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**BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH**

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| <b>In the Matter of the Petition of E Fiber San Juan, LLC for Designation as an Eligible Telecommunications Carrier in the State of Utah for the Purpose of Receiving Rural Digital Opportunity Fund and Lifeline Support</b> | <b>Docket No. 21-2619-01</b> |
|---|------------------------------|

**DIRECT TESTIMONY**

**OF**

**BROCK JOHANSEN**

**ON BEHALF OF PETITIONER**

May 28, 2021

**DIRECT TESTIMONY OF BROCK JOHANSEN**

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**Q. Please state your name, occupation and business address.**

A. Brock Johansen. I am the Chief Executive Officer of Emery Telephone (“Emery”) and Emery Telcom HC, Inc. Emery Telcom HC, Inc. is a wholly owned subsidiary of Emery and is the parent company of E Fiber San Juan, LLC (“E Fiber San Juan” or “Petitioner”). The Petitioner’s business address is 445 East Highway 29, Orangeville, Utah 84537.

**Q. Please state your educational background and professional background.**

A. I have a Bachelor of Science degree in Business and a Juris Doctorate from Brigham Young University. I practiced law in Provo, Utah prior to joining Emery in 2005.

**Q. Are you authorized to provide testimony in this case on behalf of the Petitioner?**

A. Yes.

**Q. Have you previously testified before any regulatory commissions?**

A. Yes. I have provided written and oral testimony before the Utah Public Utilities Service Commission.

**Q. Please briefly describe E Fiber San Juan and its operations?**

A. E Fiber San Juan is a Utah limited liability company with its principal office located in Orangeville, Utah. E Fiber San Juan is a wholly owned subsidiary of Emery Telcom HC, Inc. which is a wholly owned subsidiary of Emery Telephone. E Fiber San Juan applied

23 for and was recently granted a Certificate of Public Convenience and Necessity  
24 (“CPCN”) to provide rate of return (“ROR”) regulated public telecommunications  
25 services as a carrier of last resort (“COLR”) in the LaSal, Monticello, Blanding, Bluff,  
26 and Mexican Hat local exchanges located in San Juan County in Utah, with the exception  
27 of the community of White Mesa in the Blanding exchange (collectively the “Local  
28 Exchange Area”). As an ROR regulated COLR, E Fiber San Juan will construct and  
29 install fiber facilities to the premise to provide high quality affordable voice service and  
30 broadband Internet access service in the Local Exchange Area.

31  
32 Additionally, as described in more detail below, E Fiber San Juan was also assigned  
33 certain winning bids in the Rural Digital Opportunity Fund (“RDOF”) Auction 904, to  
34 provide broadband Internet access service and voice service in certain designated census  
35 blocks located within San Juan County, Utah (the “E Fiber San Juan RDOF Service  
36 Area”).

37

38 **Q. What is the purpose of your testimony in this proceeding?**

39 A. The purpose of my testimony is to support the Petition and to demonstrate that E Fiber  
40 San Juan satisfies the requirements of the Utah Public Service Commission  
41 (“Commission”) and the Federal Communications Commission (“FCC”), under the rules  
42 of the FCC and Utah Admin. Code R746-8-403, *et. seq.*, for designation as an Eligible  
43 Telecommunications Carrier (“ETC”) in the State of Utah within the Local Exchange  
44 Area and the E Fiber San Juan RDOF Service Area (collectively the “ETC Service Area”)

45 as proposed in E Fiber San Juan's Petition. I will also demonstrate that the grant of this  
46 designation is in the public interest.

47

48 **Q. Have you reviewed E Fiber San Juan's Petition for Designation as an Eligible**  
49 **Telecommunications Carrier in the State of Utah for the Purpose of Receiving Rural**  
50 **Digital Opportunity Fund and Lifeline Support (the "Petition")?**

51 A. Yes. I have reviewed the Petition and I would like to incorporate E Fiber San Juan's  
52 Petition into this testimony.

53

54 **Q. Why is E Fiber San Juan seeking to be designated as an ETC in Utah?**

55 A. On April 20, 2020, E Fiber San Juan filed an application for CPCN with the Commission  
56 seeking to be designated as a rate of return regulated carrier of last resort in San Juan  
57 County in an effort to improve service in the Local Exchange Areas.

