BASS, BERRY & SIMS PLC A PROFESSIONAL LIMITED LIABILITY COMPANY

ATTORNEYS AT LAW

R. DALE GRIMES TEL: (615) 742-6244 dgrimes@bassberry.com 315 DEADERICK STREET, SUITE 2700 NASHVILLE, TN 37238-3001 (615) 742-6200 www.bassberry.com

OTHER OFFICES

KNOXVILLE MEMPHIS

February 27, 2009

Via Hand Delivery

Chairman Eddie Roberson c/o Ms. Sharla Dillon Tennessee Regulatory Authority 460 James Robertson Parkway Nashville, Tennessee 37243

Filed electronically 02/27/09

In Re: Joint Application of Embarq Corporation and Century Tel, Inc. Regarding Transfers of Control of United Telephone Southeast LLC d/b/a Embarg, Embarg Communications, Inc. and Embarg Payphone Services, Inc. Docket No. 08-00219

Dear Chairman Roberson:

Enclosed please find an original and six (6) copies of Embarq Corporation and CenturyTel, Inc.'s First Set of Discovery Requests to Nuvox Communications, Inc. with regard to the above matter. This document also is being filed electronically today with the Tennessee Regulatory Authority Docket Manager, Sharla Dillon.

Please stamp two (2) copies of this document as "filed" and return them to me by way of our courier.

Should you have any questions concerning any of the enclosed, please do not hesitate to contact me.

With kindest regards, I remain

Very truly yours, 12. Danies

R. Dale Grimes

RDG/lfr

Enclosures

Chairman Eddie Roberson February 27, 2009 Page 2

Hon, Gary Hotvedt, Hearing Officer cc:

Samuel Cullari, Esq.
Michael H. Pryor, Esq.
William C. Bovender, Esq.
H. LaDon Baltimore, Esq.

Susan Berlin, Esq, Henry Walker, Esq.

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BEFORE THE TENNESSEE REGULATORY AUTHORITY NASHVILLE, TENNESSEE

Docket No. 08-0219	

EMBARQ CORPORATION AND CENTURYTEL, INC.'S FIRST SET OF DISCOVERY REQUESTS TO NUVOX COMMUNICATIONS, INC.

Embarq Corporation ("Embarq") and CenturyTel, Inc. ("CenturyTel") (jointly, the "Applicants"), serve these Discovery Requests on NuVox Communications, Inc. ("NuVox"), and ask that NuVox provide responses to each request separately, fully, and in writing no later than March 13, 2009. NuVox is also called upon to produce all documents and evidence requested herein. Furthermore, NuVox is under a duty to promptly supplement its responses upon learning that any response is incomplete, incorrect or has changed.

DEFINITIONS

1. In these discovery requests, the terms "document" or "documents" or "documentation" refers to all written, reported, recorded or graphic matter (including all drafts, originals and nonconforming copies that contain deletions, insertions, handwritten notes or comments, and the like) however produced or reproduced to any tangible or intangible, permanent or temporary record and, without limitation, shall include the following: all letters, correspondence, records of conferences or meetings, memoranda, notes, printed electronic mail ("e-mail"), telegrams, telephone logs, teletypes, telexes, banking records, notices of wire transfer of funds, canceled

checks, books of account, budgets, financial records, contracts, agreements, invoices, speeches, transcripts, depositions, press releases, affidavits, communications with government bodies, interoffice communications, working papers, newspaper or magazine articles, computer data, tax returns, vouchers, papers similar to any of the foregoing, and any other writings of every kind and description (whether or not actually used) and any other records from which information can be obtained and translated into reasonably usable form, including without limitation, e-mail, voice recordings, video and audio recordings, photographs, films, tapes, data compilations and any other electronically stored information. If any such document was, but no longer is, in your possession or control, state what disposition was made of it and when.

