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October 27, 2003

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IDAHO PUBLIC
UTILITIES COMMISSION

KMC-T-03-01

Ms. Jean Jewell
Commission Secretary
Idaho Public Utilities Commission
472 West Washington
Boise, Idaho 83720-0074

Re: Application of KMC Telecom V, Inc., for a Certificate of Public Convenience to Provide Facilities-Based and Resold Local Exchange and Resold Interexchange Telecommunications Services in the State of Idaho

Dear Ms. Jewell:

On behalf of KMC Telecom V, Inc., ("KMC V"), I have enclosed an original and three (3) copies of its Application for a Certificate of Public Convenience and Necessity to provide facilities-based and resold local exchange services, and resold interexchange telecommunications services in the State of Idaho.

Please note that one (1) of the Exhibits appended to the Application, **Exhibit 8**, contains confidential and proprietary financial information. For this reason, **Exhibit 8** has been submitted to the Commission *under seal* in a confidential envelope.

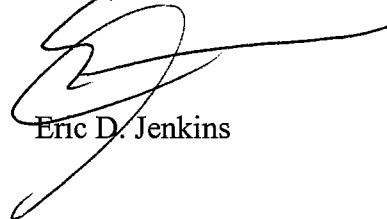
Also enclosed is a duplicate copy of this filing. Please date-stamp the duplicate upon receipt and return it in the self-addressed, stamped envelope provided for your convenience. If a docket number is available immediately, I would greatly appreciate it if that number could be included on the copy being returned to me.

KELLEY DRYE & WARREN LLP

Ms. Jean Jewell
October 27, 2003
Page Two

If you have any questions regarding this filing or need further information about KMC V or its application, please do not hesitate to contact me at 202-887-1254.

Sincerely,

A handwritten signature in black ink, appearing to read "Eric D. Jenkins", with a long horizontal flourish extending to the right.

Eric D. Jenkins

Enclosures

**BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF IDAHO**

In the Matter of the Application of)
)
KMC TELECOM V, INC)
)
for a Certificate of Public Convenience)
and Necessity to Provide Competitive)
Local Exchange Services on a)
Combined Resale and Facilities Basis and)
Provide Resold Interexchange Service)
in the State of Idaho)

Application No. KMC-T-03-01

APPLICATION AND REQUEST FOR AUTHORITY

Application is hereby made to the Idaho Public Utilities Commission (“Commission”) for a certificate authorizing KMC TELECOM V, INC. (“KMC V” or the “Applicant”), to operate as a competitive local exchange service provider on a facilities-based and resale basis, and as an interexchange service provider on a resale basis, within the State of Idaho, pursuant to Idaho Code § 61-526, *et seq.* and. For the reasons discussed below, grant of this Application by the Commission is in the public interest in that KMC V’s entry into the local telecommunications services market will enhance competition for such services in Idaho and is consistent with the requirements of the Commission’s rules. The following general information and exhibits are furnished in support thereof:

I. IDENTIFICATION OF THE APPLICANT

1. KMC V is a corporation incorporated under the laws of Delaware. KMC V’s principal addresses and telephone numbers are:

Corporate Headquarters:

KMC Telecom V, Inc.
1545 Route 206, Suite 300
Bedminster, New Jersey 07921
Telephone (908) 470-2100
Facsimile (908) 719-8776

Operational Headquarters:

KMC Telecom V, Inc.
1755 North Brown Road
Lawrenceville, Georgia 30043
Telephone (678) 985-7900
Facsimile (678) 985-6213

(IDAPA 31.01.01, Rule 111:01)

2. A certified copy of KMC V's Articles of Incorporation and Certificate of Good Standing from the Delaware Secretary of State is attached hereto as *Exhibit 1*. KMC V also has obtained a Certificate of Good Standing from the Secretary of State of Idaho. *See Exhibit 2*. The name and address of KMC V's registered agent in Idaho for service of process is:

C T Corporation System
c/o C T Corporation System
300 North 6th Street
Boise, Idaho 83702

3. KMC V's ultimate parent company is KMC Telecom Holdings, Inc. ("KMC Holdings"), a Delaware corporation with its principal office and place of business located at:

KMC Telecom Holdings, Inc.
1545 Route 206
Suite 300
Bedminster, New Jersey 07921

An exhibit showing KMC V's ownership of common stock is appended hereto as *Exhibit 3*.

4. KMC V has been granted authority to operate throughout the United States and has begun transacting business to provide local exchange and interexchange services. *Exhibit 4* includes a list of states where KMC V has authority to operate.

