

services and have worked with the Commission and other parties to develop procedures to administer the program.

4. Furthermore, since Salt Lake Community Action Program represents low income people, it has a particular interest in ensuring that the telecommunications services provided specifically to low income people through a lifeline rate constitute a fair, reasonable and affordable service offering to people who may literally depend on their telecommunications as a lifeline service for health and safety matters.

4. Accordingly, SLCAP possesses a direct and substantial interest in the subject matter of this case, and seeks via this intervention petition to protect that interest as it may appear. Participation in this docket will be in the public interest and may also be of particular assistance to the Commission in rendering informed decisions on the issues that will likely be raised.

5. Intervention by SLCAP will not delay the proceeding or unduly burden the other parties in the proceeding.

6. SLCAP requests that all pleadings, correspondence, discovery, and other documents be served on:

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Salt Lake City, Utah 84101
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E- mail: smartinez@slcap.org

Respectfully submitted this 4th day of November, 2010,

/s/ _____
Sonya L. Martinez, Advocate
Salt Lake Community Action Program

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing Petition for Leave to Intervene in Docket No. 10-2521-01 of Salt Lake Community Action Program was mailed electronically this 4th day of November, 2010, to the following:

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Respectfully,

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