- As used herein, the term "identify" in reference to any individual requires you to provide that individual's name, occupation, current and last known residential and business addresses, and current or last known residential and business telephone numbers. With respect to an entity, the term "identify" means to provide the name by which said entity is commonly known, the current address of its principal place of business, and the nature of business currently conducted by that entity. With respect to any document, the term "identify" means to provide the date of the document, the nature of the document, the title of the document, the reference number (if any) of the document, and the current location of the document, including the identity of the person or entity in possession of the document. In reference to any other place, thing, concept, fact, or occurrence, the term "identify" requires you to provide all significant information concerning the subject matter of the interrogatory or request, in clear and unambiguous terms, to the fullest extent reasonably calculated to convey the requested information.
- 3. The terms "and" and "or" shall be construed conjunctively or disjunctively as necessary to include any information that might otherwise be construed outside the scope of these requests.

- 4. The term "communication" means any transmission of information by oral, graphic, pictorial or otherwise perceptible means, including but not limited to personal conversations, telephone conversations, letters, memoranda, telegrams, electronic mail, newsletter, recorded or handwritten messages, or otherwise.
- 5. For purposes of these discovery requests, the term "you" shall mean and include NuVox and all employees, agents and representatives.
- 6. The term "person" or "persons" as used herein refers to any natural person, corporation, firm, company, sole proprietorship, partnership, business, unincorporated association, or other entity of any sort whatsoever. Where a company or organization is the party being served, all responses must include the company's response. Moreover, the company's designated person for responding must assure the company provides complete answers. A complete answer must provide a response which includes all matters known or reasonably available to the company.

INSTRUCTIONS

- 1. If you produce documents in response to these discovery requests, produce the original of each document or, in the alternative, produce a copy of each document and identify the location of the original document. If the "original" document is itself a copy, that copy should be produced as the original.
- 2. If any objections are raised on the basis of privilege or immunity, include in your response a complete explanation concerning the privilege asserted.
- 3. If you contend that you are entitled to refuse to fully answer any of this discovery, state the legal basis for each such refusal.
- 4. If any of the interrogatories are not answered on the basis of privilege or immunity, include in your response to each such interrogatory a written statement reflecting:
 - (a) the nature of the communication;

- (b) the date of the communication;
- (c) the identity of the persons present at such communication; and
- (d) a brief description of the communication sufficient to allow the Authority to rule on a motion to compel.
- 5. If you are unable to answer a discovery request fully, submit as much information as is available and explain why your answer is incomplete. If precise information cannot be supplied, submit: 1) your best estimate, so identified, and your basis for the estimate and 2) the information that otherwise best represents or provides the information requested. If you have reason to believe that other sources of more complete and accurate information exist, identify those sources.
- 6. If any information requested cannot be furnished as requested, state where and how the information may be obtained or extracted, the person or persons having knowledge of the procedure and the person instructing that information be excluded.

DISCOVERY REQUESTS

DISCOVERY REQUEST NO. 1:

State whether you believe that Applicants' combined entity will have the financial capability to provide telephone service in Tennessee after the merger?

DISCOVERY REQUEST NO. 2:

If your response to Request No. 1 is anything other than an unqualified "yes," state with specificity each fact that supports your response.

RESPONSE:

DISCOVERY REQUEST NO. 3:

State whether you believe that Applicants' combined entity will have the managerial capability to provide telephone service in Tennessee after the merger?

RESPONSE:

DISCOVERY REQUEST NO. 4:

If your response to Request No. 3 is anything other than an unqualified "yes," state with specificity each fact that supports your response.

DISCOVERY REQUEST NO. 5:

State whether you believe that Applicants' combined entity will have the technical capability to provide telephone service in Tennessee after the merger?

RESPONSE:

DISCOVERY REQUEST NO. 6:

If your response to Request No. 5 is anything other than an unqualified "yes," state with specificity each fact that supports your response.

