services Order, the Commission concluded that "TDM and Id. Id.

³⁷ Id. at ¶ 38.

³⁸ Id. at ¶ 36.

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your devices" at speeds of 100 Mbps for \$69.99 per month); Spectrum – Spectrum Business business-internet (last visited Oct. 14, 2023) (advertising "fast Business Internet to power all ³⁹ See, e.g., Comcast – Business Internet, https://business.comcast.com/learn/internet/

Area alternatives through AT&T Switched Ethernet, AT&T Dedicated Internet, AT&T Dedicated Ethernet Service (ADE). AT&T Business Fiber is also broadly available in the Affected Service customers, including wholesale customers, also have the ability to secure cost effective Most importantly, in the Affected Service Area, existing and prospective DS1 and DS3

that Switched Ethernet is a superior alternative to DS1 and DS3 services.⁴¹ And in AT&T's then may be interconnected with other ports.⁴⁰ ASE provides scalable duplex bandwidth up to signals between a customer's premises and an Ethernet switch in an AT&T central office which services in the Affected Service Area. ASE provides a port with full duplex transport of data networking technology by using fiber and copper facilities and a switched Ethernet core network. business, government, and educational entities to connect two or more locations using Ethernet 100 Gbps. As noted above, the Commission recognized in the Business Data Services Order It is a cost-effective alternative for all customers and prospective customers of DS1 and DS3 AT&T Switched Ethernet (ASE) Service is a switched Ethernet transport service used by

https://cpr.att.com/pdf/es/0003-0001.pdf. ⁴⁰ See AT&T, AT&T Ethernet Service Guide: AT&T Switched Ethernet Service

(discontinuing T1/DS1 service where Ethernet was available as a replacement service). 2023), WC Docket No. 23-95, https://www.fcc.gov/ecfs/document/10306430310593/1 Telecommunications Cooperative, Inc. for Authority to Discontinue Certain Services (Mar. 6, Business Data Services Order ¶¶ 23-24; see also Section 214 Application of Farmers

[&]quot;speed + reliability"); T-Mobile - Business Internet, https://www.t-mobile.com/business https://www.spectrum.com/business/internet (last visited Oct. 14, 2023) (advertising "Lightningspeeds from 40-220 Mbps download and 8-25 Mbps upload). https://www.starlink.com/business (offering "reliable high-speed internet for business" with you do business . . . with plans starting at \$69/mo."); Starlink for Business, internet services and plans, https://www.verizon.com/business/products/internet (last visited Oct. "[r]eliable business internet . . . nationwide" starting at \$30 per month); Verizon - Business /solutions/business-internet-services/business-internet (last visited Oct. 14, 2023) (offering Fast Spectrum Business Internet" at speeds of 300 Mbps starting at \$49.99 per month, noting its 14, 2023) (advertising "Internet that's fast, affordable, reliable and available virtually anywhere

incur a substantial discount in their total price per Mbps. experience, customers switching from AT&T's TDM Special Access Services to Ethernet often

DS3s.44 has long recognized the substitutability and superiority of Ethernet services over DS1s and internet. AT&T Business Fiber provides speeds up to 5Gbps. As noted above, the Commission buildings that uses advanced, IP-based technology to connect computers and smart devices to the customers of the Affected Services is a broadband access service in AT&T Fiber Ready DS3s in the Affected Service Area AT&T Dedicated Internet provides managed connectivity to the Internet through access Optical Transport Network technologies and is available in bandwidths up to 100 Gbps. locations with dedicated and physically separate fiber facilities. ADE supports both Ethernet and two locations.42 based, point-to-point, Ethernet service that allows customers to transport data signals between facilities.43 ADE customers negotiate individualized rates and terms that reflect their unique circumstances Ethernet Service (ADE), and AT&T Dedicated Internet. AT&T Dedicated Ethernet is a fiber Service Area also have the ability to secure cost effective alternatives through AT&T Dedicated Further, as noted above, existing and prospective DS1 and DS3 customers in the Affected Each of these offerings from AT&T serves as a cost-effective alternative for DS1 and AT&T Business Fiber, which is also broadly available for current and prospective ADE permits business, government, and educational entities to connect two Most

https://serviceguidenew.att.com/sg_CustomPreviewer?attachmentId=00P8a00002EJabgEAD 42 See AT&T, AT&T Business Service Guide: AT&T Dedicated Ethernet (TCAL),

https://serviceguidenew.att.com/sg_CustomPreviewer?attachmentId=00P8a00002EIab5EAD ⁴³ See AT&T, AT&T Business Service Guide: AT&T Dedicated Internet (ADI),

⁴⁴ Business Data Services Order ¶¶ 23-25

impair the public convenience or necessity. left for such alternatives in droves, grandfathering the Affected Services in this area will not customers in the Affected Service Area to choose from and because most customers have already Because there are numerous cost-effective, superior alternatives for prospective

APPLICATION

information: As required by Section 63.71 of the Commission's rules, AT&T provides the following

Name and Address of Carriers:

BellSouth Telecommunications, LLC, d/b/a AT&T Florida, AT&T Kentucky, and AT&T

Tennessee;

Michigan Bell Telephone Company, d/b/a AT&T Michigan;

The Ohio Bell Telephone Company, d/b/a AT&T Ohio.

