WINDSTREAM PENSION PLAN SUMMARY PLAN DESCRIPTION

(July 1, 2023 – Conestoga Bargaining Version)

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PENSION PLAN AT A GLANCE

PARTICIPANTS	Participation in the Plan is closed. You may <u>not</u> become a participant in the Plan unless your benefit under The Conestoga Telephone & Telegraph Company Pension Plan for Members of Local 1671 (the "Conestoga Plan") was transferred to the Plan.
ELIGIBILITY	The Plan is frozen. You may <u>not</u> accrue additional benefits under the Plan. You may earn additional years of vesting service for determining your vesting and eligibility for early retirement for the Conestoga Plan benefit.
BENEFIT	Upon retirement, you will receive a monthly pension benefit based on the Conestoga Plan formula and your average annual compensation and years of benefit service at December 31, 2009.
ENROLLMENT	Prior to the closing of participation under the Plan, eligible employees were automatically enrolled upon becoming eligible.
COSTS	Windstream pays the full cost of the Plan.
VESTING	You will be 100% vested (entitled to your accrued Conestoga Plan benefit) after five years of vesting service.
PAYMENT OF BENEFITS	If you are a vested participant, you may retire and commence your accrued Conestoga Plan benefit at your normal retirement date (<i>i.e.</i> , first of the month coinciding with or following the later of age 65 or fifth anniversary of your participation date). Earlier commencement is available in certain circumstances.

WINDSTREAM PENSION PLAN SUMMARY PLAN DESCRIPTION

This Summary Plan Description (SPD) provides a summary of the Windstream Pension Plan (the "Plan") as in effect on July 1, 2023, including a summary of the benefit transferred to the Plan from The Conestoga Telephone & Telegraph Company Pension Plan for Members of Local 1671 (the "Conestoga Plan"). Certain capitalized terms such as Normal Retirement Age and Vesting Service are defined in Appendix I: Important Terminology.

This SPD has been prepared specifically for current bargaining employees of Windstream who had their Conestoga Plan benefit transferred to the Plan. Separate SPDs have been prepared for other Windstream employees.

Generally, this SPD applies to you if you are actively employed on or after July 1, 2023 . If your employment terminated or if you retired before July 1, 2023, some of the provisions in this SPD may not apply to you. Generally, your Plan benefit, if any, will be subject to the provisions of the Plan in effect at your termination of employment. However, the administrative information described in the SPD will apply to your benefit, such as access to benefit information, how to request a distribution, governmental limits on benefits, claims procedures and your rights under the Employee Retirement Income Security Act of 1974, as amended ("ERISA"). If you have any questions regarding your specific situation, please contact a Merrill Service Representative at 1-800-228-4015.

Except in limited circumstances (*e.g.*, see "Qualified Domestic Relations Order" section below), your pension is for the exclusive benefit of you and your spouse upon retirement. As such, it is generally not subject to the claims of creditors. Also, you may not borrow against your pension benefit or pledge it as collateral.

This SPD summarizes the most important features of the Plan. Please note that any summary of the Plan is subject to the actual terms of the Plan as set forth in the formal Plan documents. This SPD is intended to be only an outline and does not modify the actual Plan document, which is available for your inspection through the Plan Administrator. This SPD fulfills disclosure requirements of ERISA and describes the Plan including the most recent changes.

CONTACT INFORMATION



If you need assistance in understanding a provision of the Plan, please contact a Merrill Service Representative at 1-800-228-4015 or visit our Benefits Online website at <u>www.benefits.ml.com</u>.

ELIGIBILITY

Participation in the Plan is closed. If you were a participant in the prior Conestoga Plan and your benefit was transferred to the Plan, you automatically became a participant in the Plan when your benefit was transferred to the Plan. You are not eligible to accrue additional benefits under the Plan. Your benefit will be based on your prior Conestoga Plan benefit at December 31, 2009.

No other persons are eligible to become participants in the Plan (or prior Conestoga Plan) after July 12, 2009. Thus, if you were hired or reached age 201/2 after January 1, 2009, you will not be eligible to become a participant in the Plan (or prior Conestoga Plan). Further, in no event are persons eligible to participate in the Plan who are "leased employees" (persons providing services to Windstream other than as employees of Windstream pursuant to any agreement between Windstream and their employer), who are not initially classified as employees (even if reclassified as employees), or who are not in a covered classification of employees.

ENROLLMENT

Prior to the closing of participation under the Plan, all eligible employees were automatically enrolled in the Plan.

COSTS

Windstream pays the full cost of the Plan. Employee contributions are not required.

PENSION BENEFIT FORMULA

MONEY Matters

Upon retirement, you will receive a monthly pension benefit based on the Conestoga Plan formula and your Average Annual Compensation and years of Benefit Service at December 31, 2009.

Generally, your monthly Accrued Pension benefit is equal to 1/12th of the following:

- 1.0% of Average Annual Compensation (as of December 31, 2009) multiplied by your first 20 years of Benefit Service (as of December 31, 2009); plus
- 1.2% of Average Annual Compensation (as of December 31, 2009) multiplied by your years of Benefit Service (as of December 31, 2009) in excess of 20 but less than 30; plus
- 1.3% of Average Annual Compensation (as of December 31, 2009) multiplied by your vears of Benefit Service (as of December 31, 2009) in excess of 30 years but less than 40 years; plus
- 1.0% of Average Annual Compensation (as of December 31, 2009) multiplied by your • years of Benefit Service (as of December 31, 2009) in excess of 40; plus
- For employees with an hour of service before July 7, 2005, \$48.00 multiplied by your years of Benefit Service (as of December 31, 2009). If your employment terminated and you were subsequently rehired following a break in service on or after July 7,

2005, your Benefit Service earned following rehire will not count in determining this portion of your monthly accrued pension.

Please refer to Appendix I: Important Terminology for definitions of Average Annual Compensation and Benefit Service.

