TENNESSEE REGULATORY AUTHORITY

Eddie Roberson, Chairman Pat Miller. Director Sara Kyle, Director Ron Jones. Director



460 James Robertson Parkway Nashville, Tennessee 37243-0505

September 25, 2007

Mr. Carey Roesel, Consultant Amerimex Communications Corp. 210 N. Park Avenue Winter Park, FL 32789

RE:

Dear Mr. Roesel:

Application for Certificate to Provide Competing Local Telecommunications Strices
TRA Docket No. 07-00056

r. Roesel:

As Hearing Officer assigned in ready for hearing to the provide to Provide Competing Local Telecommunications of the provide to Provide Competing Local Telecommunications of the As Hearing Officer assigned to this docket, my responsibilities include assuring that this matter is ready for hearing when a hearing is scheduled to consider an application for Certificate of Public Convenience and Necessity ("CCN"). My review of this file reveals that, although the Application was filed by Amerimex Communications Corp. ("Amerimex") on March 5, 2007 and supplemented on September 4, 2007, important information has not been provided.

Before a hearing can be scheduled on the Application, Amerimex must submit comprehensive, specific, and verifiable documentation demonstrating that it possesses the requisite managerial qualifications to provide the applied-for telecommunications services. Such documentation must contain thorough background information for each officer of the company and all key management personnel, including, but not limited to, educational background including the names and locations of educational institutions attended, dates of attendance, and degrees(s) earned; detailed work history, including employer names and addresses, titles/positions held, duties and responsibilities, achievements, dates of employment, supervisor names and contact information; and a description of relevant telecommunications and business experience and applicable skills. Additionally, a detailed description of the current duties and responsibilities of each officer and all key management personnel of Amerimex must be included.

Further, in the Data Request issued on March 22, 2007, Amerimex was asked to provide updated financial documentation and to include any disclosures and statement of cash flows required by generally accepted accounting principals ("GAAP"). While updated financials were included in the data response received by Amerimex on September 4, 2007, the disclosures required by GAAP were not provided. Amerimex must submit the requested GAAP disclosures and statements of cash flows for fiscal years 2005 and 2006, and include an explanation of the reason(s) for the change in financial position of Amerimex that resulted in a net loss for the year ended 2006.

Mr. Carey Roesel, Consultant Amerimex Communications Corp. September 25, 2007 Page Two

Amerimex may include any other information which supports or that it considers helpful to the assessment of Amerimex's *Application*. If Amerimex is unable to supply any of the documentation requested, please provide a detailed response explaining why such information is not provided.

TRA Staff will review the documentation provided. If the *Application* is complete, a Hearing will be scheduled and you will be notified of the Hearing date. In accordance with TRA Rules, submit either (1) thirteen written copies of your response or (4) four written copies and an electronic version to the TRA Docket Room, Attention Sharla Dillon, Dockets Manager, at the address listed below. Also reference the Docket Number, 07-00056, on your response. If you have questions concerning this request, please contact Lisa Foust at 615-741-2904, extension 220.

Sincerely,

Kelly Cashman-Grams

Hearing Officer

Cc: Don Aldridge, President

Amerimex Communications Corp. 20 Mansell Court East, Ste. 200 Roswell, Georgia 30076

Docket File No. 07-00056

Darlene Standley, Chief TRA Utilities Division