Decision No. C14-0348

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

PROCEEDING NO. 14A-0179T

IN THE MATTER OF THE APPLICATION OF BROADVOX-CLEC, LLC FOR A CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY TO PROVIDE LOCAL EXCHANGE TELECOMMUNICATIONS SERVICES AND FOR A LETTER OF REGISTRATION TO PROVIDE EMERGING COMPETITIVE TELECOMMUNICATIONS SERVICES (4 CCR 723-2-2103).

DECISION GRANTING APPLICATION WITH CONDITIONS

Mailed Date: April 2, 2014 Adopted Date: April 2, 2014

I. <u>BY THE COMMISSION</u>

A. Statement

- 1. On February 25, 2014, Broadvox-CLEC, LLC (Broadvox), filed an Application for a Certificate of Public Convenience and Necessity (CPCN) to provide local exchange telecommunications services and a Letter of Registration (LOR) to provide emerging competitive services pursuant to Rule 2103 of the Rules Regulating Telecommunications Providers, Services, and Products, 4 *Code of Colorado Regulations* 723-2.
- 2. On March 4, 2014, in response to an e-mail sent by the Staff of the Commission, Broadvox submitted an e-mail that stated that it agrees to provide financial assurance as a condition of obtaining its telecommunications authority.

B. Discussion

3. We find that the application contains all of the information required by applicable Commission rules and is therefore deemed complete.

- 4. No party has filed an intervention opposing the application. We therefore find that the application is unopposed and will consider it without a formal hearing pursuant to § 40-6-109(5), C.R.S.
- 5. Pursuant to § 40-15-503.5, C.R.S., the Commission may require a regulated telecommunications provider to post a bond or provide other security as a condition of obtaining a certificate, registration, or operating authority. Commission Staff reviewed the financial information provided in the application and identified specific concerns regarding the financial information provided by the applicant. We agree with these concerns and determine that financial assurance in the form of either a bond or a letter of credit shall be required to be posted with the Commission under the terms and conditions specified in the Attachments to this Decision.
- 6. We find that Broadvox's application is consistent with the legislative policy statements contained in §§ 40-15-101, 40-15-501, and 40-15-502, C.R.S., and is not contrary to the public interest. Therefore, we grant Broadvox's application for a CPCN to provide local exchange telecommunications services and an LOR to provide emerging competitive telecommunications services.
- 7. Before providing local exchange telecommunications services or emerging competitive telecommunications services Broadvox must: (1) have effective tariffs for its services on file with the Commission; (2) file a bond or letter of credit consistent with the terms and conditions in the Attachments to this Decision; and (3) comply with all statutory and regulatory requirements applicable to telecommunications providers pursuant to Rule 2103(a)(XV).

ORDER

II.

A. The Commission Orders That:

- 1. The application filed on February 25, 2014, by Broadvox-CLEC, LLC (Broadvox) is deemed complete.
- 2. Broadvox is granted a Certificate of Public Convenience and Necessity (CPCN) to provide local exchange telecommunications services with the conditions included herein. A detailed description of the applicant's service territory will be delineated in the exchange maps or maps incorporated by reference and the local calling areas in Broadvox's tariff.
- 3. Broadvox's local exchange telecommunications services will be regulated according to the regulatory scheme it selected under Rule 2203(d), Option 1.
- 4. Broadvox is granted a Letter of Registration (LOR) to provide the following emerging competitive services throughout the State of Colorado: Advanced Features, Premium Services, IntraLATA toll, Jurisdictional Private Line Services, Non-Optional Operator Services, and Switched Access.
- 5. Broadvox's emerging competitive services will be regulated according to the regulatory scheme it selected under Rule 2203(d), Option 1.
- 6. Broadvox shall serve customers in its service territory on a non-discriminatory basis. "Service territory" shall be defined as that portion of Colorado included in the local exchange maps provided or incorporated by reference in the applicant's tariff. However, Broadvox shall not be required to extend service to customers where the underlying facilities-based provider has no facilities.
- 7. Before commencing operations under this CPCN or LOR to provide local exchange or emerging competitive telecommunications services, Broadvox shall file an

Advice Letter and accompanying tariff, on not less than 30 days' notice, to be effective within one year from the Mailed Date of this Decision. The proposed tariff shall contain all the information required under Rule 2122. Broadvox may also file a separate price list in addition to its proposed tariff under Rule 2123.

- 8. If Broadvox fails to file an Advice Letter and accompanying proposed tariff that is effective within one year from the Mailed Date of this Decision, this CPCN to provide local exchange telecommunications services and LOR to provide emerging competitive telecommunications services shall be deemed null and void without further action of the Commission. For good cause shown, and if a proper request is filed within one year of the Mailed Date of this Decision, the Commission may grant Broadvox additional time within which to file a tariff.
- 9. Concurrent with the filing of an Advice Letter and accompanying tariff, Broadvox shall file a bond or letter of credit consistent with the terms and conditions attached to this Decision.
- 10. In accordance with the Commission's Rules of Practice and Procedure, 4 *Code of Colorado Regulations* 723-1, Broadvox will be required to maintain its books of accounts and records using Generally Accepted Accounting Principles.
- 11. Consistent with terms and conditions established in previous Commission decisions, Broadvox will be required to contribute for all of its intraLATA services, to the Public Utilities Commission's Fixed Utilities Fund, the Colorado High Cost Support Mechanism, the Disabled Telephone Users Fund, and other financial support mechanisms that may be created in the future by the Commission to implement §§ 40-15-502(4) and (5), C.R.S.

- 12. The 20-day period provided for in § 40-6-114, C.R.S., within which to file applications for rehearing, reargument, or reconsideration begins on the first day following the effective date of this Decision.
 - 13. This Decision is effective on its Mailed Date.

B. ADOPTED IN COMMISSIONERS' WEEKLY MEETING April 2, 2014.



ATTEST: A TRUE COPY

Doug Dean, Director THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

JOSHUA B. EPEL

PAMELA J. PATTON

GLENN A. VAAD

Commissioners