Example

Suppose, at December 31, 2009, your Average Annual Compensation is \$60,000, you have 30 years of Benefit Service, you had an hour of service before July 7, 2005, and were continuously employed from July 7, 2005 through December 31, 2009. Your monthly accrued pension benefit is determined as follows:

- 1.0% x \$60,000 (Average Annual Compensation) x 20 (years of Part 1: **Benefit Service up to 20) =** \$12,000
- 1.2% x \$60,000 (Average Annual Compensation) x 10 (years of Part 2: Benefit Service in excess of 20 but less than 30) = \$7,200
- Part 3: n/a - no years of Benefit Service in excess of 30
- n/a no years of Benefit Service in excess of 40 Part 4:

Part 5: $48 \times 30 = 1,440$

Total Annual Benefit: \$12,000 + \$7,200 + 1,440 = \$20,640

Monthly Benefit: \$20,640 ÷ 12 = \$1,720.00

The accrued pension of \$1,720 represents your monthly pension benefit payable in the form of a life annuity at age 65 under various conditions. See the next section, Types of Benefits, for further details on the various conditions.

TYPES OF PENSION BENEFITS

The Plan provides pension benefits under the following conditions (each is explained in detail on the following pages):



Normal Retirement Pension is payable if you retire on or after your Normal Retirement Date (*i.e.*, first of the month coinciding with or following the later of age 65 or fifth anniversary of your participation date).

- Early Retirement Pension is payable if you either (i) retire at or after age 55 and have at least 10 years of Vesting Service or (ii) retire at any age and have at least 30 years of Vesting Service.
- Disability Retirement Pension is generally payable if you are actively employed, become Disabled, remain Disabled for six months, and then retire from active service on account of being Disabled.

Deferred Vested Pension is normally payable at your Normal Retirement Date (*i.e.*, first of the month coinciding with or following the later of age 65 or fifth anniversary of your participation date) if your employment terminates after you have at least five years of Vesting Service. This benefit may be taken as early as

the first day of the calendar month on or after you attain age 55 if you have at least 10 years of Vesting Service when your employment terminated.

A **Preretirement Survivor Benefit** is normally payable to your spouse (of at least a full year) if you are vested and die prior to the start of benefit payments.

Normal Retirement Pension

Normal Retirement Date

Your Normal Retirement Date is the first of the month coinciding with or following the later of age 65 or fifth anniversary of your participation date.

Benefit Amount and Payment



When you retire from Windstream at or after your Normal Retirement Date, you will receive a monthly pension from the Plan for as long as you live. However, see the discussion of Optional Forms of Retirement Benefit Payments section of this SPD. Your pension payments start on the first of the month following your retirement, provided you have completed all required application materials.

Your monthly Normal Retirement Pension will be equal to your Accrued Pension at December 31, 2009.

Your Accrued Pension will not change after retirement. All benefits are determined by the facts and Plan provisions applicable at or prior to your retirement or termination of employment.

The Normal Retirement Pension payable under the Plan is independent of, and in addition to, any Social Security payments you receive for yourself and for your spouse.

Employment After Age 65

Subject to your continued ability to perform your duties, your employment may continue beyond your Normal Retirement Date. Your pension normally will not commence until you actually terminate employment. Since the Plan is frozen (as of December 31, 2009), you will not accrue additional benefits on account of your continued employment. Your monthly benefit will be equal to your Accrued Pension as of December 31, 2009, actuarially adjusted from your Normal Retirement Date to your actual retirement date.

Plan Mandated Distributions After Age 701/2

You must begin receiving your pension by April 1st of the calendar year following the later of the year you attain age 70¹/₂ or the year you terminate employment.

Return to Work After Retirement

If, after you have commenced your pension benefit, you are reemployed by Windstream or a subsidiary, your Plan benefit generally will continue to be paid during reemployment.

Early Retirement Pension

You qualify for an Early Retirement Pension if, upon termination of employment, you have either (i) attained age 55 and have 10 or more years of Vesting Service or (ii) have 30 years of Vesting Service (regardless of age). You may continue to earn years

of Vesting Service toward qualifying for the Early Retirement Pension even though you may not earn additional benefits under the Plan (*i.e.*, after December 31, 2009 because the Plan is frozen).



If you qualify for the Early Retirement Pension, your monthly benefit will be equal to your Accrued Pension at December 31, 2009, reduced as applicable for early commencement (*i.e.*, commencement before the first of the month following age 65).

There is no reduction for early commencement if (i) you have 30 years of Vesting Service (regardless of age) or (ii) you have attained age 55 and the total of your years of Vesting Service and age equals or exceeds 80 at your benefit commencement date. In all other situations, the early commencement reduction is determined in accordance with the following table (*i.e.*, your monthly pension times the early retirement factor):

Number of Years Before Normal Retirement Age	Early Retirement Factor*
1	1.000
2	1.000
3	1.000
4	.7333
5	.6667
6	.6333
7	.6000
8	.5667
9	.5333
10	.5000

* Interpolate for non-exact ages

Disability Retirement Pension

You qualify for the Disability Retirement Pension if you are actively employed, become Disabled, remain Disabled for six months, and then retire from active service on account of being Disabled.



The Disability Retirement Pension is payable beginning the first day of the calendar month following your retirement or, if later, after the Benefits Committee receives your written application. The Disability Retirement Pension is payable until the earliest of (i) your recovery (*i.e.*, ceasing to be Disabled), (ii) your refusal to submit to a medical examination, (iii) your death, or (iv) your attainment of Normal Retirement Age. At your Normal Retirement Date, you will be eligible to commence your Accrued Pension.

The Disability Retirement Pension is equal to your Accrued Pension at December 31, 2009. There is no reduction for commencement prior to your Normal Retirement Date.

Deferred Vested Pension

You are eligible for a Deferred Vested Pension if your employment terminates before you become eligible for Normal, Early or Disability Retirement but after you have at least five years of Vesting Service. You may continue to earn years of Vesting Service toward qualifying for the Deferred Vested Pension even though you may not earn additional benefits under the Plan (*e.g.*, after December 31, 2009 because the Plan is frozen).