The address for purposes of this application is:

208 South Akard Street Dallas, TX 75202

Date of Planned Service Grandfathering:

Services will be grandfathered and will no longer be available for purchase by new customers. Effective on or after December 31, 2023, pending regulatory approval, AT&T's Affected

Points of Geographic Areas of Service Affected:

below. The list below identifies the wire centers in each State that include any service areas that AT&T plans to grandfather the Affected Services in the Affected Service Area set forth

18

have been no new customers for any of the Affected Services in the Affected Service Area The Affected Service Area impacted by this application comprises: the sections of each wire center included within the Affected Service Area. In the last year, there fall within the Affected Service Area.⁴⁵ The shaded portions of Exhibits 3 through 11 identify

(Ex. 5); Pine (BGPIFLMA) (Ex. 3), Fort George (FTGRFLMA) (Ex. 4), Fort Lauderdale (FTLDFLAP) Sections of Florida: Certain areas currently served by the following wire centers: Big

(GHNTKYMA) (Ex. 6); Sections of Kentucky: Certain areas currently served by the following wire center: Ghent

Belleville (BLVLMINE) (Ex. 7); Sections of Michigan: Certain areas currently served by the following wire center:

Park (BKPJOH97) (Ex. 8); Sections of Ohio: Certain areas currently served by the following wire center: Brook

Hornbeak (HRNBTNMT) (Ex. 9), Nashville (NSVLTNAA) (Ex. 10), and Troy (TROYTNMT) (Ex. 11). Sections of Tennessee: Certain areas currently served by the following wire centers:

Brief Description of Type of Service Affected:

Services do not have any residential customers. there have been no new customers for any of the Affected Services in the last year. The Affected indicated above, the number of DS1 and DS3 circuits in service is depicted in Exhibit 1, and AT&T plans to grandfather DS1 and DS3 services in the Affected Service Area. As

many instances, only specific sections of service area within a wire center, called "Distribution Areas" or "DAs," are included in the Affected Service Area. \$ In some instances, an entire wire center is included in the Affected Service Area. In

service. digital data at rates of 1.544 Mbps.⁴⁶ This service has only seven customers across the Affected Service Area. DS1 Service provides a point-to-point channel for the transmission of isochronous serial The other customer is a wholesale customer, who has 18 DS1 circuits in service Six of these customers are retail customers, who have a total of 10 DS1 circuits in

digital data at rates of 44.736 Mbps.⁴⁷ This service only has a single customer in the Affected Service Area, who has one DS3 circuit in service DS3 Service provides a point-to-point channel for the transmission of isochronous serial

services to choose from (as explained above at pages 14-18) not be losing service with this filing, and prospective customers (if any) have many alternative steadily declining. As a result, it is prohibitively expensive for AT&T to continue to make the Affected Services have disappeared, and the very small base of existing customers has been for these services and the other Affected Services is very low. New customer orders for the significant advancement in competing services and changes in customer demand.⁴⁸ The demand decade ago that DS1 and DS3 technologies would soon become "obsolete" in the face of impaired by the grandfathering of these services. The Commission recognized over half a Affected Services available for new customers. Active customers of the Affected Services will As explained in the Introduction, the public convenience and necessity will not be

Michigan and Ohio, DS1s are sold as "DS1 Service." Florida, Kentucky, and Tennessee, DS1s are sold as "DS1 (a.k.a BellSouth SPA DS1)." In ⁴⁶ Depending on the location, DS1 Service may be sold under different names. In

Network 24 DS3 capacity)." Point Network 3 DS3 capacity)," "LightGate 3 Service (a.k.a. BellSouth SPA Point to Point Network 12 DS3 capacity)," and "LightGate 4 Service (a.k.a. BellSouth SPA Point to Point Point to Point Network 1 DS3 capacity)," "LightGate 2 Service (a.k.a. BellSouth SPA Point to Florida, Kentucky, and Tennessee, DS3s are sold as "LightGate 1 Service (a.k.a. BellSouth SPA ⁴⁷ Depending on the location, DS3 Service may be sold under different names. F

⁴⁸ Business Data Services Order ¶ 3.

