filed electronically in docket office on 10/29/13



Robert Culpepper General Attorney

AT&T Tennessee 333 Commerce Street Suite 2101 Nashville, TN 37201-1800 T: 615.214.6300 F: 615-214-7406

October 29, 2013

Hon. James M. Allison, Chairman Tennessee Regulatory Authority 460 James Robertson Parkway Nashville, TN 37238

Re:

Petition for Expedited Review of Growth Code Denial by the Number Pooling

Administrator Relating to Baptist Memorial Health Care

Docket No. 13-00137

Dear Chairman Allison:

Enclosed are the original and four copies of the *Petition for Expedited Review of Growth Code Denial by the Number Pooling Administrator Relating to Baptist Memorial Health Care.*

Very truly yours,

Robert Culpipper by Cranisacia

BEFORE THE TENNESSEE REGULATORY AUTHORITY Nashville, Tennessee

In Re:	Petition for Expedited Review of Growth Code Denial by the Number Pooling Administrator Relating to Baptist Memorial Health Care
	Docket No

PETITION FOR EXPEDITED REVIEW OF CENTRAL OFFICE CODE DENIAL

BellSouth Telecommunications, LLC, dba AT&T Tennessee ("AT&T Tennessee"), pursuant to rules adopted by the FCC for challenging determinations of the Number Pooling Administrator ("NeuStar"), petitions the Tennessee Regulatory Authority (the "Authority") for an expedited review of NeuStar's denial of AT&T Tennessee's application for use of central office code numbering resources in the 901 area code.

AT&T Tennessee respectfully shows the Authority as follows:

- 1. AT&T Tennessee is a telecommunications company providing intraLATA, local exchange telecommunications services in the Collierville Rate Center.
- 2. NeuStar is an independent non-governmental entity that is responsible for administering and managing the North American Numbering Plan ("NANP"). See C.F.R. § 52.13(a), (b).

- 3. On March 31, 2000, the Federal Communications Commission issued a Report and Order and Further Notice of Proposed Rule Making relating to numbering resource optimization ("FCC 00-104" or the "March Order"). On December 29, 2000, the FCC issued its Second Report and Order, Order on Reconsideration in CC Docket No. 96-98 and CC Docket No. 99-200, and Second Further Notice of Proposed Rulemaking in CC Docket No. 99-200 ("FCC 00-429" or the "December Order"). These FCC orders addressed issues and strategies relating to the efficient use of numbering resources.
- 4. In FCC 00-104 and FCC 00-429, the FCC announced rules and sought comments in an effort to implement uniform standards governing requests for telephone numbering resources in order to increase efficiency in the use of existing telephone numbers and to slow further exhaustion of existing numbers under the NANP.
- 5. Among other things, FCC 00-104 adopted a revised standard for assessing a carrier's need for numbering resources by requiring carriers to report rate center based utilization data to NeuStar. The FCC further required that to qualify for access to new numbering resources, applicants must establish that existing inventory within the applicant's rate center will be exhausted within six months of the application. Prior to this ruling, the Central Office Code Assignment Guidelines, used by the industry and NeuStar to make code assignments, required the applicant's existing number inventory within the applicant's serving switch to exhaust within six months of the code application in order for a code to be assigned.
- 6. This shift to a "rate center" basis for determining the need for new numbering resources was intended to "more accurately reflect how numbering resources are assigned" and to allow "carriers to obtain numbering resources in

response to specific customer demands." FCC Order ¶105. AT&T Tennessee has sought reconsideration of the above-described MTE rule before the FCC on two separate occasions. On December 28, 2001, the FCC entered an order retaining the rules requiring carriers to calculate MTE on a rate center basis rather than on a perswitch basis. In the Matter of Numbering Resource Optimization; Implementation of the Local Competition Provisions of the Telecommunications Act of 1996; Telephone Number Portability, CC Docket Nos. 99-200, 96-98 and 95-116, Third Report and Order and Second Order on Reconsideration in CC Docket No. 99-200, FCC 01-362, Paragraph 48 (rel. Dec. 28, 2001).