If you qualify for a Deferred Vested Pension, your benefit will be equal to your Accrued Pension at December 31, 2009 payable monthly commencing at your Normal Retirement Date (*i.e.*, first of the month coinciding with or following the later of age 65 or fifth anniversary of your participation date).



Instead of receiving a monthly pension starting at your Normal Retirement Date, you may elect to receive a monthly pension at any time after your 55th birthday if you had at least 10 years of Vesting Service before you terminated employment. If you commence your Deferred Vested Pension before you attain your Normal Retirement Age, there is no reduction if you have attained age 55 and the total of your years of Vesting Service and age equals or exceeds 80 at your benefit commencement date. In all other situations, your monthly pension is reduced in accordance with the following table (*i.e.*, your monthly pension times the early retirement factor):

Number of Years Before Normal Retirement Age	Early Retirement Factor*
1	1.000
2	1.000
3	1.000
4	.7333
5	.6667
6	.6333
7	.6000
8	.5667
9	.5333
10	.5000

* Interpolate for non-exact ages

Non-vested and Reemployment

If you are a Plan participant but your employment terminates before you have five years of Vesting Service, you generally forfeit all of your rights to service credit and benefits under the Plan. If you are reemployed prior to incurring five one-year breaks-in-service, your prior years of Vesting Service and years of Benefit Service (as of December 31, 2009) will be restored. You will not, however, accrue any additional benefits under the Plan following reemployment.

Generally, a "one-year-break-in-service" is incurred if you are not reemployed within one year of a severance date.

Death Benefit

If you are married (for at least a full year) and die while vested (*i.e.*, you have at least 5 years of Vesting Service) and before you commence your pension, your spouse will

be entitled to receive a death benefit. If you are not married or have been married for less than a full year, no pre-retirement death benefit will be paid by the Plan.

If you die while vested and before you commence your pension, your spouse (for at least a full year) will receive a pre-retirement survivor annuity determined as follows:

- 1. If you die after you could have commenced receiving benefits, your spouse will receive a life annuity in the same amount he or she would have received if you had retired on your date of death and taken your pension under the terms of a joint and 50% survivor annuity with your spouse as contingent annuitant.
- 2. If you die before you could have commenced receiving benefits, your spouse will receive a life annuity in the same amount he or she would have received based on (a) your Accrued Pension on your date of death, (b) you and your spouse surviving until the desired commencement date (which must be on or after the earliest age your benefit could have commenced), and (c) your retiring at such commencement date and taking your pension under the terms of a joint and 50% survivor annuity with your spouse as contingent annuitant.

Note that, for these purposes, you could have commenced receiving benefits if (i) you had attained your Normal Retirement Age (*i.e.*, the later of age 65 or fifth anniversary of your participation date), (ii) you had attained age 55 with at least 10 years of Vesting Service or (iii) you had at least 30 years of Vesting Service (regardless of age).

Your spouse may commence the pre-retirement survivor annuity on the earliest date you would have been able to commence receiving benefits. Your spouse may also defer commencement of the pre-retirement survivor annuity to as late as your Normal Retirement Date (or, if later, the month following your death). If the actuarial present value of the pre-retirement survivor annuity does not exceed \$5,000, the value of the annuity will be paid in a lump sum.

OPTIONAL FORMS OF RETIREMENT BENEFIT PAYMENTS

Normally, your pension is payable as a life annuity, with payments ceasing at your death. However, other optional forms of payment may be available, as listed below.

IMPORTANT NOTICE

If you are married at the time of your retirement, your pension will be paid in the form of a Joint and 50% Survivor Annuity with your spouse as the contingent annuitant unless you elect and your spouse consents to another form of payment (and the consent must be witnessed by a notary). In certain circumstances (e.g., if you elect a Joint and 75% Survivor Annuity or Joint and 100% Survivor Annuity with your spouse as the contingent annuitant, your spouse cannot be located, or as determined by court order, your spouse is legally separated or abandoned from you,), your spouse's consent will not be required.

For purposes of the automatic form of payment, spouse is defined to be the person to whom you are married for Federal tax purposes at the time your benefit commences. If you desire to share your benefit with some other person, you may elect one of the optional forms described below and designate that person as your contingent annuitant or beneficiary. Your spouse, if any, must consent to your selection in writing (and the consent must be witnessed by a notary). Your election of an optional form may be made at any time up to the date your benefits are scheduled to commence, but no change may be made after that.

Single Life Annuity

A monthly retirement income payable for your life (with no payments continuing after your death).

Joint and 50% Survivor Annuity

A monthly retirement income payable in a reduced amount for your life, continuing thereafter in 1/2 of the reduced amount for the life of your designated contingent annuitant. If your contingent annuitant predeceases you within two years of your benefit commencement date, your benefit will pop-up (*i.e.*, increase) to the single life annuity amount.

Joint and 75% Survivor Annuity

A monthly retirement income payable in a reduced amount for your life, continuing thereafter in 3/4 of the reduced amount for the life of your designated contingent annuitant. If your contingent annuitant predeceases you within two years of your benefit commencement date, your benefit will pop-up (*i.e.*, increase) to the single life annuity amount.

Joint and 100% Survivor Annuity

A monthly retirement income payable in a reduced amount for your life, continuing thereafter in the same reduced amount for the life of your designated contingent annuitant. If your contingent annuitant predeceases you within two years of your benefit commencement date, your benefit will pop-up (i.e., increase) to the single life annuity amount.

5 Year Certain and Life Annuity

A monthly retirement income payable in a reduced amount for your life. If you should die prior to receiving 60 monthly payments, payments will continue for the balance of the 60-month period to a beneficiary you designate.

10 Year Certain and Life Annuity

A monthly retirement income payable in a reduced amount for your life. If you should die prior to receiving 120 monthly payments, payments will continue for the balance of the 120-month period to a beneficiary you designate.

15 Year Certain and Life Annuity

A monthly retirement income payable in a reduced amount for your life. If you should die prior to receiving 180 monthly payments, payments will continue for the balance of the 180-month period to a beneficiary you designate.

