



Bandwidth.com CLEC, LLC
900 Main Campus Drive, Suite 100
Raleigh, NC 27606

June 30, 2022

Honorable Michelle L. Phillips
Secretary
New York Public Service Commission
Three Empire State Plaza
Albany, NY 12223

Regarding: In the Matter of Requiring STIR/SHAKEN Authentication Framework -
Matter No. 22-00367

Dear Secretary Phillips,

I am respectfully submitting this cover letter to comply with the New York Public Service Commission's Order in Matter No. 22-00367 on behalf of Bandwidth.com CLEC, LLC (Bandwidth CLEC).

While Bandwidth CLEC supports the exchange of local exchange telecommunications traffic with the PSTN, it does not offer services to consumers/end users in New York. Therefore, since Bandwidth CLEC does not have any consumer/end user customers, it is generally not in the call path as part of providing services to New York customers.

Notwithstanding the foregoing however, Bandwidth CLEC and Bandwidth Inc. ("Bandwidth") as the parent entity of Bandwidth CLEC are both registered in the FCC Robocall Mitigation Database (RMD) as "Complete STIR/SHAKEN Implementation" certifying that all voice traffic that originates on our network(s) is authenticated with STIR/SHAKEN, consistent with 47 CFR § 64.6301(a). A copy of Bandwidth CLEC's RMD registration is provided as requested, and as a courtesy also includes Bandwidth's.

Should you have any questions please don't hesitate to let me know.

Kindest regards,

/s/ LJ Freeman

Lisa Jill Freeman
Vice President & Regulatory Compliance Officer
Office of the General Counsel
Bandwidth Inc. & Bandwidth.com CLEC, LLC
ljfreeman@bandwidth.com
Voice: 919/439-3571