## BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of the Application of)Time Warner Cable Information Services)(Missouri), LLC on behalf of Kansas City)Cable Partners to Cancel its Certificates of)of Service Authority and Tariffs in the)State of Missouri)

Case No.TD-2007-

### APPLICATION TO CANCEL CERTIFICATES OF SERVICE AUTHORITY AND TARIFFS

COMES NOW Time Warner Cable Information Services (Missouri), LLC, ("TWCIS"), on behalf of Kansas City Cable Partners ("KCCP") and pursuant to 4 CSR 240-2.060, 4 CSR 240-3.560 and § 392.410(5), RSMO, respectfully requests the Missouri Public Service Commission ("Commission") to cancel the Certificates of Service Authority and Tariffs of KCCP. In support of this Application, TWCIS states as follows:

1. KCCP was a Colorado general partnership and an affiliate of Time Warner Cable Inc. with a place of business located at 6550 Winchester Avenue, Kansas City, Missouri 64133. On June 10, 1988, and June 1, 1998, the Commission issued KCCP Certificates of Service Authority to provide intrastate private line and interexchange telecommunications services within the state of Missouri in Case Nos. TA-88-232 and TA-98-428 respectively. TWCIS, on behalf of KCCP, requests that the orders granting certification of KCCP be incorporated by reference herein.

2. TWCIS, also an affiliate of Time Warner Cable Inc., is the entity designated to wind up the affairs of KCCP in the State of Missouri.

3. KCCP's registration of fictitious name filed with the Missouri secretary of state was provided in TA-1998-428. Pursuant to 4 CSR 240-2.060(G), TWCIS, on behalf of KCCP, requests that KCCP's registration of that type be incorporated by reference herein.

4. KCCP does not currently have any customers in the state of Missouri and KCCP does not provide telecommunications services in Missouri. Accordingly, KCCP customer notification is not necessary and there is no customer impact associated with approval of this application.

5. KCCP does not have any pending actions, final unsatisfied judgments or decisions against it from any state or federal agency or court which involves customer service or rates, which action, judgment or decision has occurred within three (3) years of the date of the application. KCCP does not, to the best of its knowledge, have any overdue annual reports or assessment fees.

### **Contact Information**

6. All communications, correspondence and pleadings in regarding to this application should be directed to:

Counsel for Applicant:Paul S. DeFord<br/>Lathrop & Gage L.C.<br/>Suite 2800<br/>2345 Grand Boulevard<br/>Kansas City, MO 64108-2612<br/>Telephone:<br/>(816) 292-2000<br/>Facsimile:<br/>(816) 292-2001<br/>Email:<br/>pdeford@lathropgage.com

### **Public Interest**

7. Cancellation of KCCP's Certificates of Service Authority and tariffs is not detrimental to the public interest. The public will not be harmed by KCCP's withdrawal because, as stated above, KCCP does not provide any telecommunications services to customers in Missouri, and thus, no customers will be affected. Furthermore, there are many other telecommunications providers from which Missouri residents can purchase private line and interexchange telecommunications service.

## **Relief Requested**

8. TWCIS, on behalf of KCCP, requests that the Commission issue an order canceling KCCP's certificates of service authority and canceling its tariffs.

Accordingly, TWCIS, on behalf of KCCP, respectfully requests that the Commission grant the relief requested in this application.

Respectfully submitted,

# LATHROP & GAGE L.C.

By: /s/ Paul S. DeFord

Mo. #29509

Paul S. DeFordMcSuite 28002345 Grand Boulevard2345 Grand BoulevardKansas City, MO 64108-2612Telephone:(816) 292-2000Facsimile:(816) 292-2001

Attorneys for Time Warner Cable Information Services (Missouri), LLC

# **CERTIFICATE OF AUTHORITY**

I do hereby certify that a true and correct copy of the foregoing Application to Cancel Certificate of Service Authority and Tariffs has been hand-delivered, transmitted by e-mail or mailed, First Class, postage prepaid, this 30th day of May, 2007, to:

General Counsel Missouri Public Service Commission PO Box 360 Jefferson City, MO 65102 Office of the Public Counsel PO Box 7800 Jefferson City, MO 65102

<u>/s/ Paul S. DeFord</u> Attorney for Applicant