RESPONSE:

DISCOVERY REQUEST NO. 7:

State whether you believe that Applicants' merger will alter the TRA's authority to regulate the CenturyTel and Embarq operating subsidiaries currently subject to the TRA's jurisdiction?

DISCOVERY REQUEST NO. 8:

If your response to Request No. 7 is anything other than an unqualified "no," state with specificity each fact that supports your response.

RESPONSE:

DISCOVERY REQUEST NO. 9:

State whether you believe that Applicants' proposed merger will alter CenturyTel's or Embarq's obligations under Section 251 of the Telecommunications Act of 1996?

RESPONSE:

DISCOVERY REQUEST NO. 10:

If your response to Request No. 9 is anything other than an unqualified "no," state with specificity each fact that supports your response.

DISCOVERY REQUEST NO. 11:

State whether you believe that Applicants' proposed merger will alter the TRA's authority under Section 252 of the Telecommunications Act of 1996 to arbitrate and enforce interconnection agreements?

RESPONSE:

DISCOVERY REQUEST NO. 12:

If your response to Request No. 11 is anything other than an unqualified "no," state with specificity each fact that supports your response.

RESPONSE:

DISCOVERY REQUEST NO. 13:

State whether you believe that Applicants' proposed merger will alter the TRA's jurisdiction over intrastate special access tariffs?

DISCOVERY REQUEST NO. 14:

If your response to Request No. 13 is anything other than an unqualified "no," state with specificity each fact that supports your response.

RESPONSE:

DISCOVERY REQUEST NO. 15:

State whether you believe that Applicants' proposed merger is in the public interest and any and all facts or theories upon which you base this contention.

RESPONSE:

DISCOVERY REQUEST NO. 16:

The Petition to Intervene of NuVox Communications, Inc. dated February 3, 2009 states that "NuVox has entered in to (sic) an interconnection agreement with Embarq and is concerned because the merger increases the possibility of Embarq and CenturyTel withholding such interconnection which would adversely affect competition." Fully explain this statement. Please indicate why NuVox qualifies the statement with the words "increases the possibility."

DISCOVERY REQUEST NO. 17:

Does NuVox currently have interconnection agreements with one or more of the three CenturyTel incumbent operating companies in Tennessee? If the answer is "no" with regard to any entity, then fully and completely explain why there is no interconnection agreement in effect. **RESPONSE:**

REOUESTS FOR PRODUCTION OF DOCUMENTS

Identify and produce all documents to which you have referred or on which you have relied to answer Requests 2, 4, 6, 8, 10, 12, 14, 15, 16, and 17. For each document produced, identify to which Response it is responsive.

Respectfully submitted,

R. Dale Grimes (#6223)
BASS, BERRY & SIMS PLC
315 Deaderick Street, Suite 2700

Nashville, TN 37238-3001

(615) 742-6200

email: dgrimes@bassberry.com Counsel for CenturyTel, Inc.

Edward Phillips (#016850) 14111 Capital Boulevard Mailstop: NCWKFR0313 Wake Forest, NC 27587-5900

(919) 554-7870 email: edward.phillips@embarq.com

Counsel for Embarq

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing has been forwarded via first class U.S. Mail, postage prepaid, hand delivery, overnight delivery or electronic transmission on this the day of February, 2009 to the following:

For Bristol Essential Services and DeltaCom:
Henry Walker
1600 Division Street, Suite 700
Nashville, TN 37203
email: HWalker@boultcummings.com

For NuVox:
H. LaDon Baltimore
Farrar & Bates LLP
211 7th Avenue North, Suite 500
Nashville, TN 37219
email: don.baltimore@farrar-bates.com

For NE TN TVA Distributors: William C. Bovender
Hunter Smith and Davis LLP
1212 N. Eastman Road
P. O. Box 3740
Kingsport, TN 37664
email: Bovender@hsdlaw.com

For NuVox:
Susan Berlin
NuVox Communications, Inc.
Two North Main Street
Greenville, SC 29601
email: SBerlin@NuVox.com

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