

SPENCER J. COX  
*Governor*  
DEIDRE M. HENDERSON  
*Lieutenant Governor*



MARGARET W. BUSSE  
*Executive Director*      CHRIS PARKER  
*Division Director*

## Action Request Response

**To:** Public Service Commission of Utah  
**From:** Utah Division of Public Utilities  
Chris Parker, Director  
Brenda Salter, Assistant Director  
Abdinasir Abdulle, Utility Technical Consultant Supervisor  
Ron Slusher, Utility Technical Consultant  
**Date:** January 14, 2026  
**Re:** **Docket No. 25-2548-01:** Request of CBTS Technology Solutions LLC for Cancellation of its Certificate of Public Convenience and Necessity.

## Recommendation (Approval)

The Division of Public Utilities (“Division”) has reviewed the request by CBTS Technology Solutions LLC (“CBTS” or the “Company”) to have its Certificate of Public Convenience and Necessity (“CPCN” or “Certificate”) to provide Local Exchange Services in the State of Utah cancelled and recommends the Public Service Commission (“Commission”) grant this request.

## Discussion

On or about December 19, 2025, CBTS filed with the Commission a request to have its CPCN cancelled. The Division has reviewed this request and found the following:

CBTS was issued a Certificate to provide telecommunications services in Utah on February 27, 2012, under the name Cincinnati Bell Any Distance, Inc. in Docket No.11-2548-01. The



company filed a notice of name change on November 07, 2017, to CBTS Technology Solutions, Inc. in Docket 17-2548-01.

In CBTS's request for cancellation it has stated that it no longer provides regulated telecommunication services in the state. The Company further states that cancelling its CPCN will not harm the public interest as it no longer has regulated telecommunication customers in Utah.

Based on the information given by the Company and the research done by the Division, it appears it has complied with the rules for exiting as required under Administrative Rule R746-350. CBTS did not file a copy of the notice to discontinue service with its customers as it has none.

## **Conclusion**

Based on the Division's review of the filing, we conclude that CBTS has complied with the rules under Administrative Rule R746-350 and recommends the Commission grant this request for the cancellation of its CPCN.

cc: Heather Cameron, Vice President and General Counsel, CBTS Technology Solutions LLC  
Office of Consumer Services, State of Utah