Brief Description of the Dates and Method of Notice to All Affected Customers:

rules. 50 Telecommunications to the Secretary of Defense, as required by 63.71(a) of the Commission's federally recognized tribes (if any) in the Affected Service Area, and to the Special Assistant for Application are being sent via first class U.S. Mail to the governor, public utility commission, Customer notices were sent via U.S. Mail on October 31, 2023.49 Copies of this

Regulatory Classification of Carrier:

AT&T offers the Affected Services pursuant to non-dominant carrier regulation.

DC, (202) 709-0554 Services, Inc., Director - Federal Regulatory, 601 New Jersey Ave NW, Suite 400, Washington, Questions about this application may be addressed to Joshua Woodbridge, AT&T

days for commenting under 47 CFR § 63.71(a)(5)(i). DS1 and DS3 in the same application, AT&T's customer notices provided an additional five ASE is offered throughout the Affected Service Area, but for administrative simplicity to address criteria under 47 CFR § 63.71(l) for grandfathering DS1 services on an expedited basis, because notice sent to subscribers of DS1 or DS3 service in the Affected Service Area. AT&T meets the 49 An example notice is attached at Exhibit 2. Exhibit 2 is a representative example of the

of Defense, Special Assistant for Telecommunications. However, due to restructuring within the of the application be sent instead to the Department of Defense Chief Information Officer Department of Defense, that position no longer exists. ⁵⁰ Section 63.71(a) directs applicants to submit a copy of the application to the Secretary Commission staff has advised that a copy

CONCLUSION

by the grandfathering of the Affected Services. AT&T respectfully requests the Commission As discussed above, the public convenience and necessity will not be adversely affected

approve its Section 63.71 Application to grandfather services.

By: /s/ Brett Farley

BRETT FARLEY DAVID CHORZEMPA DAVID LAWSON AT&T SERVICES, INC. 601 New Jersey Ave NW, Suite 400 Washington, DC 20001

SCOTT H. ANGSTREICH KEVIN D. HORVITZ JONATHAN I. LIEBMAN KELLOGG, HANSEN, TODD, FIGEL & FREDERICK, P.L.L.C. 1615 M Street, N.W., Suite 400 Washington, D.C. 20036 (202) 326-7900 sangstreich@kellogghansen.com khorvitz@kellogghansen.com jliebman@kellogghansen.com

Customer Data for Affected Services

1	28		Total
0	1	TN	Troy (TROYTNMT)
0	6	NT	Nashville (NSVLTNAA)
0	3	NT	Hornbeak (HRNBTNMT)
0	2	어	Brook Park (BKPKOH97)
0	2	M	Belleville (BLVLMINE)
0	1	ĸ	Ghent (GHNTKYMA)
1	9	F	Fort Lauderdale (FTLDFLAP)
0	1	FL	Fort George (FTGRFLMA)
0	3	F	Big Pine Key (BGPIFLMA)
DS3 Service — Circuit Count	DS1 Service — Circuit Count	State	Wire Center (CLLI)
	Data as 01 10/ 23/ 2023	Data as	

Data as of 10/25/2023¹

business might receive service in multiple wire centers. Across the Affected Service Area, there are only seven unique DS1 customers (six retail customers and one wholesale customer). The six retail customers of DS1 Service receive service through 10 DS1 circuits, and the one wholesale customer of DS1 Service receives service through 18 DS1 circuits. In the Affected Service Area, there is one customer of DS3 Service, a retail customer who receives service through one DS3 circuit. ¹ A single customer in a wire center can and often does order multiple circuits. Further, the same



October 31, 2023



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Important Notice Regarding Interstate DS1 and DS3 Service Change in Service Effective on or after December 31, 2023

wire centers impacted by these changes.³ records indicate that you currently purchase at least one of the Affected Services within at least one of the AT&T interstate DS1 Service and DS3 Service in certain AT&T wire centers <u>(collectively, the 'Affected Services').</u>² Our Thank you for using AT&T' for your business service needs. We want to make you aware of planned changes to

Mbps. DS3 Service provides a point-to-point channel for the transmission of isochronous serial digital data at rates of 44.736 Mbps. DS1 Service provides a point-to-point channel for the transmission of isochronous serial digital data at rates of 1.544

may retain your existing service(s) subject to the following changes: available for purchase by new or existing customers in certain AT&T wire centers. As a current AT&T customer, you Effective on or after December 31, 2023, pending regulatory approval, the Affected Services will no longer be

month-to-month service period, AT&T may change the rates, terms, and conditions of the service upon your current term agreement, AT&T will provide service on a month-to-month basis. During any addresses), unless your contract expressly allows such orders or changes. Following the expiration of agreements, or requests for physical changes to your service (including moves to different service Effective on or after December 31, 2023, AT&T will no longer allow new orders, renewal of service notification.

