

GSA

Compliance • Tax • Regulatory

Chairman
Public Utilities Commission of Ohio
180 East Broad Street
Columbus, Ohio 43215

December 3, 2019

BY USPS Certified Mail
C/W 3668

Re: Common Point, LLC Docket# 12-2751-TP-ACE
ID Number# 90-9405

Dear Sir or Madam:

Common Point, LLC, hereby provides the Commission notice that it voluntarily surrenders its authority to provide Competing Telecommunication Services in Ohio.

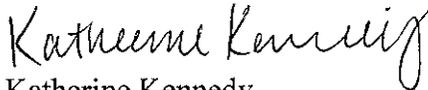
Common Point ceased all operations in Ohio and no has no plans to re-enter the market. Common Point does not serve any customers or have any active telecommunications operations in Ohio. Therefore, there are no customers to notify.

Common Point would like for their bond to be returned to the below address:

6250 Shiloh Road, Suite 110
Alpharetta, Georgia 30005

I have enclosed (4) copies of this letter. Please date stamp and return to me a copy of this letter in the preaddressed, postage-prepaid envelop I haven enclosed as confirmation of receipt. Please contact me if you have any questions, or if I may provide you with additional information.

Respectfully Submitted,



Katherine Kennedy
Global Strategic Accountants, LLC
Email: katherine@gsaudits.com
Phone: 678-647-8124

PUCO

2019 DEC 16 PM 2:28

12-16-2019 2:28 PM

This is to certify that the images appearing are an accurate and complete reproduction of a case file document delivered in the regular course of business.
Technician DMM Date Processed 12/16/19

6250 Shiloh Road, Suite 110, Alpharetta, Georgia 30005
Telephone (866) 766-3591 Fax (866) 611-5443
www.gsaudits.com

POWER OF ATTORNEY

Common Point, LLC, with its registered office at 550 W Adams Street, Suite 900, Chicago, IL 60661, hereafter the "Company," hereby designates Global Strategic Accountants, LLC ("GSA"), 6250 Shiloh Rd. Suite 110, Alpharetta, GA 30005, as attorney-in-fact, hereafter the "AGENT," on the following terms and conditions:

- 1. Authority to Act. The Agent is authorized to act for Common Point, LLC under this Limited Power of Attorney as described herein.
2. Powers of Agent. The Agent may act and exercise power, authority, and control on behalf of the Company with regard to any and all related regulatory and compliance matters for which it is duly contracted by Company (such contract between the parties, the "Company Agreement"):
a. As approved by the Company; the filing of registration forms, tax returns, regulatory reports and like or similar documents with the Federal Communications Commission (FCC), the Universal Service Administration (USAC) or other Federal offices and also; individual state(s); Public Utilities Commission(s), Department of Revenue Offices, Division of Corporations, Secretary of State offices as appropriate and defined in the context of Agents contracted scope of work by Company;
b. To receive Federal Communications Commission, USAC, individual state(s) Public Utilities Commission(s) and individual state(s) jurisdictional information and correspondence offices as appropriate and defined in the context of Agents contracted scope of work by Company;
c. The full power and authority to attend any and all meetings or hearings, file any and all required documentation with respect to such matters as appropriate as approved by the Company and defined in the context of Agents contracted scope of work by Company;
3. Durability. This Limited Power of Attorney expires when revoked by the Company in writing or expiry of the Company Agreement with Agent. Upon which Agent will not hold any further responsibility to act in any manner on behalf of Company. Upon expiration Company acknowledges it shall be the sole and responsible party to designate new agent assignees with any and all agencies, government offices and or other like and similar entities.
4. Reliance by Third Parties. Third parties may rely upon the representations of the Agent as to all matters regarding powers granted to the Agent. No person who acts in reliance on the representations of the Agent or the authority granted under this Limited Power of Attorney shall incur any liability to the Company for permitting the Agent to exercise any power prior to actual knowledge that the Limited Power of Attorney has been revoked or terminated by operation of law or otherwise.
5. Indemnification of Agent. No Agent named or substituted in this Limited Power of Attorney shall incur any liability to the Company for acting or refraining from acting under this power, except as set forth in the Company Agreement. The Company agrees to indemnify and hold harmless any agent named or substituted in this power for any court costs, civil judgments, or reasonable attorney fees incurred as a result of exercising the powers described herein in the manner (if any) set forth in the Company Agreement.
6. Original Counterparts. Photocopies or emailed signed copies of this signed Limited Power of Attorney shall be treated as original counterparts.

IN WITNESS WHEREOF, Common Point, LLC by and through its undersigned officer has caused this power of attorney to be executed this 15 day of July 2019.

Officer for Company

Notary

Sign Name: [Signature]

State of Illinois; County of Cook. The foregoing instrument was acknowledged/signed before me this 15 day of July, 2019 at Chicago, IL, by Edward O'Hara, to be his/her free act and deed.

Edward O'Hara
Print/Type Name:

Signature of Notary Public [Signature]

Chief Financial Officer
Print/Type Title:

Print/Type Name: Notary: Daniel Edward Meldazis

Notary Public, State of Illinois

My commission expires: 7-11-2023

07 (15) 2019
Print/Type Date:

