

TENNESSEE REGULATORY AUTHORITY



460 James Robertson Parkway
Nashville, Tennessee 37243-0505

January 13, 2011

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

RE: Docket No. 10-00198, *Application of Capital Communications Consultants, Inc. for a Certificate of Public Convenience and Necessity to Provide Competing Local Exchange and Interexchange Telecommunications Services in Tennessee*

Dear Mr. Steinhart:

CLEC applicants are required, by statute, to demonstrate their managerial, financial and technical abilities to provide the services for which they seek authority. To assist the Authority in its review of Capital Communications Consultants, Inc.'s application for Certificate of Convenience and Necessity to provide competing local exchange and interexchange telecommunications services in Tennessee, you are requested to provide the following information:

- 1) The application listed Mr. Bryan Michael as President of Capital Communications Consultants, Inc. and the corporate address as 7320 Old Clinton Highway, Suite 10 Knoxville, Tennessee 37921. The telephone number for the company was provided as (901) 596-7610. The area code for the telephone number provided is not in the Knoxville area. Where are Capital Communications Consultants, Inc.'s principal offices located in Tennessee? Also provide a fax number for the company and an email address for the company's regulatory contact.
- 2) In response to staff's November 29, 2010 question regarding whether there have been transfers of control of Capital Communications Consultants, Inc., the company responded that there had been no transfer(s).

Please refer to the February 19, 2009 filing before the Georgia Public Service Commission (Docket Nos. 15418 & 24242) whereby Capital Communications Consultants, Inc. and Brian Cox, majority owner of BLC Management, LLC, filed a joint application for approval to transfer control of Capital Communications Consultants, Inc. from Mark McDaniel to Brian Cox. The filing also indicates that Mr. Cox intended to change the Capital name to Angles Communications once the transaction was consummated.

Please also refer to the November 22, 2010 filing before the Georgia Public Service Commission (Docket Nos. 15418 & 132363) whereby Bryan Michael purchased 100% of the issued and outstanding stock of Capital Communications Consultants, Inc. from Brian Cox.

Why were these transfers of control of Capital Communications Consultants, Inc. not reported to the Tennessee Regulatory Authority?

- 3) In a response received by the Tennessee Regulatory Authority on December 15, 2010, Capital provided a copy of an approval letter from First Citizens Bank for a \$250,000 Line of Credit for Capital Communications. However, the letter indicated that "the availability of this Line of Credit is pending awaiting the final signature of the owner of Capital Communications and guarantors."

Provide proof of the availability of the funds pursuant to the final signature of the owner of Capital Communications and guarantors.

Who are the guarantors referred to in the First Citizens Bank letter regarding the Line of Credit?

- 4) On December 20, 2010, AT&T Florida filed an Objection to Capital Communications Consultants, Inc.'s Application for a CLEC certificate with the Florida Public Service Commission, alleging that Capital lacks sufficient managerial, technical and financial capability to obtain certification as a CLEC in Florida. Please provide Capital Communications Consultant, Inc.'s response(s) to AT&T Florida's objections for the record in this Tennessee CLEC application filing.
- 5) Does Capital Communications Consultants, Inc. have any connection (past or present) to BLC Management, LLC d/b/a Angles Communication Solutions or any of the companies affiliated with Associated Telecommunications Management Services, LLC ("ATMS") including, but not limited to, Thomas Biddix, Danny Michael, Paul Watson, Steve Watson, Angie Watson, Lifeconnex Telecom, Database Engineers, USA Freephone or Christopher Watson?
- 6) Please provide a letter from Wal-Mart Corporation confirming the specific management experience listed in the resume of Bryan Michael.

Please provide the above information by January 27, 2011. In accordance with TRA Rules, please submit either (1) thirteen written copies of your response or (2) four written copies and an electronic version and reference Docket No. 10-00198 on the correspondence. If you have questions concerning this request or need additional information, please contact Lisa Foust at 615-741-2904 extension 220.

Sincerely,



David Foster
Utilities Division Chief