#### BEFORE THE TENNESSEE REGULATORY AUTHORITY

## NASHVILLE, TENNESSEE

January 7, 2009

IN RE:	)
APPLICATION OF TELE CIRCUIT NETWORK CORPORATION FOR A CCN TO PROVIDE COMPETING LOCAL EXCHANGE AND INTEREXCHANGE TELECOMMUNICATIONS SERVICES IN TENNESSEE	) DOCKET NO. ) 08-00199 )

#### ORDER GRANTING ELECTRONIC PARTICIPATION IN HEARING

This matter came before the Hearing Officer upon a Motion to Appear and Participate Telephonically at Hearing ("Motion for Electronic Participation") filed on behalf of Tele Circuit Network Corporation ("Tele Circuit" or "Applicant") on January 6, 2009, requesting permission for company representatives, witnesses and counsel to participate telephonically in the Hearing on its Application of Tele Circuit Network Corporation for Authority to Provide Competing Local Exchange and Interexchange Service scheduled for Monday, January 12, 2009 at 9:00 a.m. CST.

Tenn. Code Ann § 4-5-312 (c) (2004) addresses electronic participation at a hearing as follows:

(c) In the discretion of the administrative judge or hearing officer and agency members and by agreement of the parties, all or part of the hearing may be conducted by telephone, television or other electronic means, if each participant in the hearing has an opportunity to participate in, to hear, and, if technically feasible, to see the entire proceedings while taking place.

In its Motion to Appear and Participate Telephonically at Hearing, Applicant asserts that personal attendance of company representatives, witnesses and counsel residing outside of the State of Tennessee would be burdensome. Further, Applicant acknowledges and agrees to

comply with certain conditions for telephonic participation, which are listed below. In accordance with the above-referenced statute, and considering that Applicant has made its request in a timely manner, the Hearing Officer hereby grants Applicant's request for company representatives and witnesses to participate telephonically in the Hearing noted above, conditioned upon the following:

- 1. The Applicant is solely responsible for, and shall be required to, secure a properly licensed Notary Public in good standing in the State or jurisdiction where the testimony is to be given, and who will physically appear with any company representative or witness who at the Hearing will be called telephonically to give live testimony or to ratify pre-filed testimony.
- 2. The Notary Public secured by the Applicant, as noted above, shall be duly authorized to administer the Testimonial Oath, and shall do so during the Hearing and remain physically present with the witness at all times during the witness' testimony until such witness is excused from examination by the Hearing Officer.
- 3. Following the conclusion of the Hearing, the Notary Public shall prepare and sign an Affidavit, affirming the proven identity of the witness, the fact that such person was sworn by the Notary Public, and that the testimony given by the sworn witness was in accordance with the highest ethical and legal standards as observed by the Notary Public. The Affidavit shall bear the official seal of the signing Notary Public, and the testifying witness shall also be required to sign a conforming Witness Certification. (As a courtesy, sample forms of the Witness Certification and Notary Public Affidavit are attached hereto as Exhibit A.)

4. Both the Witness Certification and Affidavit described above must be post-marked within five (5) days of the Hearing and received by the Hearing Officer via postage-paid U.S. Mail. In the event that both a proper Witness Certification and Notary Public Affidavit containing the affirmations noted above fails to be produced to the Hearing Officer as set forth herein, the testimony of the witness shall be struck from the record, and may constitute grounds sufficient for denial of the application.

Applicant's request for electronic participation of counsel at the Hearing must be denied until such time as a *Motion to Appear Pro Hac Vice* is properly filed in the docket and thereafter granted by the Hearing Officer. This ruling bars only the participation of counsel not licensed in the State of Tennessee, and does not prevent Applicant's counsel from observing the Hearing electronically if he or she desires to do so.

## IT IS THEREFORE ORDERED THAT:

- 1. Company representatives and witnesses of Tele Circuit Network Corporation, residing outside the State of Tennessee, who wish to participate telephonically in the Hearing scheduled for Monday, January 12, 2009 at 9:00 a.m. CST, may do so by calling (615) 532-7746. For convenience to all parties and to avoid disruption of the proceedings, any authorized persons choosing to participate by telephone shall call the above-referenced telephone number approximately ten (10) minutes in advance of the commencement time set for the Hearing. The Hearing will start promptly at the aforementioned time.
- 2. All representatives or witnesses participating telephonically who will be called to testify at the Hearing shall be accompanied by a properly licensed Notary Public in good standing. The Notary Public shall be duly authorized to administer the Testimonial Oath to the witness, and

shall do so during the Hearing and remain in the immediate presence of and observe the testifying

witness at all times during the testimony. Tele Circuit Network Corporation shall be responsible for

ensuring that a Witness Certification and Notary Public Affidavit meeting the requirements stated in

subparagraphs 3 and 4 above is filed in accordance with the Rules of the Tennessee Regulatory

Authority and the mandatory time set forth in this Order.

3. Legal counsel not licensed in the State of Tennessee shall not be permitted to

participate in the Hearing unless and until such time as a Motion to Appear Pro Hac Vice has been

properly filed in the docket and granted by the Hearing Officer.

Lelly Cashman Grams
Kelly Cashman-Grams
Hearing Officer

**Interested Parties** cc: Original in Docket File

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## BEFORE THE TENNESSEE REGULATORY AUTHORITY NASHVILLE, TENNESSEE

IN RE:		)			
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	NOTARY	PUBLIC AFFI	DAVIT		
Affiar	nt, after first being duly sworr	according to la	w, deposes and	states as foll	ows:
1.	I am	, a N	otary Public in	n good stand	ing in the
	State of	_, County of _	p	All state	ements set
	out in this Affidavit are made	de of my own pe	ersonal knowled	dge.	
2.	My business address and te	lephone phone v	where I may be	contacted is:	
		. t o o o o o o o o o o o o o o o o o o			
3.	Mr./Ms.	("Wi	itness") persona	ally appeared	before me
. F	and provided		_(type of ic	dentification)	which I
	verified, on the	day of		, 20	for the
	purpose of providing swo	rn testimony v	ia telephone a	t a Hearing	before the
	Tennessee Regulatory Auth	ority.			
3.	During the Hearing, on the	record, I admin	nistered the test	imonial oath	to Witness
	prior to the Witness prov	iding testimony	via telephone	e before the	Tennessee
	Regulatory Authority.				

4.	I remained physically present with the Witness at all times during the Witness'
	testimony until such Witness was excused from examination by the Hearing
	Officer

5.	The testimony I observed being given by the	e Witness	was in	accordance	with	the
	highest ethical and legal standards.					

FURTHER AFFIANT SAITH NO	T.
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WITNESS my hand, at office, this \_\_\_\_\_\_, 20\_\_\_\_\_\_, 20\_\_\_\_\_\_,

(OFFICIAL SEAL)

NOTARY PUBLIC

NOTARY PUBLIC (Printed)

My Commission Expires: