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J. Clayton Cheshire

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July 27, 2009

Via FedEx Overnight Bill No. 8687.1983.4760
and Via Email to darlene.standley@state.tn.us

Tennessee Regulatory Authority
460 James Robertson Parkway
Nashville, Tennessee 37243-0505

ATTN: Darlene Standley, Utilities Division Chief

RE: **Application of Georgia Public Web, Inc. for Certificate of Competing Local and Interexchange Telecommunications Services in the State of Tennessee**
Georgia Public Web, Inc.'s Response to Tennessee Regulatory Authority's Data Requests dated July 13, 2009
Tennessee Regulatory Authority
Docket No.: 09-00079

Dear Ms. Standley:

Georgia Public Web, Inc. ("GPW") has received the Tennessee Regulatory Authority's ("TRA") Data Request dated July 13, 2009 ("Data Request"), which identifies certain areas for which GPW needs to provide additional information to complete its Application for Certificate of Competing Local and Interexchange Telecommunications Services in the State of Tennessee ("Application"). Please find GPW's Responses below.

1. Provide a copy of Georgia Public Web, Inc.'s certification from the Tennessee Secretary of State's office. Exhibit C to the filing included the application for authority to transact business in Tennessee, but not the actual certificate issued by the Tennessee Secretary of State

Response:

On July 13, 2009, GPW submitted a supplemental filing to its original application in this Docket. Attached thereto as Exhibit C, GPW provided its Certificate to Transact Business in the State of Tennessee.

2. Provide a signed and dated certificate of service indicating that the eighteen Incumbent Local Exchange Carriers in Tennessee have been notified of this filing.

Ms. Darlene Standley
Re: Docket Number 09-00079 Georgia Public Web, Inc.
July 27, 2009
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Response

Please find enclosed a dated and signed Certificate of Service which certifies that GPW served its Application on fifteen (15) ILECs in Tennessee on or about June 5, 2009, and three (3) returned (due to insufficient mailing address) ILECs in Tennessee - Crockett Telephone Company, Peoples Telephone Company, and West Tennessee Telephone Company, on or about July 27, 2009. GPW attempted service on the three ILECs served on July 27, 2009 and on June 5, 2009, but the addresses that were available through the TRA for those ILECs, as of June 5, 2009, were incorrect, and GPW has since obtained correct addresses and accomplished service as required.

3. In which states is Georgia Public Web, Inc. currently doing business.

Response

GPW is only doing business in Georgia and Florida. In addition, please see GPW's Application, Section 6.D.

4. Provide a sworn statement from an authorized officer of the company that all applicable state and federal laws and TRA rules will be adhered to.

Response

On July 27, 2009, GPW filed its Second Supplement to the Application for a Certificate to Provide Competing Local and Interexchange Services in the State of Tennessee ("Second Supplement"), which responds to this data request by tendering a sworn Verification of David Muschamp, President and CEO of GPW. GPW has enclosed a copy of that Second Supplement.

5. In compliance with Tenn. Code Ann §65-4-125(j), provide either a irrevocable Letter of credit or corporate surety bond in the amount of \$20,000.00.

Response

On July 13, 2009, GPW submitted a supplemental filing to its original application in this Docket. Attached thereto as Exhibit H, GPW provided evidence that it has obtained a corporate surety bond in the required amount.

As required by Rule 1220-1-1-.03(4), GPW is enclosing an original and four (4) copies plus one additional "file" copy, of each enclosure. Please stamp "filed" on the file copy and return it to us in the enclosed, self-addressed envelope. GPW is simultaneously filing a disk containing .pdf versions of this letter response to the TRA's Data Request dated July 13, 2009.

HALL BOOTH SMITH & SLOVER, P.C.

Ms. Darlene Standley

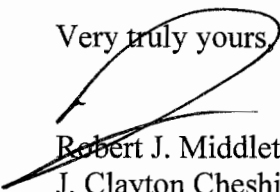
Re: Docket Number 09-00079 Georgia Public Web, Inc.

July 27, 2009

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Please contact Clay Cheshire at (404) 586-6604 or ccheshire@hbss.net if you have any questions regarding this filing. Thank you for your assistance with this matter.

Very truly yours,



Robert J. Middleton, Jr.
J. Clayton Cheshire

RJM/JCC/tlb/keb

Enclosures

cc: Lisa Faust, Tennessee Regulatory Authority (via email to lisa.foust@state.tn.us
and First Class Mail)

David Muschamp, President, Georgia Public Web, Inc.

Joel L. McKie, Esquire

2009, July 24, 10:15:15 AM, 10:15:15 AM

July 24, 2009

Ms. Lisa Foust
Utilities Division
Tennessee Regulatory Authority
460 James Robertson Parkway
Nashville, Tennessee 37243

Re: *Second Supplement to Application of Georgia Public Web, Inc. for Certificate to Provide
Competing Local and Interexchange Telecommunications Services in the State of Tennessee*
Docket No.: 09-00079
Tennessee Regulatory Authority

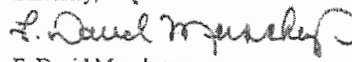
Dear Ms. Foust:

We have enclosed Georgia Public Web, Inc.'s ("GPW") Second Supplement to the Application for a Certificate to Provide Competing Local and Interexchange Services in the State of Tennessee. The purpose of this filing is to respond to the TRA's data number 4 request submitted July 13, 2009 and submit the enclosed Verification of GPW's compliance with all applicable federal and state laws and TRA rules. The remainder of GPW's responses to the data requests are being provided separately by GPW counsel.