58

59 **Q. Was E Fiber San Juan successful in obtaining a CPCN from the Commission?**

60 A. Ultimately, yes. E Fiber San Juan was granted a CPCN by the Commission on May 10  
61 2021 to provide service in the Local Exchange Area.

62

63 **Q. Does E Fiber San Juan need ETC designation in connection with its CPCN?**

64 A. E Fiber San Juan was granted a CPCN to provide rate of return regulated public  
65 telecommunications services as a carrier of last resort in the Local Exchange Area. As a  
66 result, E Fiber San Juan will have the obligation to serve any customer or class of

67 customers who requests service within the Local Exchange Area. In connection with this  
68 service, E Fiber San Juan would like to provide Lifeline service for qualified low-income  
69 subscribers. In order to be eligible to provide Lifeline service, E Fiber San Juan must be  
70 designated as an ETC.

71  
72 Additionally, on January 30, 2020 the FCC adopted the RDOF Report and Order to bring  
73 high speed fixed broadband service to rural homes and small businesses as a step to  
74 bridge the digital divide. The RDOF was established as a \$20.4 billion fund which will  
75 be disbursed in the context of two reverse auctions. The Phase I RDOF Auction 904 (the  
76 “Auction”) was conducted between October 29, 2020 and November 25, 2020 to award  
77 support to bring broadband and voice service to census blocks entirely unserved by voice  
78 and broadband with download speeds of at least 25 Mbps. Emery Telephone, the  
79 ultimate parent company of E Fiber San Juan, participated in the Auction and was the  
80 winning bidder in certain areas of Grand and San Juan counties, Utah. Under FCC rules,  
81 the winning bidders are required to be designated as ETCs in the RDOF service areas.

82

83 **Q. If Emery Telephone was the winning bidder, why are you seeking ETC designation**  
84 **for E Fiber San Juan?**

85 A. The FCC established the Divide Winning Bids process which permits a winning bidder to  
86 assign some or all of its winning bids to related entities. Recently Emery Telephone  
87 assigned a portion of it is winning bids to E Fiber San Juan.

88

89 **Q. Have you identified the areas of the winning bids which were assigned to E Fiber**  
90 **San Juan?**

91 A. Yes. Attached to this testimony as “Exhibit BJ – D1 E Fiber San Juan RDOF Service  
92 Area” is the list of census blocks where E Fiber San Juan is the designated winning  
93 bidder. A map of this E Fiber San Juan RDOF Service Area and the Local Exchange Area  
94 is also attached to this testimony as “Exhibit BJ – D2 E Fiber San Juan Map of ETC  
95 Service Area.”

96

97 **Q. Please describe E Fiber San Juan’s proposed service area for ETC designation?**

98 A. E Fiber San Juan is seeking ETC designation throughout ETC Service Area which  
99 includes the Local Exchange Area and the E Fiber San Juan RDOF Service Area. E Fiber  
100 San Juan will provide voice and broadband Internet access service throughout the ETC  
101 Service Area.

102

103 **Q. The ETC Service Area includes the Community of White Mesa, but in E Fiber San**  
104 **Juan’s Application for CPCN, White Mesa was excluded from the Local Exchange**  
105 **Area. Can you explain this?**

106 A. Yes. The White Mesa community is part of the Ute Mountain Ute Tribe Reservation (the  
107 “Tribe”). When the Application for CPCN was filed, it was my understanding that the  
108 Tribe was in the process of deploying their own fiber optic network in that community or  
109 attempting to apply for grants to do so. E Fiber San Juan did not have permission from  
110 the Tribe to construct and deploy fiber facilities in that area.

111 As I indicated in my testimony in the CPCN Application docket, in the future, if  
112 permission is granted from the Tribe, E Fiber San Juan could apply to have that area  
113 included in the Blanding exchange so E Fiber San Juan could serve the community with  
114 fiber.

115  
116 Since the filing of the Application for CPCN, E Fiber San Juan has been provisionally  
117 awarded RDOF funds to construct fiber infrastructure in White Mesa. As a result, E  
118 Fiber San Juan now seeks to include the community of White Mesa in its ETC Service  
119 Area. However, before providing service to White Mesa, E Fiber San Juan will amend its  
120 CPCN to include that community.