Business Fiber, and AT&T Wireless Broadband as replacements for DS1 and DS3 services. AT&T offers AT&T Switched Ethernet Service, AT&T Dedicated Ethernet Service, AT&T Dedicated Internet, AT&T

your business communication needs. Your AT&T Service Representative will contact you to begin discussions regarding alternative solutions that meet

We appreciate your understanding and look forward to serving your future business needs

Sincerely, AT&T Business Services 208 S. Akard Street Dallas, TX 75202

(Over)

DS1s are sold as "DS1 Service." Network 12 DS3 capacity)," and "LightGate 4 Service (a.k.a. BellSouth SPA Point to Point Network 24 DS3 capacity)." In Michigan and Ohio. ² Depending on the location, DS1 service and DS3 service may be sold under different names. In Florida, Kentucky, and Tennessee, DS1s are sold as "DS1 (a.k.a BellSouth SPA DS1)" and DS3s are sold as "LightGate 1 Service (a.k.a. BellSouth SPA Point to Point Network 1 DS3 capacity)," "LightGate 2 Service (a.k.a. BellSouth SPA Point to Point Network 3 DS3 capacity)," "LightGate 3 Service (a.k.a. BellSouth SPA Point to Point and AT&T Tennessee; Michigan Bell Telephone Company, d/b/a/ AT&T Michigan; and The Ohio Bell Telephone Company, d/b/a AT&T Ohio ¹ The Affected Services are provided by the following AT&T entities: BellSouth Telecommunications, LLC, d/b/a AT&T Florida, AT&T Kentucky,

³ Here is a full list of AT&T wire centers affected by this notice: Florida: Big Pine (BGPIFLMA), Fort George (FTGRFLMA), Fort Lauderdale (FTLDFLAP); Kentucky: Ghent (GHNTKYMA); Michigan: Belleville (BLVLMINE); Ohio: Brook Park (BKPKOH97); Tennessee: Hornbeak (HRNBTNMT). Nashville (NSVLTNAA), Troy (TROYTNMT).

AT&T is required by the FCC to provide the following statement:

Telephone Company, d/b/a/ AT&T Michigan; and The Ohio Bell Telephone Company, d/b/a AT&T Ohio. BellSouth Telecommunications, LLC, d/b/a AT&T Florida, AT&T Kentucky, and AT&T Tennessee; Michigan Bell Policy Division, Washington, DC 20554, and include in your comments a reference to the § 63.71 Application of or impairment) upon you or your company, including any inability to acquire reasonable substitute service. Comments should include specific information about the impact of this proposed discontinuance (or reduction may address them to the Federal Communications Commission, Wireline Competition Bureau, Competition Filing System using the docket number established in the Commission's public notice for this proceeding, or you proposed discontinuance. You may file your comments electronically through the FCC's Electronic Comment comments as soon as possible, but no later than 15 days after the Commission releases public notice of the the public convenience and necessity is otherwise adversely affected. If you wish to object, you should file your shown that customers would be unable to receive service or a reasonable substitute from another carrier or that The FCC will normally authorize this proposed discontinuance of service (or reduction or impairment) unless it is

Service Addresses in Areas Impacted by this Notice:

SERVICE ADDRESS	
SERVICE CITY	
SERVICE STATE	
SERVICE ZIP	





















AT&T



AT&T





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HORNBEAK WIRE CENTER, TN (HRNBTNMT)



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AT&T



CERTIFICATE OF SERVICE

below. foregoing Section 63.71 Application of AT&T by U.S. Mail postage prepaid to the addresses I, Kevin D. Horvitz, certify that I have, on November 16, 2023, served a copy of the

<u>/s/ Kevin D. Horvitz</u> Kevin D. Horvitz

Florida Public Service Commission 2540 Shumard Oak Blvd Tallahassee, FL 32399

Office of the Governor The Capitol Tallahassee, FL 32399

Office of the Governor 30th Floor 77 South High Street Columbus, OH 43215

Public Utilities Commission of Ohio 180 East Broad Street Columbus, OH 43215

Office of the Governor 700 Capital Avenue Suite 100 Frankfort, KY 40601

Kentucky Public Service Commission 211 Sower Boulevard Frankfort, KY 40601

> Office of the Governor Tennessee State Capitol Nashville, TN 37243

Tennessee Regulatory Authority 502 Deaderick Street Nashville, TN 37243

Michigan Public Service Commission P.O. Box 30221 Lansing, MI 48909

Office of the Governor P.O. Box 30013 Lansing, MI 48909

Department of Defense Chief Information Officer 6000 Defense Pentagon Washington, D.C. 20301