II. OFFICERS AND OWNERSHIP INFORMATION

5. The following is a list of KMC V's officers:

William F. Lenahan	Chief Executive Officer
Roscoe C. Young II	Chief Executive Officer and Chief Operating Officer
William H. Stewart	Chief Financial Officer and Executive Vice President
Alan M. Epstein	General Counsel, Executive Vice President and Secretary
Robert Hagan	Senior Vice President/Finance and Assistant Secretary
Riley M. Murphy	Senior Vice President/Legal and Assistant Secretary
Constance Loosemore	Vice President, Treasurer and Assistant Secretary
Joseph P. Sheehan III	Vice President and Controller
Jessica Herr	Vice President/Finance and Assistant Secretary
Gary Wagner	Vice President and Regulatory Compliance
Julie L. DeSantis	Assistant Secretary

6. The full business experience of these officers is set forth in detail in *Exhibit 5*.

7. KMC V's directors are:

Harold N. Kamine, Chairman
William F. Lenahan
William H. Stewart

8. All of the above-referenced officers and directors may be reached at the following address and telephone number:

1545 Route 206
Suite 300
Bedminster, New Jersey 07921
Telephone (908) 470-2100

III. REGULATORY CONTACT INFORMATION

10. All correspondence, notices, orders and inquiries regarding the processing of this

Application should be addressed to:

Brad Mutschelknaus
Eric Jenkins
KELLEY DRYE & WARREN LLP
1200 19th Street, N.W., Suite 500
Washington, D.C. 20036
Telephone: (202) 955-9600
Facsimile: (202) 955-9792

Copies of all correspondence, notices, orders and inquiries also should be sent to:

Riley M. Murphy
Senior Vice President/Legal Affairs
KMC TELECOM V, INC.
1545 Route 206, Suite 300
Bedminster, New Jersey 07921
Telephone (908) 470-2135
Facsimile (908) 719-8776

11. All correspondence, notices and inquiries regarding all (1) consumer, (2) technical and service quality, and (3) tariff and pricing issues should be sent to:

Michael Duke
Director – Governmental Affairs
KMC TELECOM V, INC.
1755 North Brown Road
Lawrenceville, Georgia 30043
Telephone (678) 985-7900
Facsimile (678) 985-6213

Doug Nelson
Regulatory Counsel
KMC TELECOM V, INC.
1755 North Brown Road
Lawrenceville, Georgia 30043
Telephone (678) 985-7900
Facsimile (678) 985-6213

12. In addition, customer complaints and inquiries can be directed to KMC V through its toll-free number: 1-888-KMC-THE1.

IV. DESCRIPTION OF AUTHORITY REQUESTED/PROPOSED SERVICES

13. By this Application, KMC V seeks the authority from the Commission to provide full scale telecommunications services. Pending Commission approval, KMC V intends to begin providing

service in Idaho in the fourth quarter of 2003. KMC V intends to operate as competitive local exchange service provider on a facilities-based and resale basis, as well as an interexchange service provider on a resale basis within the State of Idaho. Specifically, KMC V seeks authority to provide all forms of switched and dedicated telecommunications services. KMC V further seeks authority to provide Interexchange telecommunications services.

14. KMC V does not propose to require end user deposits and/or advanced payments. In the event KMC V decides, in the future, to require deposits and/or advance payments, it will comply with all applicable federal and state laws, rules, and regulations, including modifying its existing tariffs.

15. KMC V will provide its Idaho customers with access to directory assistance, operator services, emergency 911 services, and Telephone Relay Service independently or through arrangements with other carriers.

14. KMC V's toll free number for customer service inquiries is: (888) KMC-THE1.

V. DESCRIPTION OF KMC TELECOM V, INC.'S NETWORK

17. A diagram of the technology deployed in KMC V's network can be found attached hereto as *Exhibit 6*. KMC V notes, however, that its network configuration may change as it continues to install and maintain a technically advanced network, which will allow it to provide the highest levels of reliability, security and capacity that its target customers typically demand.

18. KMC V is planning on providing interexchange services by reselling another carrier's interexchange service. At present however, KMC V has not entered a resale agreement with any providers of interexchange service.

VI. PROPOSED SERVICE AREA

19. With respect to the geographic coverage area for its intended services, KMC V requests authority to operate as a competitive local exchange carrier and an interexchange carrier for the entire State of Idaho. Applicant intends to provide telecommunications services to subscribers to and from all points in Idaho. As such, KMC V intends to compete with all of the incumbent local exchange corporations in Idaho, including, but not limited to Qwest Communications International, Inc., as well as other competitive local exchange carriers and MTS/WATS long distance service providers. (IDAPA 31.01.01, Rule 101:03)

VII. DESCRIPTION AND FITNESS OF THE COMPANY

21. As demonstrated below, KMC V is well-qualified managerially, technically and financially to provide the competitive local exchange and interexchange telecommunications services for which authority is requested in Application.

A. MANAGERIAL

22. In support of this Application, KMC V submits the following information to demonstrate that it has sufficient managerial experience and expertise to ensure the provision of quality local exchange and interexchange telecommunications services within Idaho.

23. KMC V is well-qualified managerially to provide the facilities-based and resold competitive local exchange and resold interexchange telecommunications services for which authority is requested in this Application. The Company's management team includes individuals with substantive experience in successfully developing and operating telecommunications businesses.

24. KMC V has the adequate internal managerial resources to support its Idaho operations. This expertise in the telecommunications industry makes KMC V's management team well-

qualified to construct, operate and manage KMC V's local exchange and interexchange networks in Idaho. Specific details of the business and technical experience of KMC V's officers and management personnel are appended hereto as *Exhibit 5*.

B. TECHNICAL

25. KMC V is technically qualified to provide its proposed services in Idaho. As is evident from the information contained in *Exhibit 5*, KMC V is managed by persons with substantial technical expertise in designing, constructing and operating telecommunications networks. This wealth of experience will enable KMC V to provide its local exchange customers with advanced, state-of-the-art technology.