As requested, GPW is enclosing an original and thirteen (13) copies, plus one additional "file" copy, of the Verification. Please stamp "filed" on the file copy and return it to J. Clayton Cheshire, Esq., Hall, Booth, Smith, & Slover, P.C., 1180 W. Peachtree Street, N.W., Suite 900 Atlanta, Georgia 30309.

Please contact Clay Cheshire at (404) 586-6604 or ccheshire@hbss.net if you have any questions regarding this filing. Thank you for your assistance with this matter.

Sincerely,



F David Muschamp

cc: Clay Cheshire, Esq.
Robert J. Middleton, Jr., Esq.

P.O. Box 420888
Atlanta, Georgia 30342

770.661.2000
www.gapublicweb.net

BEFORE THE TENNESSEE REGULATORY AUTHORITY

In Re:

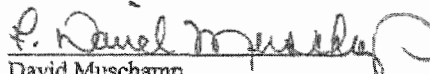
Application of Georgia Public Web, Inc)
for Certificate of Competing Local and)
Interexchange Telecommunications)
Services in the State of Tennessee)

Docket No:
09-00079

VERIFICATION

I, David Muschamp, personally appeared before the undersigned Notary Public and stated under oath that I am the President and CEO of Georgia Public Web, Inc. ("GPW"), that I am authorized by GPW to execute this Verification, and I verify that GPW will adhere to all applicable state and federal laws and TRA rules while conducting and transacting business in the State of Tennessee.

This the 24th day of July, 2009.


David Muschamp
President and CEO
GPW

Sworn to and subscribed
before me this 24th day
of July, 2009.



Notary Public

My Commission Expires:

11/20/12

BEFORE THE TENNESSEE REGULATORY AUTHORITY

STATE OF TENNESSEE

In Re:

**Application of Georgia Public Web, Inc)
for Certificate of Competing Local and)
Interexchange Telecommunications)
Services in the State of Tennessee)**

Docket No: 09-00079

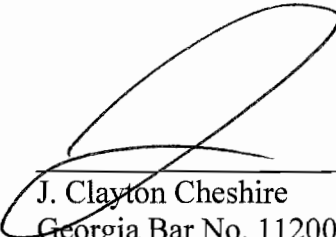
CERTIFICATE OF SERVICE

I hereby certify that I did on or about June 5, 2009 cause to be served a copy of the Application of Georgia Public Web, Inc. for Certificate of Competing Local and Interexchange Telecommunications Services in the State of Tennessee via United States Mail, properly addressed with adequate postage affixed thereto, upon the following as reflected below:

Ardmore Telephone Company Post Office Box 549 Ardmore, TN 38449-0000 ID:21	Bellsouth Telecommunications, Inc. 333 Commerce Street Nashville, TN 37201-3300 ID:1
CenturyTel of Adamsville Post Office Box 4065 Monroe, LA 71211-0000 ID:14	CenturyTel of Claiborne Post Office Box 4605 Monroe, LA 71211-0000 ID:15
CenturyTel of Ooltewah-Collegedale Post Office Box 4605 Monroe, LA 71211-0000 ID:17	Concord Telephone Exchange, Inc. Post Office Box 22995 Knoxville, TN 37933-0995 ID: 13
Crockett Telephone Company c/o TSI Processing Center Jackson, MS 39225-0000 ID:16 <u>Re-served on or about July 27, 2009 to:</u> Crockett Telephone Company c/o TSI Processing Center Post Office Box 24207 Jackson, MS 39225-0000	Frontier Communications of Tennessee 300 Bland Street Bluefield, WV 24701-3020 ID:74668
Frontier Communications of the Volunteer State 300 Bland St. Bluefield, WV 24701-3020 ID:20	Humphrey's County Telephone Company Post Office Box 22995 Knoxville, TN 37933-0995 ID:22

Loretto Telephone Company Post Office Box 130 Loretto, TN 38469-0000 ID: 23	Millington Telephone Company, Inc. 4880 Navy Road Millington, TN 38053-0000 ID:24
Peoples Telephone Company c/o TSI Payment Processing Center Jackson, MS 39225-0000 ID:18 <u>Re-served on or about July 27, 2009 to:</u> Peoples Telephone Company c/o TSI Processing Center Post Office Box 24207 Jackson, MS 39225-0000	Tellico Telephone Company Post Office Box 22995 Knoxville, TN 37933-0995 ID:12
United Telephone Southeast, LLC 400 West 15 th Street Austin, TX 78701-0000 ID:3	West Tennessee Telephone Co. c/o TSI Payment Processing Jackson, MS 39225-0000 ID:19 <u>Re-served on or about July 27, 2009 to:</u> West Tennessee Telephone Company c/o TSI Processing Center Post Office Box 24207 Jackson, MS 39225-0000
Tennessee Telephone Company Post Office Box 22995 Knoxville, TN 37933-0995 ID:11	United Telephone Company, Inc. Post Office Box 38 Chapel Hill, TN 37034-0000 ID:25

This the 27th day of July, 2009.



J. Clayton Cheshire
Georgia Bar No. 112001

HALL BOOTH SMITH & SLOVER, P.C.
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Suite 900
Atlanta, Georgia 30309
(404) 954-5000 · (404) 954-5020/Fax
ccheshire@hbss.net

Attorneys for Georgia Public Web, Inc.