121

122 **Q. What are the requirements for designation as an ETC?**

123 A. The requirements for ETC designation are contained in Section 214 of the  
124 Communications Act of 1934 (the “Act”) and 47 CFR 54.201. Specifically, an applicant  
125 must: (i) be a common carrier that (ii) offers services that are supported by Federal  
126 Universal Service Support mechanisms either through its own facilities, or a combination  
127 of its own facilities and resale of another carrier’s services; (iii) advertise the availability  
128 of such services and the charges therefor; (iv) make Lifeline service available to  
129 qualifying low income consumers; (v) comply with service requirements; (vi) remain  
130 functional in emergency situations; (vii) satisfy consumer protection and service quality  
131 standards; (viii) provide local usage plans comparable to ILECs already operating in the

132 service area; (ix) comply with all applicable reporting requirements; (x) take steps to  
133 protect against fraud, waste and abuse of the federal USF.

134 Additionally, section 214(e)(2) of the Act provides that in the case of an area  
135 served by a rural telephone company, before designating an additional ETC, the state  
136 Commission must find that the designation is in the public interest.

137

138 **Q. Let's go through the requirements for designation as an ETC. Is E Fiber San Juan a**  
139 **common carrier?**

140 A. Yes. E Fiber San Juan is a common carrier as defined by 47 U.S.C. §153(11) which  
141 states that a "common carrier" means any person engaged as a common carrier for hire, in  
142 interstate or foreign communication by wire or radio or interstate or foreign radio  
143 transmission of energy..." E Fiber San Juan is also a rural telephone company under 47  
144 U.S.C. §153(44). E Fiber San Juan will provide voice service and broadband Internet  
145 access service on a common carrier basis in the ETC Service Area.

146

147 **Q. Are the services that E Fiber San Juan will provide supported by Federal universal**  
148 **service support?**

149 A. Yes. E Fiber San Juan will offer (1) voice grade access to the public switched telephone  
150 network ("PSTN") and eligible broadband Internet access service; (2) unlimited local voice  
151 usage; (3) 911 & E911 enabled access to emergency services; (4) access to operator  
152 services; (5) access to directory assistance; and (6) toll limitation for qualifying low-  
153 income customers. E Fiber San Juan will be a full service wireline carrier.



154

155 **Q. Please describe each service.**

156 A. 1. Voice Grade Access to the Public Switched Network. E Fiber San Juan will  
157 provide voice grade access to the PSTN through its network facilities.

158 2. Minutes of Use for Local Service. As part of the voice grade access to the  
159 PSTN, an ETC must provide local usage to its customers. Local usage means an amount  
160 of minutes of use of exchange service provided free of charge to end users. E Fiber San  
161 Juan's voice service will offer unlimited local calling at no additional cost to the customer  
162 beyond the monthly service charge.

163 3. Access to 911 and E911 Emergency Service. E Fiber San Juan will provide 911  
164 and E911 access for all its customers to the extent local government in its service area has  
165 implemented 911 or E911 systems, as required by 47 C.F.R. §54.101(a). E Fiber San Juan  
166 will meet this requirement by providing 911 and E911 service from local public service  
167 answering points.

168 4. Access to Operator Services. E Fiber San Juan will provide customer access to  
169 operator services, which is defined as any automatic or live assistance provided to a  
170 consumer to arrange for the billing or completion, or both, of a telephone call.

171 5. Access to Directory Assistance. The FCC defines directory assistance as a  
172 service that "allows subscribers to retrieve telephone numbers of other subscribers." E  
173 Fiber San Juan will provide its customers access to directory assistance.

174 6. Toll Limitation for Qualifying Low-Income Customers. In its Lifeline Reform  
175 Order, the FCC stated that toll limitation would no longer be deemed a supported service.

176 However, E Fiber San Juan will have the ability to provide toll limitation services to  
177 qualified low-income Lifeline customers.

178 7. Broadband Services. E Fiber San Juan will provide its customers with broadband  
179 Internet access service that has the capability to transmit data to and receive data from all  
180 or substantially all of the Internet endpoints at download speeds in excess of 50Mbps,  
181 pursuant to 47 C.F.R. §54.101(a)(2) at rates reasonably comparable to rates offered in rural  
182 Utah.

183

184 **Q. Will E Fiber San Juan offer those services utilizing its own facilities?**

185 A. Yes. E Fiber San Juan's service in the ETC Service Area will be provided using E Fiber  
186 San Juan's facilities and facilities to be constructed by E Fiber San Juan and/or its  
187 affiliate, ET&V.