WHEN PAYMENTS ARE MADE



You generally have the right to defer commencement of your pension benefit until your Normal Retirement Date (or, if later, the date your employment terminates).

If your benefit has an actuarial present value of \$5,000 or less, the benefit will be "cashed out" by paying its value in a single sum. You may make an election

between a cash payment or a direct rollover of your lump sum payment. Other payment options are not available.

If the value of your benefit is more than \$1,000 (but \$5,000 or less) and you do not make an election between a cash payment or direct rollover of your lump sum payment, an automatic direct rollover of your lump sum payment will be made to an IRA. The IRA will be invested in an investment product designed to preserve principal and provide a reasonable rate of return and liquidity. You will be responsible for fees and expenses of the IRA. For further information regarding the Plan's automatic rollover provisions, IRA provider, and fees and expenses of the IRA, call a Merrill Service Representative at 1-800-228-4015.

If the actuarial present value of the Spouse's Pension is \$5,000 or less, the benefit will be paid in a single sum.

If your benefit is cashed-out in a single sum and you are subsequently reemployed by Windstream, you will be considered a new employee for purposes of benefit accrual under the Plan.

BENEFITS FROM OTHER WINDSTREAM PLANS

An employee may be eligible for pension benefits from another Windstream-sponsored pension plan. To the extent that benefits under the other plan are based on service that is credited toward benefits under this Plan, the benefit under this Plan will be reduced by the amount of such other benefits, actuarially adjusted as necessary because of differing payment terms.

UNIFORMED (MILITARY) SERVICE

If you are absent from employment by reason of service in the uniformed services ("qualified military service"), you are generally entitled under federal law to reemployment if certain procedural requirements are met. If you are reemployed after qualified military service, you are entitled to certain rights and benefits (including under the Plan) that you would have attained had you remained continuously employed. Also, if you die in qualified military service, you are entitled to certain rights and benefits under the Plan as if you had died following re-employment. You should contact the Plan Administrator before taking any qualified military service for information on your rights under the Plan.

SOCIAL SECURITY PAYMENTS

When you retire, you may receive income from Social Security. This is in addition to your pension from the Plan. Here is a brief review of benefits provided by the law as in effect in 2023.

Social Security is payable in full when you retire at age 65 unless you were born after 1942, in which case unreduced benefits will be payable at later ages up to age 67 for employees born after 1959. In addition, your spouse receives 50% of your benefit, if also of full retirement age. Reduced amounts are payable in either case as early as age 62.

Social Security pays income benefits to you and eligible dependents if you are disabled. Also, benefits are payable to eligible surviving family members if you should die. In any event, you must apply for Social Security benefits; they are not paid automatically. You and your employer each pay equal taxes on your earnings toward the cost of Social Security. This commentary is general. Your actual eligibility for Social Security benefits will be determined by Social Security's own rules and requirements, which are different from those of the Plan.

It is a good idea during your active career to make sure your Social Security earnings record is correct. A Social Security Statement can be requested online at www.ssa.gov or by using Form SSA-7004, which is available from your local Social Security field office listed under "United States Government" in your local telephone directory.

You may apply for your Social Security payments online at www.ssa.gov or at your local Social Security field office (call the Social Security field office for an appointment and regarding what information to bring).

ADMINISTRATION AND FUNDING OF THE PLAN

The Plan Administrator (and its delegates) is responsible for the administration of the Plan and has discretionary authority to interpret and construe the terms of the Plan, to determine your eligibility for benefits under the Plan, and to resolve any disputes that arise under the Plan. Benefits will be paid only if the Plan Administrator (or its delegate) decides in its discretion that the applicant is entitled to benefits under the Plan.

The amount of your employer's contributions to the Plan are determined by an independent actuary for the Plan. The actuary evaluates the Plan annually and recommends adjustments to the contribution level on the basis of Plan experience.

Your employer's contributions are placed in a trust fund from which benefits are paid when due. Investment income, including gains and losses, are also part of the trust fund assets. It is anticipated, but not guaranteed, that these monies will be sufficient to provide the benefits specified under the Plan.

The expenses of administration of the Plan and the trust fund are paid from the trust fund or, upon election, by your employer.

AMENDMENT AND TERMINATION OF THE PLAN

Windstream intends that the Plan will be continued but reserves the right, in its sole discretion, to amend the Plan or to terminate the Plan at any time in any respect through action of its Board of Directors or the Board of Directors' delegate. If the Plan is ever terminated:

- 1. All Accrued Pensions will become fully vested in the respective participants.
- 2. Assets in the trust fund will be used to provide these benefits, and no assets will be used for any other purpose until the complete satisfaction of all such Accrued Pension obligations. After these obligations are met, any excess assets may revert to Windstream.
- 3. If the Plan should be terminated at a time when the liabilities exceed the assets and the deficiency is not made up, all of the assets will be allocated to retired and active participants in accordance with the provisions of applicable federal laws and regulations.

NONALIENATION OF BENEFITS

You cannot assign, transfer or attach your benefits nor use them as collateral for a loan. Your benefits can be assigned or attached by others in certain circumstances (*e.g.*, wrongdoing involving the Plan, offsets for overpayments, and certain domestic relations orders). See also Qualified Domestic Relations Orders below.

QUALIFIED DOMESTIC RELATIONS ORDERS

A "Qualified Domestic Relations Order" is a court order relating to child support, alimony or marital property that assigns all or a portion of your benefit to an alternate payee (*e.g.*, former spouse). Domestic relations orders must be submitted to the Plan for a determination by the Plan Administrator as to whether the orders are qualified. If a domestic relations order is qualified, the Plan Administrator must enforce its terms. Procedures for determining if an order is a qualified domestic relations order are available to you, free of charge, at our Benefits Online website at <u>www.benefits.ml.com</u> in the Document Library.

PLAN DOCUMENT (CONTROLS)

This SPD does not contain all of the technical details and legal expressions contained in the formal Plan document. Any discrepancies between this SPD and the formal Plan document will be resolved in favor of the formal Plan document. The Plan Administrator (and its delegates) shall have the discretionary power and authority to interpret the provisions of the Plan and to make factual determinations in deciding whether an applicant is entitled to benefits under the Plan.

