

WILKINSON) BARKER) KNAUER) LLP

1430 WYNKOOP STREET
SUITE 201
DENVER, CO 80202
TEL 303.626.2350
FAX 303.626.2351
www.wbklaw.com
PHILIP J. ROSELLI
303.626.2321
proseli@wbklaw.com

August 4, 2010

Sharla Dillon
Dockets & Records Manager
Tennessee Regulatory Authority
460 James Robertson Parkway
Nashville, TN 37243

filed electronically in docket office on 08/04/10

Re: Docket No. 07-00207 (Certification of Syniverse Technologies, Inc.) and
Docket No. 03-00549 (Certification of TSI Telecommunications Network Services, Inc.)

Dear Ms. Dillon:

Please accept for filing in BOTH of the above-referenced dockets an original, plus four (4) copies of this supplemental letter to clarify the prior Notice and Attestation submitted on behalf of Syniverse Technologies, Inc. ("Syniverse") on June 30, 2010. I am also enclosing an extra copy, along with a self-addressed, postage pre-paid envelope, to be file-stamped and returned to me once this letter is docketed.

It appears that the prior Notice and Attestation was filed only in Docket No. 07-00207. To clarify, Syniverse seeks to cancel any and all of its operating authorities in Tennessee, including that authority granted in Docket No. 07-00207, as well as an earlier local-interexchange reseller authority granted to TSI Telecommunications Network Services, Inc., a predecessor in interest to Syniverse, in Docket No. 03-00549. In addition, Syniverse wishes to cancel all of its operating tariffs in Tennessee. Accordingly, I would request that you docket this letter in both Docket No. 07-00207 and Docket No. 03-00549, to be sure that Syniverse's intention in this regard is clear. As per the prior-submitted Notice and Attestation, Syniverse has no customers and no revenues in Tennessee.

If there should be any questions or concerns, please do not hesitate to contact me.

Sincerely yours,

WILKINSON BARKER KNAUER, LLP

BY: _____

Philip J. Roselli