26. KMC V is a wholly-owned subsidiary of KMC Telecom Holdings, Inc. ("KMC Holdings"), a Delaware corporation. KMC V will rely upon the expertise of KMC Holdings' management team who oversees the operations of KMC V and its affiliates: KMC Telecom, LLC ("KMC I"), KMC Telecom II, LLC ("KMC II"), KMC Telecom III, LLC ("KMC III"), KMC Data LLC ("KMC Data"), KMC Telecom of Virginia, Inc. ("KMC VA") and KMC Telecom V of Virginia, Inc. ("KMC V of VA") (the "Affiliates").

27. As of the date of this filing, KMC V and its Affiliates are authorized by virtue of certification, registration, or (where appropriate) on an unregulated basis to provide local exchange and/or interexchange telecommunications services in such jurisdictions as reflected in the chart appended hereto as *Exhibit 4*. *Exhibit 7* shows KMC V's relationship to these Affiliates by providing a corporate structure organizational chart.

C. FINANCIAL

28. KMC V also possesses the necessary financial resources to provide the local exchange telecommunications services and information service provider services identified in this

Application. As is evident from KMC V's most recent financial statements (*see* KMC V's Balance Sheet, Profit and Loss Statement, and Cash Flow Statement, which are being filed with this Application *under seal* as **Exhibit 8**), KMC V has the necessary financial resources to provide the telecommunications services described in this Application, and to finance its operations in order to ensure the continued provision of these services in Idaho. (IDAPA 31.01.01, Rule 111:07)

29. Specifically, as demonstrated in the Balance Sheet of KMC V, the Applicant possesses a minimum of \$100,000 to fund the construction and operation of KMC V's telecommunications network in Idaho, and to meet any lease and ownership obligations associated with its provision of local exchange and interexchange telecommunications services in Idaho.

30. Because the Applicant is a privately-owned company, Applicant requests that its financial information be treated as confidential. Accordingly, copies of its financial statements (**Exhibit 8**) is marked "**PROPRIETARY AND CONFIDENTIAL – FILED UNDER PROTECTIVE SEAL,**" and is not to be made part of the public record.

31. As a privately held company, Applicant does not issue annual reports or submit any financial filings with the Securities and Exchange Commission and is not under any obligation to prepare or release public financial statements, ownership information, or specific information about the projected customers in any state. The disclosure of such information could provide competitors with valuable insight into the financial structure of Applicant and its financing activities to date. Because this represents highly confidential and strictly proprietary information, the disclosure of which to the public, including competitors, could result in direct and immediate harm to the competitive position of Applicant, there is a genuine need for the Company to seek non-disclosure of this information. Thus, Applicant respectfully requests that its financial statements for its Idaho operations be kept confidential and under seal by the Commission. (IDAPA 31.01.01, Rule 111:05).

Petition would enhance this development of competition in the local exchange market and provide the consumers of Idaho with all of the benefits described above. (IDAPA 31.01.01, Rule 111:02)

WHEREFORE, KMC Telecom V, Inc., respectfully requests that the Commission grant it a Certificate of Public Convenience and Necessity to operate as a Competitive Local Exchange Carrier and Interexchange Carrier within the State of Idaho.

Respectfully submitted,

KMC TELECOM V, INC.



Brad Mutschelknaus

Eric Jenkins

KELLEY DRYE & WARREN LLP

1200 19th Street, N.W., Suite 500

Washington, D.C. 20036

Telephone: (202) 955-9600

Facsimile: (202) 955-9792

Its Attorneys

Dated: October 27, 2003

LIST OF EXHIBITS

VERIFICATION

- EXHIBIT 1** **CERTIFICATE OF FORMATION AND CERTIFICATE OF GOOD STANDING FROM THE DELAWARE SECRETARY OF STATE**
- EXHIBIT 2** **CERTIFICATE OF GOOD STANDING FROM THE IDAHO SECRETARY OF STATE**
- EXHIBIT 3** **PERCENTAGE OWNERSHIP OF COMMON STOCK IN KMC TELECOM V, INC.**
- EXHIBIT 4** **INFORMATION REGARDING KMC V AND KMC V'S AFFILIATES' CLEC OPERATIONS IN OTHER STATES**
- EXHIBIT 5** **LIST OF OFFICERS & STATEMENT OF MANAGERIAL AND TECHNICAL QUALIFICATIONS**
- EXHIBIT 6** **NETWORK DIAGRAM OF KMC TELECOM V, INC.**
- EXHIBIT 7** **CORPORATE STRUCTURE/ORGANIZATIONAL CHART**
- EXHIBIT 8** **FINANCIAL QUALIFICATIONS OF KMC TELECOM V, INC.**
- EXHIBIT 9** **PROPOSED LOCAL EXCHANGE SERVICES TARIFF**

VERIFICATION

EXHIBIT 1

ARTICLES OF INCORPORATION AND CERTIFICATE OF GOOD STANDING FROM THE DELAWARE SECRETARY OF STATE

CERTIFICATE OF INCORPORATION**OF****KMC Telecom V, Inc.**

FIRST: The name of the corporation is KMC Telecom V, Inc. (the "Corporation").

SECOND: The address of its registered office in the State of Delaware is Corporation Trust Center, 1209 Orange Street, in the City of Wilmington, County of New Castle. The name of its registered agent at such address is The Corporation Trust Company.