188

189 **Q. Please explain the circumstances under which E Fiber San Juan will use the**  
190 **facilities of ET&V.**

191 A. As the Commission is aware, ET&V has received grant funding from the USDA to build  
192 fiber-to-the-home inside portions of the Local Exchange Area through the Community  
193 Connect Grants and the Reconnect Loan and Grant Program. Specifically, in areas of the  
194 LaSal and Mexican Hat Exchanges where its affiliate, ET&V has constructed, or will  
195 construct facilities using Community Connect funding, E Fiber San Juan will utilize the  
196 facilities of ET&V, consistent with the affiliate transaction rules, to serve the LaSal and  
197 Mexican Hat Exchanges. Similarly, in areas of the Monticello Exchange located near

198 Eastland, where facilities have been, or will be, constructed by ET&V using ReConnect  
199 funding, E Fiber San Juan will utilize the facilities of ET&V, consistent with the affiliate  
200 transaction rules, to serve that portion of the Monticello Exchange.  
201

202 **Q. Federal law requires ETCs to advertise the availability of supported services. How**  
203 **will you fulfill that obligation?**

204 A. E Fiber San Juan will offer its voice service and broadband Internet access service to both  
205 residential and business customers in the ETC Service Area, and will advertise the  
206 availability and rates of the voice and broadband service throughout the ETC Service Area,  
207 using media of general distribution such as billboard, radio, newspaper, television, direct  
208 mail, and Internet advertising. E Fiber San Juan will also have a website that provides  
209 information regarding the voice telephone and broadband Internet access service. E Fiber  
210 San Juan also anticipates using outreach and community events and working with  
211 charitable and non-profit organizations as a means of reaching low-income customers.  
212

213 **Q. Are you aware that the FCC has revised rules regarding information that must be**  
214 **included in marketing materials?**

215 A. Yes. E Fiber San Juan's marketing materials will state, in easily understood language, that:  
216 (1) the service is a Lifeline service; (2) Lifeline is a government assistance program; (3)  
217 the service is non-transferable; (4) only eligible consumers may enroll in the program; (5)  
218 documentation is required for enrollment and on-going eligibility; (6) the program is  
219 limited to one discount per household; and (7) E Fiber San Juan, or its affiliate, is the

220 provider of the service, in compliance with FCC rules.

221

222 **Q. Will you make Lifeline service available to qualifying low-income customers?**

223 A. Absolutely. E Fiber San Juan will make a discounted Lifeline service offering that meets  
224 all applicable Lifeline requirements available to qualified low-income consumers in the  
225 ETC Service Area.

226

227 **Q. Will the E Fiber San Juan comply with the service requirements applicable to the**  
228 **support it receives?**

229 A. Yes. E Fiber San Juan will provide telecommunications services to all its customers  
230 within the ETC Service Area by utilizing its own facilities or its affiliate's facilities and  
231 certifies that it will comply with the service and performance requirements applicable to  
232 the support it receives consistent with 47 CFR §54.202(a)(1)(i).

233

234 **Q. Is E Fiber San Juan an ETC in any other states?**

235 A. No.

236

237 **Q. How will E Fiber San Juan remain functional in an emergency situation?**

238 A. E Fiber San Juan will have the ability to remain functional in emergency situations.  
239 Since E Fiber San Juan will provide service using its own facilities and its affiliate's  
240 facilities, E Fiber San Juan will provide its customers functionality in emergency  
241 situations, including access to back up power at the customer's premises and utilization

242 of generators to ensure functionality of its primary or external power supply is  
243 unavailable, rerouting of traffic around damaged facilities, and managing traffic spikes  
244 resulting from emergencies. Additionally, the switch connectivity to the public switched  
245 network contains redundant rings in various areas often enabling traffic to continue if a  
246 particular route is damaged.

247

248 **Q. How will E Fiber San Juan satisfy applicable consumer protection and service quality**  
249 **standards?**

250 A. E Fiber San Juan is a rate of return regulated carrier of last resort and commits to satisfying  
251 all applicable consumer protection and service quality standards applicable to RDOF  
252 support recipients and ETC designated entities.