ELECTRONIC COMMUNICATION

This SPD and other important Plan information may be delivered to you through electronic means. In this case, you are entitled to request a paper copy, free of charge, from the Plan Administrator. The paper version of this SPD (or other information) will contain substantially the same style and format, and the same content, as the electronic version.

NO EMPLOYMENT CONTRACT

The purpose of this SPD is to provide you with information about the benefits available under the Plan. The benefits described are not conditions of employment, nor is the SPD intended to create an employment contract between you and a Windstream company. Nothing in this SPD should be interpreted as a limitation on your right or a Windstream company's right to terminate your employment at any time, with or without cause, subject to applicable collective bargaining obligations.

RECEIVING LESS THAN YOU EXPECTED

You may lose your benefit or receive less than you expect from the Plan in the following circumstances:

- A delay in filing a proper application for pension benefits on a timely basis.
- Death prior to commencement of retirement benefits (if you are not married, the Plan does not provide for pre-retirement death benefits).

- Death of a pensioner who has not taken an optional payment form with a death benefit.
- Termination of employment prior to becoming vested.
- A "break in service" due to termination prior to completing five years of Vesting Service. Generally, a "one-year-break-in-service" is incurred if you are not reemployed within one year after a severance date. If your number of consecutive one-year-breaks-in-service is five or more and exceeds your previously earned years of Vesting Service, you lose the years of Vesting Service and years of Benefit Service previously earned.
- Termination of the Plan prior to full funding of benefits attributable to service prior to the termination date. In the event of termination of the Plan, assets are to be allocated to retired, active and terminated vested participants in accordance with the provisions of applicable federal laws and regulations.
- Calculation errors discovered by subsequent audit.
- The collective bargaining agreement does not provide for participation in the Plan.
- Delay of retirement beyond initial eligibility date.
- Failing to defer commencement of your retirement benefit (*e.g.*, your benefit may be reduced for early commencement).
- Reemployment by Windstream (*e.g.*, commencement of your retirement benefit may not be permitted).
- You cannot assign, transfer or attach your benefits nor use them as collateral for a loan. Your benefits can be assigned or attached by others in certain circumstances (*e.g.*, wrongdoing involving the plan, offsets for overpayments, and certain domestic relations orders). See also "Qualified Domestic Relations Orders" section above.
- Amendment of the Plan (*e.g.*, pursuant to Plan amendment, the Plan is frozen).
- The Internal Revenue Code limits the annual benefit that you can receive from the Plan and all other tax-qualified plans maintained by Windstream companies. This limit generally affects highly compensated employees.
- The Internal Revenue Code limits the amount of compensation that may be considered under the Plan. This limit generally affects highly compensated employees.
- Benefits will be paid only if the Plan Administrator (or its delegate) decides in its discretion that the applicant is entitled to benefits under the Plan.
- Certain restrictions (e.g., on the payment of lump-sums) apply if the funded status of the Plan falls below certain thresholds. You will be notified if any of these restrictions become applicable under the Plan.
- The Plan is required by law to withhold taxes on payments from the Plan according to federal and state withholding rules in effect at the time of distribution. You will want to consult with your personal tax advisor regarding the tax treatment of your pension benefits.
- If you are overpaid from the Plan, the Plan Administrator may offset your current or future benefit payments or seek cash reimbursement to recover overpayments, subject to certain restrictions and limitations provided in ERISA.

- Transfer to an employer who is not a participating employer or transfer to a nonunion position within Windstream.
- You do not keep the Plan Administrator advised of your current address so that vou may receive Plan information in a timely manner.
- You do not make and/or appeal claims in accordance with the Plan's strict time limits.
- You do not file a lawsuit in accordance with the Plan's strict time limits following • exhaustion of appeals.
- The formal Plan document is controlling if there are any discrepancies between the Plan document and this SPD.
- You are not eligible for benefits under the Plan if your benefits under the prior • Conestoga Plan were not transferred to the Plan.
- You fail to adhere to online security best practices. See the Department of • Labor's Online Security Tips in Appendix II to this SPD.
- You fail to provide a legal power of attorney to the Plan Administrator when • adopted (for a determination whether the Plan will honor the power of attorney).
- Only eligible rollover distributions may be rolled over to an individual retirement • account (IRA) or other eligible retirement plan. An eligible rollover distribution does not include distributions made for life or minimum required distributions that are required to begin for participants on the April 1 of the year following the later of termination of employment or attainment of the applicable age, which is:
 - age 70¹/2, if you attained age 70¹/2 before January 1, 2020
 - age 72, if you attained age 701/2 after December 31, 2019, and before January 1,2023
 - age 73, if you attained age 72 after December 31, 2022, and age 73 before January 1, 2033
 - age 75, if you attain age 74 after December 31, 2032.
- The responsibility for payment and administration of your benefit may be transitioned to an insurance company through the purchase of a group annuity contract.
- As of July 13, 2021, the Plan eliminated ancillary death benefits for all participants regardless of when employment terminated.

APPLYING FOR A PENSION

A pension application, the "Pension Package," may be obtained from the Merrill Service Center at 1-800-228-4015 or access Benefits Online at www.benefits.ml.com. Forms should be prepared according to the instructions attached to the Pension Package. To avoid delayed payments, the complete Pension Package, including all required attachments, should reach the Plan Administrator (at the address designated in the Pension Package) at least 30 days prior to your designated pension commencement date.

For your elections regarding your pension benefit to be valid, you should be aware that federal law requires that you be given certain information included in your Pension Package and that you make your elections regarding your pension benefit within strict time limits. You must receive the "Pension Package" before, but not more than 180 days

before your designated pension commencement date. You will have 180 days from the date of your Pension Package to make your election. (If your election is made after your designated pension commencement date, payments will be made retroactive to your designated pension commencement date.)