THIRD: The purpose for which the Corporation is formed is to engage in any lawful act or activity for which corporations may be organized under the Delaware General Corporation Law.

FOURTH: The total number of shares of stock which the Corporation shall have authority to issue is One Hundred (100) shares of Common Stock, par value \$.01 per share.

FIFTH: The name and mailing address of the sole incorporator of the Corporation are as follows:

Tae Hee Kim
Kelley Drye & Warren LLP
101 Park Avenue
New York, New York 10178

SIXTH: The following provisions are inserted for purposes of the management of the business and conduct of the affairs of the Corporation and for creating, defining, limiting and regulating the powers of the Corporation and its directors and stockholders:

(a) The number of directors of the Corporation shall be fixed and may be altered from time to time in the manner provided in the Bylaws, and vacancies in the Board of Directors and newly created directorships resulting from any increase in the authorized number of directors may be filled, and directors may be removed, as provided in the Bylaws.

(b) The election of directors may be conducted in any manner approved by the stockholders at the time when the election is held and need not be by ballot.

(c) All corporate powers and authority of the Corporation (except as at the time otherwise provided by law, by this Certificate of Incorporation or by the Bylaws) shall be vested in and exercised by the Board of Directors.

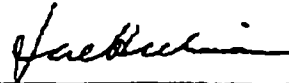
(d) The Board of Directors shall have the power without the assent or vote of the stockholders to adopt, amend, alter or repeal the Bylaws of the Corporation, except to the extent that the Bylaws or this Certificate of Incorporation otherwise provide.

SEVENTH: The Corporation reserves the right to amend or repeal any provision contained in this Certificate of Incorporation in the manner now or hereafter prescribed by the laws of the State of Delaware, and all rights herein conferred upon stockholders or directors are granted subject to this reservation.

EIGHTH: No director shall be personally liable to the Corporation or its stockholders for monetary damages for breach of fiduciary duty as a director, provided, however, that the foregoing shall not eliminate or limit the liability of a director (i) for any breach of the director's duty of loyalty to the Corporation or its stockholders, (ii) for acts or omissions not in good faith or which involve intentional misconduct or knowing violation of law, (iii) under Section 174 of the Delaware General Corporation Law, or (iv) for any transaction from which the director derived an improper personal benefit.

NINTH: Meetings of stockholders may be held within or without the State of Delaware, as the Bylaws may provide. The books of the Corporation may be kept (subject to any provision contained in the statutes of the State of Delaware) outside the State of Delaware at such place or places as may be designated from time to time by the Board of Directors of the Corporation in accordance with the Bylaws of the Corporation.

IN WITNESS WHEREOF, I do execute this Certificate and affirm and acknowledge, under penalties of perjury, that this Certificate is my act and deed and that the facts stated herein are true, this 15th day of March, 2000.