253

254 **Q. Is E Fiber San Juan financially and technically capable of providing Lifeline**  
255 **services in compliance with FCC Rules.**

256 A. Yes. The FCC rules require ETC petitioners to demonstrate financial and technical  
257 capability to comply with the FCC's Lifeline service requirements. The factors to be  
258 considered are: (1) a carrier's prior offering of service to non-Lifeline subscribers; (2) the  
259 length of time the carrier has been in business; (3) whether the carrier relies exclusively on  
260 Lifeline reimbursement to operate; (4) whether the carrier receives revenues from other  
261 sources; and (5) whether the carrier has been subject to enforcement action or ETC  
262 revocation proceedings in any state.

263           While E Fiber San Juan is a newly formed entity, its ultimate parent company has  
264           been in business for over 70 years and has been a certificated local exchange provider  
265           providing Lifeline telephone service to subscribers since Lifeline service was established.  
266           E Fiber San Juan will not rely solely on Lifeline reimbursement. Rather E Fiber San Juan  
267           will rely on revenues generated from non-Lifeline customers to support its business. Being  
268           certified as an ETC will merely allow E Fiber San Juan to offer low-income customers a  
269           local choice for reliable mobile service, as required by the FCC for RDOF eligibility.

270           E Fiber San Juan's management team has substantial experience in wireline  
271           networks. E Fiber San Juan's management team is very familiar with the Lifeline service  
272           requirements, the National Verifier Lifeline enrollment and eligibility requirements, as  
273           well as the procedures for de-enrollment. Neither E Fiber San Juan, nor its parent Emery  
274           Telephone has been subject to a Lifeline enforcement action or an ETC revocation in any  
275           state.

276  
277   **Q.   How will E Fiber San Juan protect against fraud, waste, and abuse?**

278   A.   E Fiber San Juan will take all steps necessary to prevent fraud, waste and abuse, and will  
279           comply with all applicable requirements adopted by the FCC for purposes of preventing  
280           fraud, waste and abuse for RDOF, high cost, and Lifeline support, and including the  
281           Lifeline enrollment procedures and de-enrollment procedures outlined by the FCC in 47  
282           C.F.R. §54.401 through §54.422.

283

284 **Q. How will E Fiber San Juan comply with the subscriber eligibility determination and**  
285 **certification?**

286 A. E Fiber San Juan will utilize the National Verifier consistent with USAC's policies and  
287 procedures. E Fiber San Juan's management team has extensive experience with the  
288 Lifeline National Verifier and eligibility and certification rules.

289

290 **Q. How will E Fiber San Juan comply with the FCC rules on deposits, fees, and**  
291 **reports?**

292 A. E Fiber San Juan, in compliance with 47 C.F.R. Section 401(c), will not collect a deposit  
293 in order to initiate service for its Lifeline service plan. Additionally, in compliance with  
294 47 C.F.R. § 401(e) E Fiber San Juan will not charge Lifeline customer a monthly  
295 number-portability charge. E Fiber San Juan will comply with the FCC's annual  
296 reporting requirements for ETCs as set forth in 47 C.F.R. § 54.422.

297

298 **Q. Are you seeking state Lifeline support from Utah?**

299 A. Yes. E Fiber San Juan, as a rate of return regulated carrier of last resort is seeking support  
300 from the Utah Public Telecommunications Service Support Fund ("UUSF").

301

302 **Q. Are you familiar with the State requirements for receiving State Lifeline support**  
303 **from the Utah Public Telecommunications Service Support Fund ("UUSF")?**

304 A. Yes. The Commission has adopted requirements for Lifeline support which are outlined  
305 in Utah Admin Code R746-8-403. The Commission's rules provide that state Lifeline

306 support may not exceed \$3.50 per Lifeline subscriber per month of subscription to a  
307 service that provides service over landlines; or meets FCC broadband requirements as set  
308 forth in 47 C.F.R. 54.408. The rules also state that the ETC will be eligible for ongoing  
309 Lifeline distribution if the company is an ongoing participant in an approved Lifeline  
310 program and if the Commission finds it is in the public interest.