CLAIMS PROCEDURE

If you believe you are entitled to receive a benefit under the Plan, you must make application in writing on the form and in the manner required by the Plan Administrator.

If a claim for benefits is denied, in whole or in part, the Plan Administrator will issue a notice of the adverse benefit determination to you. The notice will be issued to you within a reasonable period of time but in no event later than 90 days (45 days for disability claims) from the date the claim for benefits was filed. The notice will be written in a manner to be understood by you and will include the following:

- 1. The specific reason or reasons for the adverse benefit determination.
- 2. The specific Plan provisions on which the adverse benefit determination is based.
- 3. A description of any further material or information which is necessary for you to perfect (complete) your claim and an explanation of why the material or information is needed.
- 4. An explanation of the Plan's claim review procedure and time limits applicable to the Plan's claim review procedures, including a statement of your right to bring a civil action under Section 502(a) of the Employee Retirement Income Security Act of 1974 following an adverse benefit determination on review.
- 5. If an internal rule, guideline or protocol or other similar criteria is relied upon in making a disability determination, a statement a copy of the rule, guideline or protocol is available free of charge.

You or your duly authorized representative may submit to the Plan Administrator a written request for review of an adverse benefit determination within 60 days (180 days for disability claims) of the receipt of the notice of adverse benefit determination. Your request must contain the following information:

- 1. The date on which your request was filed with the Plan Administrator (although the actual date of filing will govern the timeliness of the request).
- 2. The specific portions of the adverse benefit determination that you request the Plan Administrator to review.
- 3. A statement by you setting forth the basis upon which you believe the Plan Administrator should reverse the previous adverse benefit determination and accept your claim as made.
- 4. Any written material (offered as exhibits) which you desire the Plan Administrator to examine in its consideration of your position.

5. If an internal rule, guideline or protocol or other similar criteria is relied upon in making a disability determination, a statement a copy of the rule, guideline or protocol is available free of charge.

You or your authorized representative may (i) submit written comments, documents, records and other information relating to your claim for benefits, (ii) review pertinent documents, and (iii) upon request in the manner and form required by the Plan Administrator and free of charge, be provided reasonable access to, and copies of, all documents, records, and other information relevant to your claim for benefits. Review of disability claims will be made in accordance with Department of Labor regulations.

The review by the Plan Administrator (or its delegate) will take into account all comments, documents, records and other information submitted by you relating to the claim, without regard to whether the information was part of the initial benefit determination. The Plan Administrator will provide a written decision on review not later than 60 days (45 days for disability claims) after receipt of your written request for review, unless special circumstances require an extension of the time for processing the appeal. If an extension is needed, you will be provided with written notice of the extension prior to the beginning of the extension. With the extension, the written notice on review will be provided no later than 120 days (90 days for disability claims) after receipt of the request for review of the adverse benefit determination. The decision on review will be written in a manner to be understood by you, and, in the case of an adverse benefit determination:

- 1. The specific reasons for the adverse benefit determination on review.
- 2. References to specific Plan provisions on which the decision is based.
- 3. A statement that you are entitled to receive, upon request and free of charge, reasonable access to, and copies of, all documents, records and other information relevant to your claim for benefits.
- 4. A statement that there is no voluntary appeal procedure offered by the Plan.
- 5. A statement of your right to bring a civil action under Section 502(a) of the Employee Retirement Income Security Act of 1974 following the adverse benefit determination on review.

No action for benefits under the Plan may be brought unless you (i) submit a claim for benefits within twelve months of the date the first payment would have been due or other action complained of occurred, (ii) been notified by the Plan Administrator that your claim has been denied, (iii) timely filed a request for review of the claim, (iv) been notified of an adverse benefit determination on review, and (v) filed the action within one year of the notice of the adverse benefit determination on review. Any action relating to the Plan must be brought in the federal court for the Eastern District of Arkansas or in the courts of the State of Arkansas located in the district embraced by the federal courts for the Eastern District of Arkansas.

<u>Special Rules regarding COVID Pandemic</u>. On March 13, 2020, the President issued the Proclamation on Declaring a National Emergency Concerning the Novel Coronavirus Disease (COVID-19). On May 4, 2020, the Department of Labor issued "Extension of Certain Timeframes for Employee Benefit Plans, Participants, and Beneficiaries Affected by the COVID-19 Outbreak", pursuant to which the date by which claimants may file a

claim or an appeal of an adverse benefit determination under a plan's claims procedure was extended until the earlier of (a) one year from the date a participant was first eligible for relief (note that the date you first became eligible for relief is the normal appeal deadline) or (b) July 10, 2023 (i.e., 60 days after the announced end of the National Emergency).

STATEMENT OF PBGC GUARANTEES AND LIMITATIONS

Your pension benefits under the Plan are insured by the Pension Benefit Guaranty Corporation (PBGC), a federal insurance agency. If the Plan terminates (ends) without enough money to pay benefits, the PBGC will step in to pay pension benefits. Most people receive all of the pension benefits they would have received under their plan, but some people may lose certain benefits.

The PBGC guarantee generally covers: (1) Normal and early retirement benefits; (2) disability benefits if you become disabled before the plan terminates; and (3) certain benefits for your survivors.

The PBGC guarantee generally does not cover: (1) Benefits greater than the maximum guaranteed amount set by law for the year in which the plan terminates; (2) some or all of benefit increases and new benefits based on plan provisions that have been in place for fewer than 5 years at the time the plan terminates; (3) benefits that are not vested because you have not worked long enough for the company; (4) benefits for which you have not met all of the requirements at the time the plan terminates; (5) certain early retirement payments (such as supplemental benefits that stop when you become eligible for Social Security) that result in an early retirement monthly benefit greater than your monthly benefit at the plan's normal retirement age; and (6) non-pension benefits, such as health insurance, life insurance, certain death benefits, vacation pay, and severance pay.

Even if certain of your benefits are not guaranteed, you still may receive some of those benefits from the PBGC depending on how much money your plan has and on how much the PBGC collects from employers.