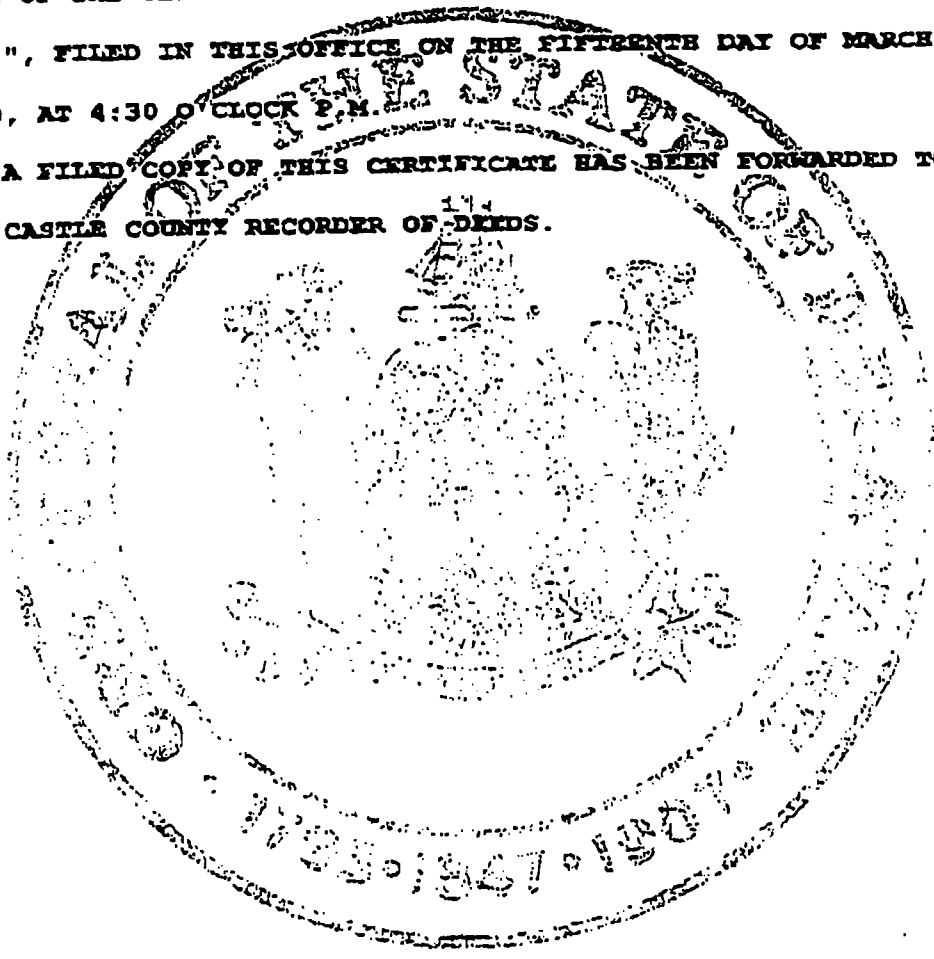


Tae Hee Kim, Sole Incorporator

State of Delaware
Office of the Secretary of State

PAGE 1

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF INCORPORATION OF "KMC TELECOM V, INC.", FILED IN THIS OFFICE ON THE FIFTEENTH DAY OF MARCH, A.D. 2000, AT 4:30 O'CLOCK P.M. A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.



Edward J. Freel

Edward J. Freel, Secretary of State

3194507 B100

001132782

AUTHENTICATION:

0319174

DATE:

03-16-00

EXHIBIT 2

CERTIFICATE OF GOOD STANDING FROM THE IDAHO SECRETARY OF STATE

State of Idaho

Office of the Secretary of State

CERTIFICATE OF AUTHORITY

OF

KMC TELECOM V, INC.

File Number C 136571

I PETE T. CENARRUSA, Secretary of State of the State of Idaho, hereby certify that an Application for Certificate of Authority, duly executed pursuant to the provisions of the Idaho Business Corporation Act, has been received in this office and is found to conform to law.

ACCORDINGLY and by virtue of the authority vested in me by law, I issue this Certificate of Authority to transact business in this State and attach hereto a duplicate of the application for such certificate.

Dated: December 6, 2000



Pete T. Cenarrusa
SECRETARY OF STATE

By *[Signature]*

EXHIBIT 3

PERCENTAGE OWNERSHIP OF COMMON STOCK IN KMC TELECOM V, INC.

Common Stock: **KMC Data Sub Holdings I LLC**
 1545 Route 206
 Suite 300
 Bedminster, New Jersey 07921

Number of shares in KMC V: 100
Percentage of shares in KMC V: 100%

EXHIBIT 4

INFORMATION REGARDING KMC V AND KMC V'S AFFILIATES' CLEC OPERATIONS IN OTHER STATES

Alabama	KMC Telecom V, Inc.	Docket No. 27664
Alaska	KMC Telecom V, Inc.	Docket No. U-01-25
Arizona	KMC Telecom V, Inc.	Docket No. T-038772A-00-0285
Arkansas	KMC Telecom V, Inc.	Docket No. 00-164-U
California	KMC Telecom V, Inc.	Docket No. A.00-04-049 Decision No. D.00-08-015
Colorado	KMC Telecom V, Inc.	The Colorado Public Utilities Commission's found that the services that KMC V sought to offer were unregulated and that no Certificate of Service was required for the provision of those services. In making this finding the Colorado Public Utilities Commission denied KMC V's application as moot.
Connecticut	KMC Telecom V, Inc.	Docket No. 00-05-08
Delaware	KMC Telecom V, Inc.	Docket No. 00-270
Florida	KMC Telecom V, Inc.	Docket Nos. 00641-TX; 00642-T1
Georgia	KMC Telecom V, Inc.	Docket Nos. 12391-U; 12400-U.
Idaho	KMC Telecom V, Inc.	
Illinois	KMC Telecom V, Inc.	Docket No. 00-0384
Indiana	KMC Telecom V, Inc.	Cause No. 41759

Iowa	KMC Telecom V, Inc.	In conjunction with informal staff discussions and a formal proceeding to investigate the use of numbering resources by carriers that only provide unregulated data services in Iowa, the Iowa Utilities Board ("IUB") ordered all carriers in Iowa that seek to provide only unregulated data services to negotiate with incumbent local exchange carriers ("ILECs") to resolve disputes over numbering practices before applying for numbering resources. KMC had originally intended to provide, and currently provides, only unregulated data services, and thus began participating in the joint industry negotiations. Prior to the negotiations, KMC decided to provide regulated voice services, in addition to its unregulated data services, and filed a local services tariff to obtain a certificate from the IUB. The IUB approved KMC's tariff, and issued a certificate to KMC in December, 2002. Using the certificate, KMC applied for numbering resources from the North American Numbering Plan Administration ("NANPA") to initially provide unregulated data services. In KMC's application for numbering resources from NANPA, KMC, due to a clerical error, inadvertently submitted a service description, intended for use in another state, that listed only unregulated data services. The IUB subsequently suspended KMC's certification when it received a copy of the NANPA numbering application with the incorrect service description. KMC's certificate in Iowa is still suspended; however, KMC provided the correct Iowa business plan and evidence that explained the clerical error within the appeal interval specified by the IUB. KMC is currently awaiting reinstatement of its certificate and is in the process of planning implementation of additional services in the state of Iowa.
Kansas	KMC Telecom V, Inc.	Docket Nos. 01-KTVC-819-COC; 01-KTVT-820-COC
Kentucky	KMC Telecom V, Inc.	Tariffs Effective as of July 28, 2000
Louisiana	KMC Telecom V, Inc.	Docket No. S-25065
Maine	KMC Telecom V, Inc.	Docket No. 2000-425
Maryland	KMC Telecom V, Inc.	Docket Nos. TE 4610; ML 72420
Massachusetts	KMC Telecom V, Inc.	Registration filed April 28, 2000 Tariff effective as of June 2, 2000

