INTERCONNECTION AGREEMENT

BY AND BETWEEN

ARAPAHOE TELEPHONE COMPANY

AND

BANDWIDTH.COM CLEC, LLC.

This Interconnection Agreement ("Agreement") is entered into this day of private and between Arapahoe Telephone Company ("RLEC"), an incumbent local exchange carrier certificated by the Nebraska Public Service Commission (the "Commission") with offices located at PO Box 300, 524 Nebraska Avenue, Arapahoe, Nebraska 68922 and Bandwidth.com CLEC, LLC ("BCI"), a competitive local exchange carrier certificated by the Commission to provide local exchange service within the service area of RLEC, with offices located at 900 Main Campus Dr., Suite 100, Raleigh, North Carolina 27606. RLEC and BCI may be referred to herein individually as a "Party" and collectively as the "Parties."

NOW THEREFORE, the Parties agree as follows:

1. AGREEMENT TO BE OPTED INTO BY BCI

- 1.1 Together with this Agreement between the Parties, the Interconnection Agreement for the connection of their respective networks and solely for the exchange of local traffic between the Parties shall also consist of the Network Interconnection Agreement entered into by and between RLEC and Charter Fiberlink- Nebraska, LLC ("Charter"), approved by the Commission by "Order Granting Application" entered in Application No. C-5110 on May 19, 2020 (the "Adopted ICA"), a copy of which is attached hereto as **Appendix A** and is amended as noted herein.
- 1.2 Other than as set forth in this Agreement, the Adopted ICA remains unchanged and in full force and effect.
- 1.3 In the event of a conflict between the terms found in the Adopted ICA and this Agreement, this Agreement will control.
- 1.4 This Agreement, executed by the authorized representatives of RLEC and of BCI, incorporates the terms and conditions of the Adopted ICA including all of the Parties' respective rights, representations, responsibilities, and obligations provided for therein.
- 1.5 This Agreement may be executed in two or more counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument.

2. TERM

2.1 This Agreement shall become effective upon approval by the Commission ("Effective Date") and will remain in force until terminated pursuant to the terms and conditions as set forth in Section 9 of the Adopted ICA.

3. PARTIES

3.1 The name "Bandwidth.com CLEC, LLC" or, as applicable, "BCI", is hereby substituted in the Adopted ICA for "Charter". In addition, BCI will be referenced in the Adopted ICA as "CLEC."

4. OPERATING CODE NUMBER

Section 2.5 of the Adopted ICA shall be amended by replacing the reference to the Operating Company Number ("OCN") contained therein to BCI's OCN which is 995E and to BCI's AOCN which is 979E. In addition, Section 2.5 of the Adopted ICA shall include BCI's Carrier Identification Code of 5210.

5. TROUBLE REPORTING

The 24-Hour Network Management Contact provided in Section 6.7.1 of the Adopted ICA shall be replaced with BCI information as follows:

For CLEC

NOC/Repair Contact Number: 919-439-3537

Email: nocteam@bandwidth.com

6. NOTICES

The contact information provided in Section 15.9 of the Adopted ICA shall be replaced with BCI information as follows:

To CLEC:

Billing and Payment Information

Contact: Bandwidth.com CLEC, LLC

Attention: Accounts Payable

Address: 900 Main Campus Dr., Suite 100

Raleigh, North Carolina 27606

Email: ap@bandwidth.com

Phone: 855-513-9666 Facsimile 919-238-9903 Legal and Regulatory Issues

Contact:

Bandwidth.com CLEC, LLC

Attention: Regulatory Affairs

Address:

900 Main Campus Dr., Suite 100

Raleigh, North Carolina 27606

Email:

regulatory@bandwidthclec.com

Phone:

855-513-9666

Facsimile 919-238-9903

7. BCI SWITCH CLLI CODE

The "Charter Switch CLLI ROCHMNHHPS0" in Appendix I of the Adopted ICA shall be replaced with the following:

BCI Switch CLLI GDISNENWTMD

IN WITNESS WHEREOF, RLEC and BCI have caused this Agreement to be executed by their duly respective authorized representatives.

	Arapahoe Felephone Company		Bandwidth.com CLEC, LLC ("BCI")
By:	Ju Etolk	By:	Elin Stocker
Name:	John E. Ko ll er	Name:	Ed Stocker
Title:	General Manager/Vice President	Title:	Vice President, CLEC Planning and Optimization
Date:	2-26-2021	Date:	02 / 23 / 2021

Appendix A