BEFORE THE TENNESSEE REGULATORY AUTHORITY NASHVILLE, TENNESSEE

-	cember	_	400/
110	cemner	•	7111116
$\mathbf{p}_{\mathbf{v}}$	COMBO	~	4 000

APPLICATION OF D & D ELECTRONICS FOR AUTHORITY TO PROVIDE COCOT SERVICES IN TENNESSEE) Company ID: 128934	IN RE:)	DOCKET NO.
,	APPLICATION OF D & D ELECTRONICS)	
SERVICES IN TENNESSEE) Company ID: 128934	FOR AUTHORITY TO PROVIDE COCOT)	
,	SERVICES IN TENNESSEE)	Company ID: 128934

ORDER REVOKING AUTHORITY TO PROVIDE COCOT SERVICES IN TENNESSEE FOR NON-PAYMENT OF FEES

This matter came before Chairman Sara Kyle, Director Eddie Roberson and Director Pat Miller of the Tennessee Regulatory Authority ("TRA"), the voting panel assigned to this docket, at a regularly scheduled Authority Conference held on November 20, 2006 to cancel the authority of D & D Electronics (the "Company") to offer Customer Owned Coin or Coinless Operated Telephone ("COCOT") service in Tennessee due to non-payment of fees.

The Company originally filed an Application to provide COCOT service within the State of Tennessee on January 24, 2005. During a regularly scheduled Authority Conference held on February 28, 2005, the Directors found that the Company had met all the requirements of Tenn. Comp. R. & Regs. 1220-4-2-.43 through 1220-4-2-.45 to provide COCOT service in Tennessee.

Pursuant to Tenn. Code Ann. § 65-4-301(b) (2004), every owner or operator of a public pay telephone shall submit to the TRA an annual inspection and supervision fee for each service location on or before July 1 of each year. An initial notice advising the Company of its failure to comply with the requirements of Tenn. Code Ann. § 65-4-301(b) (2004) was mailed on April 7, 2006. A second notice was mailed on July 12, 2006. Finally, a Notice of Cancellation was

mailed on August 4, 2006 via certified mail. The Company failed to respond. As a result of this failure, this matter was placed on the November 20, 2006 Authority Conference for the voting panel assigned to this docket to consider revocation of the Company's authority to provide COCOT service due to non-payment of fees.

Based upon careful consideration of the record in this matter, the panel voted unanimously to revoke the authority of the Company to provide COCOT service in Tennessee.

IT IS THEREFORE ORDERED THAT:

As a result of the non-payment of fees, the authority granted to D & D Electronics to provide COCOT service within the State of Tennessee is revoked, and this docket is closed.

Sara Kyle, Chairman

Eddie Roberson, Director

Pat Miller, Director