Michigan	KMC Telecom V, Inc. (d/b/a KMC Network Services, Inc.)	Docket No. U-12456
Minnesota	KMC Telecom V, Inc.	Docket No.P-5988/NA-00-1718
Mississippi	KMC Telecom V, Inc.	Docket No. 00-UA-439
Missouri	KMC Telecom V, Inc.	Case No. TA-20000-785
Montana	KMC Telecom V, Inc.	Registered on November 30, 2000
Nebraska	KMC Telecom V, Inc.	Application No. C-2327
Nevada	KMC Telecom V, Inc.	Docket No. 00-6011
New Hampshire	KMC Telecom V, Inc.	Authorization No. 08-001-00
New Jersey	KMC Telecom V, Inc.	Docket No. TE000040255
New Mexico	KMC Telecom V, Inc.	Registered on April 30, 2001 and February 2, 2001
New York	KMC Telecom V, Inc.	Case No. 00-C-0793
North Carolina	KMC Telecom V, Inc.	Docket No. P989 Sub 0
North Dakota	KMC Telecom V, Inc.	Docket Nos. PU-2478-01-18; PU-2478-01-17
Ohio	KMC Telecom V, Inc.	Case No: 00-1043-TP-ACE Certificate No: 90-9178
Oklahoma	KMC Telecom V, Inc.	Cause No. PUD 20000283
Oregon	KMC Telecom V, Inc.	Docket No. CP 903 Order No.01-277
Pennsylvania	KMC Telecom V, Inc.	Application Nos: A-310957, A-310957F0002
Rhode Island	KMC Telecom V, Inc.	Docket No. 3122
South Carolina	KMC Telecom V, Inc.	Docket No. 2001-17-C.
South Dakota	KMC Telecom V, Inc.	Docket No. TC00-199
Tennessee	KMC Telecom V, Inc.	Docket No. 00-1123
Texas	KMC Telecom V, Inc. in the name of "KMC Network Services, Inc."	Docket No. 00-1123
Utah	KMC Telecom V, Inc.	Docket No. 00-2355-01.
Vermont	KMC Telecom V, Inc.	CPG No. 624-CR
Virginia	KMC Telecom V of Virginia, Inc.	Docket No. PUC000163
Washington	KMC Telecom V, Inc.	Docket No. UT-001924
Washington, DC	KMC Telecom V, Inc.	Formal Case No. 892
West Virginia	KMC Telecom V, Inc.	Case No. 00-0749-T-CN
Wisconsin	KMC Telecom V, Inc.	Docket No. 2876-NC-100
Wyoming	KMC Telecom V, Inc	Docket Nos. 70083-TA-00-1; 74509-TX-00-1.

EXHIBIT 5

LIST OF OFFICERS & STATEMENT OF MANAGERIAL AND TECHNICAL QUALIFICATIONS

Collectively, the members of KMC Holdings' management team have designed, managed, and/or operated advanced telecommunications facilities throughout the United States. The members of KMC Holdings' management team bring many years of experience and a wealth of knowledge from being associated with a number of highly successful companies in the telecommunications industry.

William F. Lenahan is the Chief Executive Officer and a member of the Board of Directors of KMC Telecom Holdings, Inc. Mr. Lenahan came to KMC from BellSouth Wireless Data, where he was President and CEO, responsible for financial performance and nationwide wireless data strategy for this division of BellSouth Corporation, beginning in October 1994. Through his vision and execution, BellSouth earned recognition as the nationwide leader in wireless data. Lenahan's team combined the power of handheld computers with wireless technology to deliver products and services for interactive messaging, email on the belt and access to the Internet with Palm.net service on the Palm VII, the first true Internet appliance. Mr. Lenahan has served nearly 30 years in the information technology, telecommunications and data industries. He began his career at IBM, where he worked for 12 years in a variety of sales, marketing, operations and human resources executive assignments, and sat on the IBM Product Review Board, helping determine key product launches. He later joined United Telecom, the forerunner of Sprint, where he started Amerisource, a new business that resold PBXs, PCs and systems integration products. In 1986, he was named President and CEO of Bell Atlantic's Compushop division, a reseller of PCs and communications products. From 1987 to 1993 he was

Vice President/General Manager and then President and CEO of three Sears divisions – Sears Business Centers, Office Centers and Computer Services. Mr. Lenahan earned a Bachelor of Science degree in Data Processing at Kings College, and has pursued graduate studies in Business Administration at Pace University, Financial Management at Harvard University and Financial Planning at LaHulpe in Belgium. He is a member of the boards of the Broadbeam Corporation and the WolfeTech Corporation, a member of the World President's Organization, and was on the Advisory Councils of IBM, Compaq and NCR.

Roscoe C. Young, II, KMC Holdings' Chief Executive Officer and Chief Operating Officer, prior to joining the Company, was Vice President of Network Services for Ameritech, where he led more than 4,000 employees in providing services ranging from ISDN and digital Centrex to dial tone. He previously directed engineering, network services, national account sales, marketing and real estate procurement for MFS Communications as Senior Vice President of that company. He has also been a senior executive with AT&T where he was responsible for sales, marketing, operations, engineering, financial management and human resources. During that time, he was selected by the Reagan Administration to serve as a Special Assistant to Secretary of Defense Caspar Weinberger under the White House Executive Exchange Program.

