

**TENNESSEE REGULATORY AUTHORITY**  
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460 James Robertson Parkway  
Nashville, Tennessee 37243-0505

**T.R.A. DOCKET ROOM**

January 18, 2012

Connie Wightman, Consultant  
Technologies Management, Inc.  
2600 Maitland Center Parkway, Suite 300  
Maitland, Florida 32751

RE: Docket No. 11-00211, *Application of RevTel, LLC for a Certificate to Provide Facilities-Based Competing Local Exchange Telecommunications Services on a Facilities and Resold Basis and Long Distance Service on a Resold Basis*

Dear Ms. Wightman:

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 RevTel, LLC's application for Certificate of Convenience and Necessity to provide competing local exchange and resold interexchange telecommunications services in Tennessee, you are requested to provide the following information:

- 1) A surety bond or letter of credit in accordance with Tenn. Code Ann. § 65-4-125(j).
- 2) The application indicates that RevTel, LLC "intends to operate pursuant to market regulation, in accordance with Tenn. Code Ann. § 65-5-109." However, the company must become certified first; then a notice of intent to operate pursuant to market regulation can be submitted to the Tennessee Regulatory Authority. Please acknowledge the applicant's understanding of this process and its willingness to become certificated prior to filing a notice of intent to operate pursuant to the market regulation act.
- 3) An informational tariff detailing the rates, terms and conditions of RevTel, LLC for local and long distance service (if applicable).
- 4) A sample bill.
- 5) What sources of funding are available now and for future use by RevTel, LLC? Provide proof of these sources of funding and the terms and conditions under which it will be provided to RevTel, LLC.
- 6) What "third-party provider" will handle customer calls regarding trouble reports, billing errors and complaints after hours, as is referenced in the pre-filed testimony?
- 7) Why are the Numbering Issues set forth in section VIII of the petition not applicable to RevTel, LLC?
- 8) Will there be any staff other than those provided as managers in Exhibit D to the petition? If so, detail their duties and responsibilities.
- 9) The petition indicates the "Applicant intends to offer data services for the purposes of delivering VDSL and SHDSL over copper loops." Does RevTel, LLC intend to offer voice service to any business or residential customers and is it aware and willing to comply with TRA Rule 1220-4-8-.04(3)(b)?

Please provide the above information by January 31, 2012. 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. 11-00201 on the correspondence. If you have questions concerning this request or need additional information, please contact Lisa Foust at 615-741-2904 ext. 220.

Sincerely,

A handwritten signature in black ink, appearing to read "D Foster".

David Foster  
Utilities Division Chief

Cc: David N. Snyder  
RevTel, LLC  
278 First Avenue  
Dayton, TN 37321