

IN THE TENNESSEE PUBLIC UTILITY COMMISSION
AT NASHVILLE TENNESSEE

IN RE:)	
)	
SHOW CAUSE PROCEEDING AGAINST)	
S&B TENNESSEE ENTERPRISES INC. FKA)	
MONSTER BROADBAND INC. FOR)	DOCKET NO. 25-00055
VIOLATION OF TENN. CODE ANN. §§ 65-4-)	
301 ET SEQ. FOR FAILING TO FILE AN)	
ANNUAL REPORT AND NONPAYMENT OF)	
INSPECTION FEES)	

MOTION TO HOLD SHOW CAUSE PROCEEDING IN ABEYANCE

Comes now the Tennessee Public Utility Commission (“TPUC” or “Commission”) Staff as a party (“Party Staff” or “Petitioner”) in accordance with TPUC Rule 1220-01-02-.06 and moves that the *Petition to Convene a Show Cause Proceeding* (“*Petition*”) filed by Party Staff on July 30, 2025, be held in abeyance. In support of its Motion, Party Staff states as follows:

1. On August 11, 2025, S&B Tennessee Enterprises Inc. f/k/a Monster Broadband, Inc. (“S&B”) filed a *Response of S&B Tennessee Enterprises Inc. to Petition to Convene a Show Cause Proceeding* (“*Response*”).

2. S&B’s *Response* provides details concerning the closing of the transaction between S&B and Point Broadband Fiber Holding, LLC (“Point”) wherein the telecommunication assets and operations, including customers, of S&B were transferred to Point.¹

3. The *Response* also requested cancellation of the CCN issued to S&B and referenced a letter concomitantly filed in this docket requesting such cancellation.²

4. S&B also requests that the Commission continue proceedings on the *Petition* until S&B’s request for cancellation can be processed.³

¹ *Response*, p. 1 (August 11, 2025).

² *Id.* at 1-2.

³ *Id.* at 2.

5. Party Staff agrees with S&B's request to continue any hearing on the *Petition* pending adjudication of S&B's request for cancellation.

6. Party Staff asserts that it is reasonable to process the Commission to consider the request for cancellation instead of proceeding with the *Petition*.

Therefore, Party Staff moves the Administrative Judge to enter an order holding the *Petition to Convene a Show Cause Proceeding* in abeyance for the Commission to consider S&B's request for cancellation of its CCN.

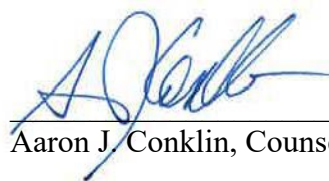
Respectfully submitted,



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CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was serve via electronic mail upon John R. LaBar, Esq., LaBAR LAW PLLC, Counsel for S&B Tennessee Enterprises Inc., john@labarlaw.com on this the 3rd day of September, 2025.



Aaron J. Conklin, Counsel for Party Staff