William H. Stewart, KMC Holdings' Chief Financial Officer and Executive Vice President, was previously employed with Nassau Capital. Mr. Stewart joined Nassau Capital in 1995 and has over eleven in the telecommunications investment industry. While at Nassau Capital, Mr. Stewart led Nassau's investment program in the communications industry, which included investments in Cypress Communications, Crown Castle and Portal Software. Mr. Stewart has served as a Director of KMC Holdings since 1996. He graduated cum laude with

a B.S. degree from Villanova University, earned an M.B.A. from New York University, and is a Chartered Financial Analyst.

Alan M. Epstein, KMC Holdings' Executive Vice President and Chief Legal Counsel, is a partner in the New York office of Sidley Austin Brown & Wood. He practices in all areas of domestic and international project finance with a particular focus on power, telecommunications, processing plants and infrastructure finance. He has represented multilateral agencies, major developers and financial institutions in project finance transactions in Asia, South America and Europe. In telecommunications finance, he has advised a major local exchange carrier and a number of other telecom providers. He has extensive experience in financing of non-recourse and limited recourse projects. Mr. Epstein is the author of a chapter on lease financing published by Matthew Bender & Co., Inc. Mr. Epstein is a 1974 graduate of Syracuse University College of Law.

Robert Hagan is Senior Vice President, Finance for KMC Telecom. Hagan joined KMC in 1997 as Corporate Controller and was promoted to his current position in 2000. Mr. Hagan currently oversees the company's finance, accounting, tax, access cost management and purchasing organizations. Prior to joining KMC, Mr. Hagan held positions as VP of Finance for Westfalia Separator, Inc., CFO of Lynton Group, Inc. and as an audit manager for Ernst & Young. Mr. Hagan is a Certified Public Accountant with bachelor degrees in accounting and business administration from Fairleigh Dickinson University in New Jersey.

Riley M. Murphy is Senior Vice President/Legal Affairs. Ms. Murphy has held executive positions in the competitive local telecommunications sector since 1994. She has served as Senior Vice President/Legal Affairs of KMC Telecom in Bedminster, NJ since August 2002. In 2000, she served as General Counsel/Senior Vice President/Corporate Secretary for Trivergent

Communications, which merged with Gabriel Communications (now NuVox), and from 1994-2000 she was General Counsel/Executive Vice President/Corporate Secretary of e.spire. During 1995-1999, she held various terms as an active board member of three industry trade associations ALTS, CompTel and the Commercial Internet eXchange (CIX). She has testified before Congressional subcommittees, state utility commissions and local governments on various competitive telecommunications issues, She spent the first part of her career in private practice, representing cellular carriers, IXCs and other competitive providers.

Constance Loosemore, Vice President, Assistant Treasurer and Assistant Secretary joined KMC after serving as Assistant Vice President, Telecommunications and Media Group with Dresdner Kleinwort Benson. Prior to that she was the Assistant Vice President, US Project Finance Group with the Sanwa Bank. Ms. Loosemore earned a BS in Finance from the University of Tennessee.

EXHIBIT 6

NETWORK DIAGRAM OF KMC TELECOM V, INC.