For more information about the PBGC and the benefits it guarantees, ask your plan administrator or contact the PBGC's Technical Assistance Division, 1200 K Street N.W., Suite 930, Washington, D.C. 20005-4026 or call 202-326-4000 (not a toll-free number). TTY/TTD users may call the federal relay service toll-free at 1-800-877-8339 and ask to be connected to 202-326-4000. Additional information about the PBGC's pension insurance program is available through the PBGC's website on the Internet at www.pbgc.gov.

STATEMENT OF ERISA RIGHTS

As a participant in the Plan, you are entitled to certain rights and protections under the Employee Retirement Income Security Act of 1974, as amended (ERISA). ERISA provides that all plan participants shall be entitled to:

Receive Information About Your Plan and Benefits

• Examine, without charge, at the Plan Administrator's office, all documents governing the plan, collective bargaining agreements, and a copy of the latest annual report (Form 5500 Series) filed by the Plan with the U.S. Department of Labor and available at the Public Disclosure Room of the Employee Benefits Security Administration.

- Obtain, upon written request to the Plan Administrator, copies of documents governing the operation of the Plan and copies of the latest annual report (Form 5500 Series) and updated summary plan description. The Plan Administrator may make a reasonable charge for the copies.
- Receive a copy of the plan's annual financial report.
- Obtain a statement telling you whether you have a right to receive a pension at normal retirement age (*i.e.*, the later of age 65 or fifth anniversary of your participation date) and, if so, what your benefits would be at normal retirement age if you stop working under the plan now. If you do not have the right to a pension, the statement will tell you how many more years you have to work to get a right to a pension. This statement must be requested in writing and is not required to be given more than once every twelve months. The plan must provide the statement free of charge.

Prudent Actions by Plan Fiduciaries

In addition to creating rights for plan participants, ERISA imposes duties upon the people who are responsible for the operation of the employee benefit plan. The people who operate your plan, called "fiduciaries" of the plan, have a duty to do so prudently and in the interest of you and other plan participants and beneficiaries.

No one, including your employer, or any other person, may fire you or otherwise discriminate against you in a way to prevent you from obtaining a benefit or exercising your rights under ERISA.

Enforce Your Rights

If your claim for a benefit is denied or ignored, in whole or in part, you have a right to know why this was done, to obtain copies of documents relating to the decision without charge, and to appeal any denial, all within certain time schedules.

Under ERISA, there are steps you can take to enforce the above rights. For instance, if you request a copy of the plan documents or the latest annual report from the plan and do not receive them within 30 days, you may file a suit in federal court. In such a case, the court may require the Plan Administrator to provide the materials and pay you up to \$110 a day until you receive the materials, unless the materials were not sent because of reasons beyond the control of the administrator. If you have a claim for benefits that is denied or ignored, in whole or in part, you may file suit in a state or federal court. In addition, if you disagree with the plan's decision or lack thereof concerning the qualified status of a domestic relations order, you may file suit in federal court. If it should happen that the plan fiduciaries misuse the plan's money or if you are discriminated against for asserting your rights, you may seek assistance from the U.S. Department of Labor, or you may file suit in federal court. The court will decide who should pay court costs and legal fees. If you are successful, the court may order the person you have sued to pay court costs and legal fees. If you lose, the court may order you to pay these costs and fees (for example, if it finds your claim is frivolous).

Assistance With Your Questions

If you have any questions about your plan, you should contact the Plan Administrator. If you have questions about this statement or your rights under ERISA, or if you need assistance in obtaining documents from the Plan Administrator, you should contact the nearest area office of the Employee Benefits Security Administration, U.S. Department of Labor (listed in your telephone directory) or the Division of Technical Assistance and Inquiries, Employee Benefits Security Administration, U.S. Department of Labor, 200 Constitution Avenue N.W., Washington, DC 20210. You may also obtain certain publications about your rights and responsibilities under ERISA by calling the publications hotline of the Employee Benefits Security Administration.

Windstream Pension Plan

Name of Plan:	Windstream Pension Plan
Plan Sponsor:	Windstream Services, LLC 4005 N. Rodney Parham Rd. Little Rock, AR 72212
A 6	Participants and beneficiaries may receive from the Plan Administrator, upon written request, a complete list of employers participating in the Plan, information as to whether a particular employer is a participating employer of the Plan and, if the employer is a participating employer, the employer's address. Similarly, participants and beneficiaries may receive copies of appropriate collective bargaining agreements referencing the maintenance of the Plan.
Agent for Service of	
Legal Process:	Windstream Services, LLC 4005 N. Rodney Parham Rd. Little Rock, AR 72212
	Service of legal process may also be made upon the Trustee or Plan Administrator.
Trustee:	JP Morgan Chase Bank Investor Services 1 Chase Manhattan Plaza, Floor 19 New York, New York 10005-1401
Plan Administrator:	Benefits Committee Windstream Services, LLC 4005 N. Rodney Parham Rd. Little Rock, AR 72212
	(501) 748-7000
Employer Identification Number:	85-2049794
Type of Plan:	The Plan is a pension plan under ERISA because it provides retirement income to vested employees.
	The Plan is a defined benefit plan because your benefit is based on a formula (and not based on the value of assets in an individual account).
	The Plan is intended to be a tax-qualified plan for purposes of the Internal Revenue Code.
Plan Identification Number:	001

Sources of Contributions of the Plan:	Payments into the Trust by the Employer with contribution amounts actuarially determined.
Funding Medium:	Windstream Master Trust
Plan Year:	The financial records of the Plan are maintained on a 12-month basis that ends December 31 each year.

APPENDIX I: IMPORTANT TERMINOLOGY

"Accrued Pension"

"Accrued Pension" is the monthly benefit payable at Normal Retirement Age that you have earned under the Plan. Your Accrued Pension is based on the Conestoga plan formula and your Average Annual Compensation and years of Benefit Service at December 31, 2009 (or earlier date of termination of employment).

"Average Annual Compensation"

Benefits normally are based on "Average Annual Compensation" earned through December 31, 2009 (or earlier date of termination of employment).

