STATE OF MICHIGAN

BEFORE THE MICHIGAN PUBLIC SERVICE COMMISSION

In the matter of the joint requests for Commission approval of interconnection agreements and amendments.

At the April 24, 2025, meeting of the Michigan Public Service Commission in Lansing, Michigan.

PRESENT: Hon. Daniel C. Scripps, Chair

Hon. Katherine L. Peretick, Commissioner Hon. Alessandra R. Carreon, Commissioner

ORDER

The following parties have filed joint applications for approval of interconnection agreements or amendments to an interconnection agreement:

Case No. U-14302	AT&T Michigan and	l Clear Rate C	Communications,	LLC
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Application filed April 1, 2025, for approval of a twenty-sixth amendment to the interconnection agreement (extends the term of the amendment pertaining to the current Commission approved and ordered Performance Measures and Remedies Plan to

December 31, 2026).

Case No. U-20148 AT&T Michigan and Spectrotel of the Midwest LLC

Application filed April 1, 2025, for approval of a second amendment to the resale agreement (changes the carrier name from Spectrotel,

Inc., to Spectrotel of the Midwest LLC).

Case No. U-20953 AT&T Michigan and LDMI Telecommunications, LLC;

McLeodUSA Telecommunications Services, L.L.C.; PaeTec Communications, LLC; Talk America, LLC; US Xchange of Michigan, L.L.C.; Windstream KDL, LLC; Windstream New Edge, LLC; Windstream Norlight, LLC; and Windstream NTI, LLC

Application filed April 4, 2025, for approval of a second amendment

to the interconnection agreement (implements the Midwest

Performance Measures and Remedies Plan and extends the term to

December 31, 2026).

Case No. U-21908 Hiawatha Telephone Company and Level 3 Communications, LLC

Application filed April 11, 2025, for approval of an interconnection

agreement.

47 USC 252(e)(2) and (3) provides in part:

(2) The State commission may only reject--

- (A) an agreement (or any portion thereof) adopted by negotiation under subsection (a) if it finds that--
- (i) the agreement (or portion thereof) discriminates against a telecommunications carrier not a party to the agreement; or
- (ii) the implementation of such agreement or portion is not consistent with the public interest, convenience, and necessity; . . .
- (3) Notwithstanding paragraph (2), but subject to section 253 of this title, nothing in this section shall prohibit a State commission from establishing or enforcing other requirements of State law in its review of an agreement, including requiring compliance with intrastate telecommunications service quality standards or requirements.

After reviewing the applications, the Commission finds that they should be approved. The Commission finds that the agreements and amendments are consistent with federal and state law and are in the public interest. Under 47 USC 252(i) and MCL 484.2359(2), the services provided under the agreements shall be made available to other telecommunications carriers upon the same terms and conditions.

THEREFORE, IT IS ORDERED that:

A. The interconnection agreements and amendments listed above are approved.

B. Approval of the interconnection agreements and amendments does not alter the duty of the parties to comply with relevant federal and state law and past and future Commission orders and rules.

The Commission reserves jurisdiction and may issue further orders as necessary.

Any party aggrieved by this order may file an action in the appropriate federal District Court under 47 USC 252(e)(6). To comply with the requirement to notify the Commission of an appeal, appellants shall send required notices to both the Commission's Executive Secretary and to the Commission's Legal Counsel. Electronic notifications should be sent to the Executive Secretary at LARA-MPSC-Edockets@michigan.gov and to the Michigan Department of Attorney General - Public Service Division at sheac1@michigan.gov. In lieu of electronic submissions, paper copies of such notifications may be sent to the Executive Secretary and the Attorney General - Public Service Division at 7109 W. Saginaw Hwy., Lansing, MI 48917.

	MICHIGAN PUBLIC SERVICE COMMISSION	
	Daniel C. Scripps, Chair	
	Katherine L. Peretick, Commissioner	
	Alessandra R. Carreon, Commissioner	
By its action of April 24, 2025.		
Lisa Felice, Executive Secretary		

PROOF OF SERVICE

STATE OF MICHIGAN	1)		
			Case No. U-14302 <i>et al.</i>
County of Ingham)		

Brianna Brown being duly sworn, deposes and says that on April 24, 2025 A.D. she electronically notified the attached list of this **Commission Order via e-mail transmission**, to the persons as shown on the attached service list (Listserv Distribution List).

Brianna Brown

Subscribed and sworn to before me this 24th day of April 2025.

Angela P. Sanderson

Notary Public, Shiawassee County, Michigan

As acting in Eaton County

My Commission Expires: May 21, 2030

Name	On Behalf Of	Email Address
AT&T Michigan	AT&T Michigan	richard.howell@att.com
Clear Rate Communications, Inc.	Clear Rate Communications, Inc.	bshamoun@clearrate.com
Sally A. Briar	AT&T Michigan	sb1621@att.com
Sam H. Namy	Clear Rate Communications, Inc.	legal@clearrate.com
Thane Namy	Clear Rate Communications, Inc.	tnamy@clearrate.com

Name	On Behalf Of	Email Address
AT&T Michigan	AT&T Michigan	richard.howell@att.com
Mark R. Ortlieb	AT&T Michigan	mo2753@att.com
Ross Artale	Spectrotel, Inc.	vanessa.leon@spectrotel.com
Sally A. Briar	AT&T Michigan	sb1621@att.com
Spectrotel, Inc.	Spectrotel, Inc.	rartale@spectrotel.com

Name	On Behalf Of	Email Address
AT&T Michigan	AT&T Michigan	richard.howell@att.com
LDMI Telecommunications, LLC	LDMI Telecommunications, LLC	wci.michigan.govaffairs@windstream.com
Mark R. Ortlieb	AT&T Michigan	mo2753@att.com
S. Lynn Hughes	LDMI Telecommunications, LLC	s.lynn.hughes@windstream.com
Sally A. Briar	AT&T Michigan	sb1621@att.com

Name	On Behalf Of	Email Address
Hiawatha Telephone Company	Hiawatha Telephone Company	jbrogan@jamadots.net
Level 3 Communications, LLC	Level 3 Communications, LLC	garygotblackjr@level3.com
Michael C. Rampe	Hiawatha Telephone Company	mike@mibroadband.org
Monica Echevarria-Garcia	Level 3 Communications, LLC	monica.echevarriagarcia@lumen.com