KMC Telecom V Network Architecture

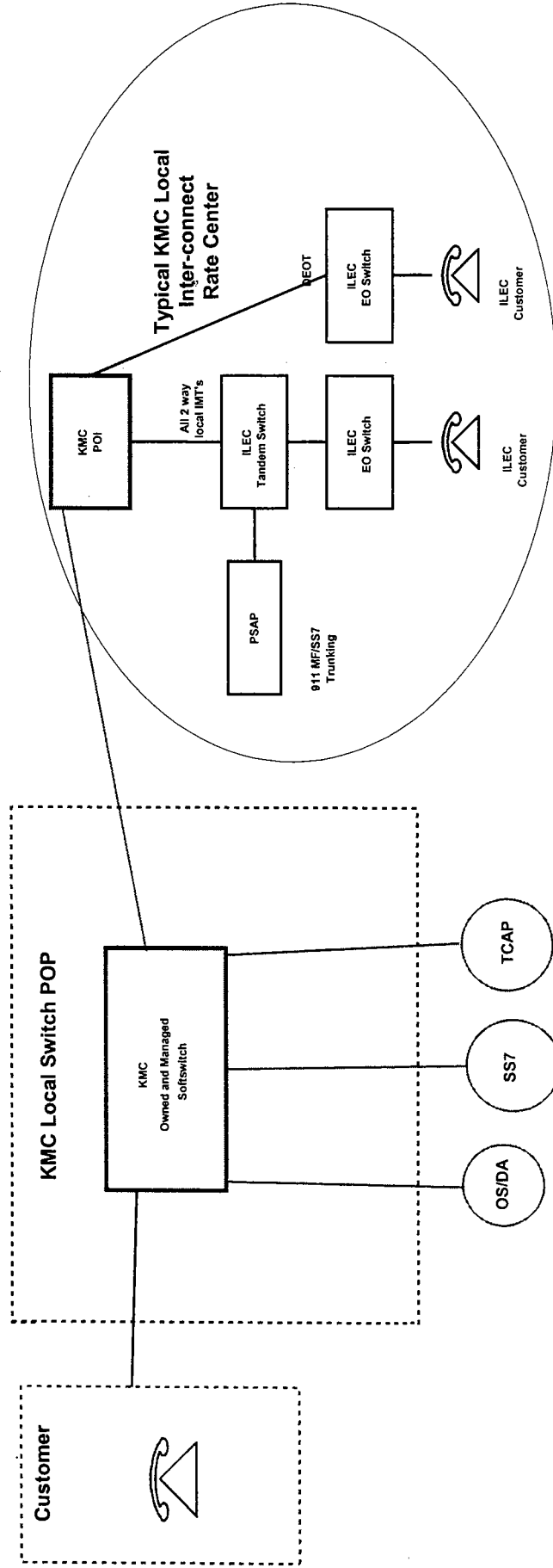
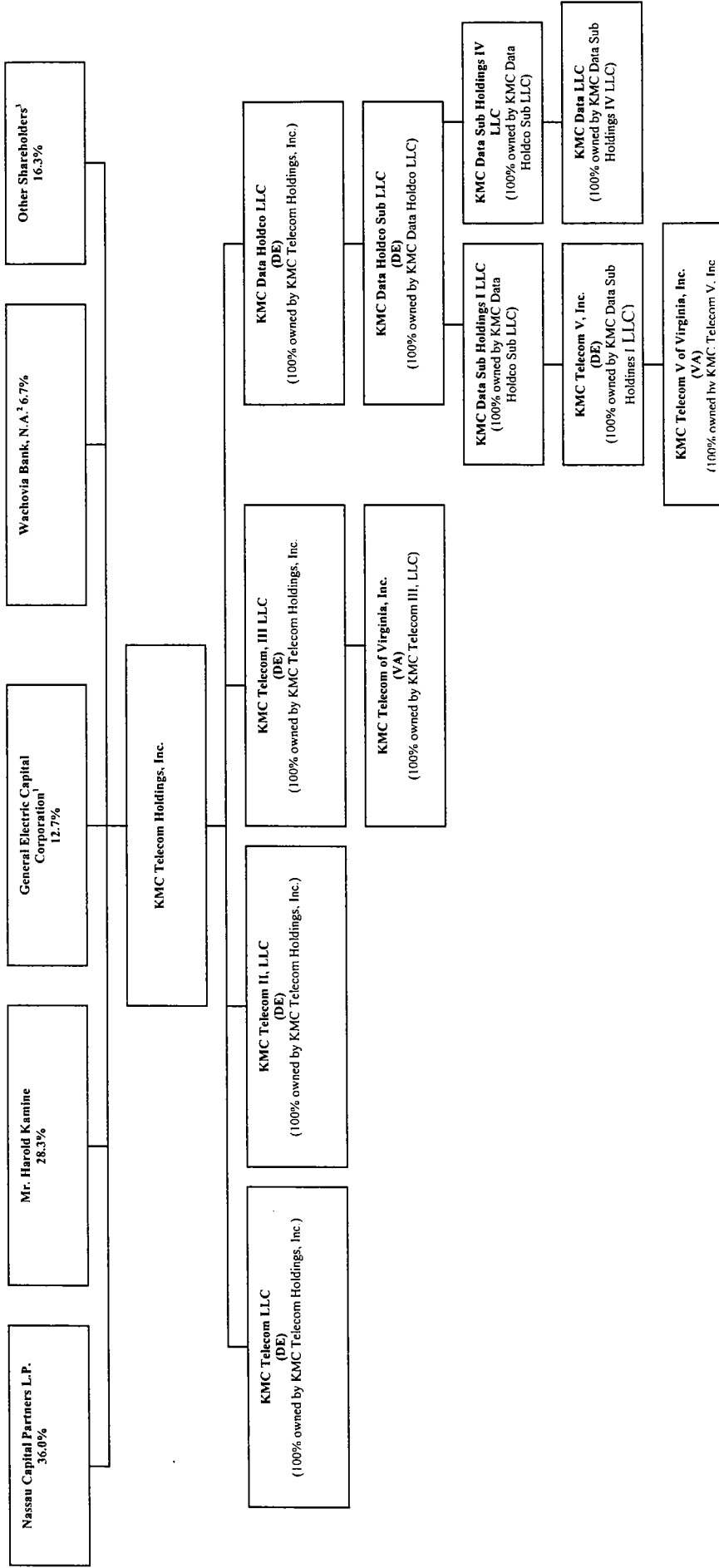


EXHIBIT 7

CORPORATE STRUCTURE/ORGANIZATIONAL CHART

KMC'S CORPORATE STRUCTURE:



1. The voting ownership of General Electric Capital Corporation in KMC includes, in addition to General Electric Capital Corporation, the following affiliates under common control: GE Capital CFE, Inc.; Copper Beech Holdings, LLC; LT Holdco II LLC; and Repulse Bay Capital LLC.
2. The voting ownership of Wachovia Bank, N.A. in KMC includes, in addition to Wachovia Bank N.A., the following affiliates under common control: First Union Merchant Banking 1998 LLC and First Union Merchant Banking LLC.
3. No other shareholder holds a ten percent (10%) or greater interest in KMC.