BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF SOUTH DAKOTA

In the Matter of the Application by Midcontinent Communications for Lifeline Eligible Telecommunications Carrier Designation Within Certain Rural Service Areas

Docket No. TC16-044

PETITION TO INTERVENE OF ALLIANCE COMMUNICATIONS COOPERATIVE, INC.

COMES NOW, Alliance Communications Cooperative, Inc., by and through its undersigned counsel, and pursuant to SDCL § 1-26-17.1 and A.R.S.D. 20:10:01:15.02, petitions this Commission for leave to intervene in the above entitled proceeding.

IN SUPPORT THEREOF, Petitioner states and declares as follows:

1. Alliance Communications Cooperative, Inc. ("Alliance") is a South Dakota cooperative corporation headquartered in Garretson, South Dakota. Alliance presently operates six (6) local telephone exchanges in the State of South Dakota. Alliance is also a "rural telephone company" as defined in 47 U.S.C. § 153(37) and SDCL § 49-31-1(22).

2. On July 16, 2016, Midcontinent Communications ("Midcontinent") filed a

Petition with this Commission seeking designation as an eligible telecommunications carrier ("ETC") for only lifeline services in the following service areas: Baltic, Crooks (Alliance Communications), Gayville, Lennox (Prairie Wave/VAST), Waubay, Webster (Interstate Telecom), Wolsey (Santel Communications), Bowdle, Roscoe, Roslyn, Selby, and Java (Venture Communications).

3. Alliance is the incumbent local exchange carrier in the Baltic and Crooks rural exchange areas. Pursuant to the provisions of SDCL § 1-26-17.1 and A.R.S.D. 20:10:01:15.02,

Alliance seeks "Intervener Status" in the above entitled proceeding because it currently is designated as an eligible telecommunications carrier in these exchanges.

4. Pursuant to 47 C.F.R. § 54.101(a) and (b), SDCL § 49-31-73 and A.R.S.D. 20:10:32:43 this Commission is vested with the authority to grant or deny Midcontinent's Petition.

5. Alliance has a direct and substantial interest in this proceeding as this Commission's decision may, directly or indirectly, impact the telecommunications services provided by Alliance to its customers. Alliance has concerns about the completeness of the Application and whether or not the requested designation is in the public interest.

6. Alliance desires to intervene in order that it may fully review the application, receive documents, comment, present testimony, cross-examine witnesses and produce evidence either seeking to clarify or oppose Midcontinent's Petition, to the extent that such actions are required in the above entitled proceeding. Alliance seeks to make certain that Midcontinent's Petition fully complies with all legal requirements and Commission orders.

WHEREFORE, Alliance respectfully requests that the Commission grant this Petition to Intervene and authorize Alliance to participate in the above entitled proceeding with full rights as a formal party and for such other relief as the Commission may deem proper.

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Dated this 22nd day of July, 2016.

Respectfully submitted,

CUTLER LAW FIRM, LLP

By:

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