Average Annual Compensation means your compensation averaged over the five consecutive calendar years within the last 10 years of your Benefit Service that produces the highest average. If you have less than five consecutive calendar years of Benefit Service, your Average Annual Compensation will be based on your compensation averaged over all calendar years of your Benefit Service. No Benefit Service may be granted after December 31, 2009.

Compensation is your basic annual pay, including amounts contributed on a pre-tax basis to a 401(k) plan or Section 125 cafeteria plan. Overtime pay, bonuses and other special forms of pay are not included as compensation.

"Benefit Service"

"Benefit Service" means the portion of your employment that counts for determining the amount of your benefit. No years of Benefit Service will be granted for periods after December 31, 2009 (or earlier date of termination of employment).

Years of Vesting Service and years of Benefit Service are similarly calculated based on your period of employment except that years of Benefit Service are not granted (i) for employment other than employment as an eligible employee under the Plan and (ii) for employment after December 31, 2009.

"Disabled" means the inability to engage in any substantial gainful activity by reason of any medically determinable physical or mental impairment that can be expected to result in death or that has lasted or can be expected to last for a continuous period of not less than 12 months or eligibility for Social Security disability benefits.

"Normal Retirement Age"

Your "Normal Retirement Age" is the later of age 65 or fifth anniversary of your participation date).

"Normal Retirement Date"

Your "Normal Retirement Date" is the first of the month coinciding with or following the later of age 65 or fifth anniversary of your participation date.

"Vesting Service"

"Vesting Service" refers generally to your years of service with a Windstream company. You receive one year of Vesting Service for each calendar year in which you complete 1,000 or more hours of service. You receive an hour of service for hours actually worked. You also receive hours of service for certain periods for which you are paid but perform no services, including paid vacations, holidays, authorized leaves of absence — provided that you return to employment at the end of the leave of absence — and absence for service in the Armed Forces of the United States as long as your reemployment rights are protected by law, and for certain other authorized absences as established by Windstream personnel policy. Vesting Service is used to determine eligibility for benefits.

Your "Vesting Service" includes your prior years of vesting service with a D&E Communications or Conestoga Telephone company under the Conestoga Plan. Finally, if you have a break in service, under certain circumstances your pre-break years of Vesting Service will be included in your total credit.

APPENDIX II: CYBERSECURITY

The Employee Benefits Security Administration of the United States Department of Labor has issued online security tips for participants in 401(k) plans, which can be found at the following link: <u>https://www.dol.gov/sites/dolgov/files/ebsa/key-topics/retirement-benefits/cybersecurity/online-security-tips.pdf</u>. Below is a modified version of the Online Security Tips that has been customized for a pension plan.

Participants may estimate their pension benefits on-line from our Benefits Online website at www.benefits.ml.com.

ONLINE SECURITY TIPS

You can reduce the risk of fraud and loss by following these basic rules:

- REGISTER, SET UP AND ROUTINELY MONITOR YOUR ONLINE ACCOUNT
 - Maintaining online access allows you to review your retirement benefit.
 - Regularly checking your online access reduces the risk of fraudulent access.
 - Failing to register for online access may enable cybercriminals to assume your online identity.

• USE STRONG AND UNIQUE PASSWORDS

- Don't use dictionary words.
- Use letters (both upper and lower case), numbers, and special characters.
- Don't use letters and numbers in sequence (no "abc", "567", etc.).
- Use 14 or more characters.
- Don't write passwords down.
- Consider using a secure password manager to help create and track passwords.
- Change passwords every 120 days, or if there's a security breach.
- Don't share, reuse, or repeat passwords.
- USE MULTI-FACTOR AUTHENTICATION
 - Multi-Factor Authentication (also called two-factor authentication) requires a second credential to verify your identity (for example, entering a code sent in real-time by text message or email).

• KEEP PERSONAL CONTACT INFORMATION CURRENT

- Update your contact information when it changes, so you can be reached if there's a problem.
- Select multiple communication options.

• CLOSE OR DELETE UNUSED ACCOUNTS

- The smaller your on-line presence, the more secure your information. Close unused accounts to minimize your vulnerability.
- Sign up for account activity notifications.
- BE WARY OF FREE WI-FI
 - Free Wi-Fi networks, such as the public Wi-Fi available at airports, hotels, or coffee shops pose security risks that may give criminals access to your personal information.
 - A better option is to use your cellphone or home network.

• BEWARE OF PHISHING ATTACKS

- Phishing attacks aim to trick you into sharing your passwords, account numbers, and sensitive information, and gain access to your accounts. A phishing message may look like it comes from a trusted organization, to lure you to click on a dangerous link or pass along confidential information.
- Common warning signs of phishing attacks include:
 - A text message or email that you didn't expect or that comes from a person or service you don't know or use.
 - > Spelling errors or poor grammar.
 - Mismatched links (a seemingly legitimate link sends you to an unexpected address). Often, but not always, you can spot this by hovering your mouse over the link without clicking on it, so that your browser displays the actual destination.
 - > Shortened or odd links or addresses.
 - An email request for your account number or personal information (legitimate providers should never send you emails or texts asking for your password, account number, personal information, or answers to security questions).
 - Offers or messages that seem too good to be true, express great urgency, or are aggressive and scary.
 - > Strange or mismatched sender addresses.
 - > Anything else that makes you feel uneasy.

• USE ANTIVIRUS SOFTWARE AND KEEP APPS AND SOFTWARE CURRENT

• Make sure that you have trustworthy antivirus software installed and updated to protect your computers and mobile devices from viruses and malware. Keep all your software up to date with the latest patches and upgrades. Many vendors offer automatic updates.

KNOW HOW TO REPORT IDENTITY THEFT AND CYBERSECURITY INCIDENTS

- The FBI and the Department of Homeland Security have set up valuable sites for reporting cybersecurity incidents:
 - https://www.fbi.gov/file-repository/cyber-incident-reporting-unitedmessage-final.pdf/view
 - https://www.cisa.gov/reporting-cyber-incidents