



December 23, 2020

Secretary  
Pennsylvania Public Utilities Commission  
Commonwealth Keystone Building  
Second Floor- Room N201  
Harrisburg, PA 17120

Re: PennWisp, LLC A-2019-3011055

To Whom It May Concern:

Per request from Bryan Mahla of the Telecommunications Section in the Bureau of Technical Utility Services, through counsel, Penn Wisp, LLC provides the following information regarding A-2019-3011055.

The August 27, 2019 fictitious name revision was filed in error resulting from a miscommunication between counsel and the Applicant. PennWisp, LLC is the appropriate name for Applicant in this docket.

Five additional questions were asked:

1. Is PennWisp offering its proposed services to retail end-users (stand-alone residential and/or small business customers) for the access and transport of telecommunications and communications traffic?

Reply: PennWisp currently provides non-regulated services to retail end-users-residential, commercial, and municipal. Applicant proposes to offer regulated services through status as a competitive access provider consistent with the draft tariff filed in this docket. Point to point wavelength services and managed private optical networks will allow for the access and transport of both telecommunications and communications traffic by commercial and municipal customers. There would be no demand for such services by residential end users.

2. What differences are there between the services PennWisp proposes to provide on a wholesale basis vs the services PennWisp proposes to provide on a retail basis and what are the target customers for both?

Reply: The wavelength services provided by Penn Wisp will be the same for wholesale and retail customers. Target customers would be those seeking secure

high bandwidth circuits for critical applications and include fixed wireless internet service providers, small and medium-sized enterprise customers, municipal entities, hospitals, schools, and law enforcement agencies.

3. Provide a description of the Company's operations that are NOT jurisdictional to the Pennsylvania Public Utility Commission (PaPUC). Does the Company propose to offer any services that will not be included in its PaPUC annual assessable revenues? If so, list the non-regulated services being offered with an accurate description.

Reply: PennWisp provides broadband internet access via fixed wireless technology to rural and underserved areas in Pennsylvania. PennWisp also provides voice services using voice over internet protocol ("VoIP") technology. These non-jurisdictional services and pricing can be found here: <http://pennwisp.com/index.php/sales-pricing>. PennWisp will report all assessable revenues consistent with the Pennsylvania code including special access and jurisdictionally-mixed telecommunications services per 66 Pa.C.S. §§101-3316.

4. Address any special access circuits and/or any underlying voice services being offered.

Reply: PennWisp does not currently provide any special access circuits. PennWisp provides voice services using VoIP.

5. Does PennWisp propose to provide any telecommunications services that includes the capability to make and/or receive local telephone calls?

Reply: At this time, PennWisp does not propose to provide any services currently defined as "telecommunications" with the capability to make and/or receive local telephone calls. In the event a customer requests such a service, PennWisp could provide it but only by acting as an agent, rather than as the direct service provider, as Applicant does not have the appropriate regulatory authority to do so.

Respectfully submitted,



Kristopher E. Twomey  
Counsel to PennWisp, LLC