311

312 **Q. Will E Fiber San Juan’s Lifeline services meet those requirements?**

313 A. Yes. E Fiber San Juan’s Lifeline offering will provide unlimited voice services over  
314 landlines, or will exceed the fixed broadband Lifeline requirements of 47 CFR 54.408. E  
315 Fiber San Juan will initially offer the following Lifeline plans:

- 316 • 25Mb X 5Mb with unlimited usage – \$44.95
- 317 • 100Mb X 100Mb with 1TB usage – \$54.95
- 318 • Unlimited usage 1G internet – \$64.95

319 These Lifeline offerings plainly meet and exceed the requirements as outlined by the  
320 Commission to be eligible for UUSF Lifeline support. E Fiber San Juan’s offerings also comply  
321 with the minimum FCC service standards and will enable Lifeline customers to receive the full  
322 value of their Lifeline subsidy. Additionally, E Fiber San Juan as a ROR regulated COLR will  
323 comply with all the rules and regulations that the Commission may lawfully impose upon E  
324 Fiber San Juan in its provision of service.

325

326 **Q. Will the grant of this Application and the designation of E Fiber San Juan as an**  
327 **ETC serve the public interest?**



328 A. Yes. Designation of E Fiber San Juan as an ETC in the ETC Service Area is in the public  
329 interest. Under 47 U.S.C. Section 214(e)(2), “[u]pon request and consistent with the public  
330 interest, convenience, and necessity, the State commission may, in the case of an area  
331 served by a rural telephone company, and shall, in the case of all other areas, designate  
332 more than one common carrier as an eligible telecommunications carrier” for a designated  
333 service area, so long as the requesting carrier meets the requirements of Section 214(e)(1).<sup>1</sup>  
334

335 The Commission has already determined that it is in the public interest to allow E Fiber  
336 San Juan to serve as a ROR regulated COLR in the Local Exchange Area. Designation of  
337 E Fiber San Juan as an ETC in the ETC Service Area is also in the public interest. E Fiber  
338 San Juan has been provisionally awarded \$8,032,842.00 in federal support over ten years  
339 to serve the designated census blocks in the E Fiber San Juan RDOF Service Area. This  
340 award is contingent upon E Fiber San Juan being designated as an ETC. The receipt of  
341 \$8,032,842.00 in federal funding will mean the direct investment of that amount by E Fiber  
342 San Juan in fiber infrastructure in the State of Utah. This will directly benefit the citizens  
343 and businesses of the ETC Service Area by bringing them high-speed broadband Internet  
344 access and voice service, enabling them to participate in the global marketplace. The FCC  
345 has determined that the voice and broadband services that E Fiber San Juan will deploy  
346 through RDOF support will advance the goal of the RDOF to “ensure continued and rapid  
347 deployment of broadband networks to unserved Americans.” RDOF support will allow E  
348 Fiber San Juan to accelerate deployment of fiber facilities, and ultimately voice and

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<sup>1</sup> 47 U.S.C. § 214(e)(1).

349 broadband Internet access service to those who need it most in the underserved ETC  
350 Service Area. Designation of E Fiber San Juan as an ETC in the ETC Service Area will  
351 further the public interest by providing Lifeline eligible customers an excellent voice and  
352 broadband service offerings at a lower price.

353

354 **Q. Will E Fiber San Juan comply with all other FCC and Commission Rules**  
355 **application to ETC operations in Utah?**

356 A. Yes. E Fiber San Juan will comply with the rules and regulations of the FCC and of this  
357 Commission with respect to provision of RDOF and Lifeline services in Utah, except as  
358 may be waived by the Commission.

359

360 **Q. Will the E Fiber San Juan timely pay all applicable federal, state, and local**  
361 **regulatory fees and assessments applicable to its ETC operations in Utah?**

362 A. Yes. E Fiber San Juan acknowledges and accepts its obligations with respect to payment  
363 of federal, state, and local regulatory fees, taxes, and assessments, including, but not  
364 limited to, universal service fees (subject to Utah Code Admin. R746-8-403), emergency  
365 services, and relay services.

366

367 **Q. Does this conclude your testimony?**

368 A. Yes.

## CERTIFICATE OF SERVICE

I hereby certify that on the 28<sup>th</sup> day of May, 2021, I served a true and correct copy of the Direct Testimony of Brock Johansen in Support of E Fiber San Juan, LLC's Petition for Designation as an Eligible Telecommunications Carrier in the State of Utah for the Purpose of Receiving State and Federal Lifeline Support via e-mail transmission to following persons at the e-mail addresses listed below:

Utah Public Service Commission

[PSC@Utah.gov](mailto:PSC@Utah.gov)

Division of Public Utilities

[DPUDatarequest@utah.gov](mailto:DPUDatarequest@utah.gov)

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