### BEFORE THE TENNESSEE REGULATORY AUTHORITY

### NASHVILLE, TENNESSEE

**July 7, 2011** 

IN RE:	)	
DETITION OF WIMACTEL INC. FOR A CONTROL	)	DOCKET NO
PETITION OF WIMACTEL, INC. FOR A CCN TO PROVIDE FACILITIES-BASED COMPETING LOCAL	)	DOCKET NO. 10-00215
EXCHANGE TELECOMMUNICATIONS SERVICES	)	

#### ORDER GRANTING TELEPHONIC PARTICIPATION IN HEARING

This matter came before the Hearing Officer upon a Motion to Appear and Participate Telephonically at Hearing ("Motion for Telephonic Participation") filed on behalf of WiMacTel, Inc. ("Petitioner") on July 7, 2011. In its Motion for Telephonic Participation, Petitioner requests permission to participate telephonically in the Hearing on its Petition, scheduled for hearing before the TRA panel on July 11, 2011 at 1:00 p.m. CST.

Under the Tennessee Administrative Procedures Act, decisions involving telephone participation in a hearing are within the hearing officer's discretion:

(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.<sup>1</sup>

In support of its request for telephonic participation, Petitioner asserts that personal attendance of its company representatives and witness residing outside of the State of Tennessee would be burdensome. Therefore, in accord with the above-referenced statute, the Hearing Officer grants Petitioner's *Motion for Telephonic Participation*, subject to the following conditions:

<sup>&</sup>lt;sup>1</sup> Tenn. Code Ann § 4-5-312(c) (2004).

- 1. Petitioner shall have its attorney appear personally at the Hearing to present the Petitioner's telephonic witnesses and to facilitate the questioning of each witness. Prior to the hearing, Petitioner's attorney must be licensed to practice law in Tennessee or have obtained permission from the Authority to appear *pro hac vice*.<sup>2</sup>
- 2. Petitioner is solely responsible for and required to secure a properly licensed Notary Public in good standing in the State or jurisdiction where the witness is giving telephonic testimony. The Notary Public will be in the same physical location and appear with any company representative or witness providing testimony at the Hearing by telephone.
- 3. It is necessary that the Notary Public retained by Petitioner be proficient and ready to administer the Testimonial Oath during the Hearing. The Notary Public is further required to remain in the presence of the witness at all times during the testimony and until such time as the witness is excused from examination by the Authority panel or Hearing Officer.
- 4. After the Hearing, the Notary Public will prepare and sign an Affidavit, bearing the official seal of the signing Notary Public, affirming, (1) the proven identity of the witness, (2) the fact that the Notary Public swore such person, and (3) that the testimony given by the sworn witness has compiled with the highest ethical and legal standards, as observed by the Notary Public. In addition, the Witness is required to sign a conforming Witness Certification. (As a courtesy, Exhibit A contains sample forms of the Witness Certification and Notary Public Affidavit.)
- 5. The original Witness Certification and Notary Public Affidavit must be postmarked within <u>five (5) days</u> of the Hearing and received by the Hearing Officer via postage-paid

<sup>&</sup>lt;sup>2</sup> See, Tenn R. and Regs. 1220-1-2-.04(7), which states, "Out of state counsel shall comply with T.C.A. [Tenn. Code Ann.] 23-3-103(a) and Tennessee Supreme Court Rule 19, except the affidavit referred to in the latter rule shall be filed with the Chair of the Authority."

U.S. Mail. Should the required affirming documents are not received by the Hearing Officer as

described above, the testimony of the witness may be struck from the record and constitute

sufficient cause for denial of the application.

IT IS THEREFORE ORDERED THAT:

1. Subject to the conditions set forth in this Order, corporate representatives and

witnesses of WiMacTel, Inc. may appear and participate telephonically in the Hearing noticed

for July 11, 2011 at 1:00 p.m. CST.

2. To avoid disruption of other matters scheduled for the consideration of the

Authority, persons authorized to participate by telephone shall call (615) 532-7746 at least ten

minutes before the start time of the Hearing. The Hearing will begin promptly.

Kelly Cashman-Grams

Honiza Com

cc: **Interested Parties** 

Original in Docket File

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# BEFORE THE TENNESSEE REGULATORY AUTHORITY

## NASHVILLE, TENNESSEE

IN RE:	)				
(Case Style)	) ) )	D	ocket No. 00-00000	)	
	WITNESS CERT	IFICATIO	rtify that on the day of telephonic means at a Hearing held Affidavit of the Notary Public, Mr. If the Testimonial Oath to me and firm that the testimony I provided		
Affiant, duly sworn according	ng to law, states as follo	ws:			
Ι,	, at	est and cert	ify that on the	day of	
, 20	, I gave sworn testi	mony by te	lephonic means at a	a Hearing held	
before the Tennessee Regul	atory Authority. I have	read the A	ffidavit of the Nota	ry Public, Mr.	
/Mrs	, who ac	lministered	the Testimonial Oa	ath to me and	
witnessed my testimony, a	nd I further acknowled	ge and affi	rm that the testimo	ony I provided	
compiled with the highest e	thical and legal standard	ls.			
FURTHER WITNESS SA	<b>ЛТН NOT.</b>				
WITNESS my hand, at offic	ce, thisday of		, 20	_•	
		SIGNATU	RE OF WITNESS	S	
		NAMEO	WITNESS (Print	tod)	

# BEFORE THE TENNESSEE REGULATORY AUTHORITY

## NASHVILLE, TENNESSEE

IN RE:	)
(Case Style)	)
	NOTARY PUBLIC AFFIDAVIT
Affiar	nt, duly sworn according to law, states as follows:
1.	I,, am a Notary Public in good standing in the
State of	, County of This Affidavit is made of my own
personal know	wledge.
2.	My business address and telephone phone where I may be contacted is:
3.	To provide sworn testimony by telephone before the Tennessee Regulatory
Authority,	("Witness") appeared personally before me and
provided	(type of identification), which I verified, on the
day o	of, 20
3.	During the Hearing, I properly administered the testimonial oath and swearing of
the Witness	before he/she provided testimony via telephone before the Tennessee Regulatory
Authority.	
4.	I remained in the presence of the Witness at all times during the testimony and
until such Wi	itness was excused from examination by the Authority panel or Hearing Officer.

5. The testimony gi	ven by the Witn	ness was in	accordance	with the highes	t e
legal standards.					
FURTHER AFFIANT	SAITH NOT.				
WITNESS my hand, at o	office, this	day of _		, 20	
(OFFICIAL SEAL)	-	NOTARY F	PURLIC		
		1	OTARTI	CBLIC	
		<u> </u>	NOTARY F	PUBLIC (Printed	<u>4)</u>
					ш,
		Ŋ	viy Commis	sion Expires:	