TENNESSEE REGULATORY AUTHORITY



460 James Robertson Parkway Nashville, Tennessee 37243-0505

August 28, 2009

Lance J.M. Steinhart Lance J.M. Steinhart, P.C. Attorney for Applicant 1720 Windward Concourse, Suite 115 Alpharetta, Georgia 30005

RE: In the Matter of the Application of Everycall Communications, Inc. d/b/a Local USA d/b/a All American Home Phone for Designation as an Eligible Telecommunications Carrier, Docket No. 09-00003

Dear Mr. Steinhart:

On review of the above docket filed on behalf of Everycall Communications, Inc. d/b/a Local USA d/b/a All American Home Phone ("Everycall") additional information and/or clarification is needed as follows:

- 1. Identify, by rate center, where in Tennessee Everycall is currently providing local residential and business telecommunications services. Identify by each rate center listed, the number and type (residential or business) of lines currently being served and whether services are being provided by resale or by leased UNEs.
- 2. Provide copies of, or instruction on where to locate, Everycall's current advertising of its services including Lifeline services to Tennessee consumers. Further describe where the advertisements are being distributed and by what means.
- 3. Does Everycall offer services to customers other than Lifeline customers? If so, provide the connection charge and the basic service monthly recurring charges for these customers.
- 4. Explain Everycall's method of access and/or local service switching. If switching is obtained from another carrier by lease, what are Everycall's transition plans for facilities based switching, if any?

- 5. Outline Everycall's plans for ensuring its customers and assumed customers continue receiving telecommunications services should AT&T Tennessee relinquish a particular service area, and as a result Everycall's assumption of the Carrier of Last Resort obligations referred to in paragraph 13 of the *Application*.
- 6. Describe Everycall's plans for demonstrating to the Authority that for those Lifeline customers served via resale of another carrier's services, Everycall is not receiving the federal universal service Lifeline credit from the serving company and filing for credit with the Universal Service Administration Company.
- 7. Everycall does not have a current Wireline Activity Report on file with the Authority. In accordance with the requirements established in Authority Docket No. 97-00309, Everycall is required to file a Wireline Activity Report monthly. Submit a copy of the most recent report with Everycall's response. To obtain information concerning this report contact Mr. John Hutton at john.hutton@state.tn.us.

This information should be provided no later than 2:00 p.m. on September 11, 2008, with reference to Docket No. 09-00003 on the response. In accordance with Authority rules submit either (1) thirteen written copies of your response or (2) four written copies and an electronic version. Should you have any questions regarding this request, please contact Lewis De Board at (615) 741-2904, ext. 219.

Sincerely,

Darlene Standley, Chief Utilities Division