- 7. On or about October 22, 2013, AT&T Tennessee submitted a Central Office Code (NXX) Assignment Request Part 1, and the CO Code Assignment Months to Exhaust Certification Worksheet, to NeuStar to be assigned 600 consecutive DID numbers necessary to meet the demands of its customer, Baptist Memorial Health Care ("Baptist"). The request and worksheet are attached hereto as Exhibits "A" and "B" respectively.
- 8. The code assignment request was for 600 consecutive DID numbers in the 901 NPA area code, in response to Baptist's request for 600 consecutive numbers within certain ranges. Baptist cited a new telecommunications system and additional medical offices as its basis for this request. However, AT&T Tennessee did not have sufficient number resources available within its inventory in the Collierville rate center, and, accordingly, AT&T Tennessee was unable to provide Baptist with sufficient numbers to meet its needs. For this reason, AT&T Tennessee sought the numbering resources as noted above.

- 9. AT&T Tennessee completed the applications in accordance with NeuStar's Central Office Code (NXX) Assignment Guidelines and completed the necessary Months to Exhaust Certification Worksheet required by NeuStar.
- 10. At the time of the code request, the Collierville rate center had an MTE of approximately 40 months.
- 11. Despite the fact that AT&T Tennessee's Collierville rate center may not exhaust for 40 months, AT&T Tennessee is unable to provide the requested service through its switch that serves Baptist within the Collierville rate center. This is because the individual switch that serves this customer within the Collierville rate center does not have sufficient number resources to meet the customer's request.
- 12. On or about October 22, 2013, NeuStar's Central Office Code Administration denied the code assignment request on the grounds that AT&T Tennessee had not met the rate center based months-to-exhaust criteria now set forth in the Central Office Code (NXX) Guidelines, notwithstanding the fact that AT&T Tennessee does not have the numbering resources needed to satisfy its customers' demands in the switch at issue. That decision is attached hereto as Exhibit "C."
- 13. AT&T Tennessee's inability to provide this large business customer with the requested numbers prevents AT&T Tennessee from providing the quality of service this customer desires and expects. (Correspondence from Baptist is attached as Exhibit "D").
- 14. Relief for the 901 NPA was implemented with the start of mandatory dialing on September 17, 2001. The Authority also ordered thousands-block pooling for the 901 NPA with a Pool Start Date of June 10, 2002. According to NeuStar, based on the 2013-1 NRUF and NPA Exhaust Analysis dated April 2013, the projected exhaust

date of the 901 NPA is the 2Q 2043. Therefore, granting AT&T Tennessee's request for numbering resources would not materially impact exhaustion of available numbers in the 901 NPA.

- 15. Both FCC 00-104 and NeuStar's Central Office Code (NXX) Guidelines provide that state regulatory authorities have the power and authority to review NeuStar's decision to deny a request for numbering resources. See FCC 00-104, Appendix A, Final Rules, § 52.15(g) (3) (iv) ("The carrier may challenge the NeuStar's decision to the appropriate state regulatory commission"); NeuStar Central Office Code (NXX) Guidelines § 13.0 ("Appeals may include but are not limited to one or more of the following options: ... C. The CO Code Administrator(s) and code holders/applicants may pursue the disagreement with the appropriate governmental/regulatory body").
- 16. The TRA has recognized its jurisdiction and authority to review NeuStar denials and to order the release of numbering resources to meet specific customer needs. The TRA has, for example, ordered NeuStar to provide AT&T Tennessee with numbering resources to meet the service requirements of the University of Tennessee, even though AT&T Tennessee had been unable to satisfy the required months-to-exhaust criteria. Petition for Expedited Review of Growth Code Denial by the Number Pooling Administrator Relating to University of Tennessee Chattanooga (approved by the Directors on November 20, 2001 by a vote of 3-0) (see correspondence from TRA Executive Secretary, dated November 29, 2001, attached as Exhibit "E").
- 17. In reviewing previous petitions of this type, the TRA Staff has requested that AT&T Tennessee provide additional information concerning number utilization for the specific central office involved in the request. This information for the Collierville, including the CRVLTNMADS0 Central Office is attached hereto as Exhibit "F."

- 18. The Authority, and not the FCC, is the most appropriate body to address this appeal. As noted above, the Authority has been granted jurisdiction to hear appeals from NeuStar's decisions regarding numbering resources. Any jurisdiction of the FCC to do the same is merely concurrent with the jurisdiction of the Authority. AT&T Tennessee believes that the Authority can more quickly address the numbering problem facing Baptist and AT&T Tennessee, and, because time is of the essence to the customer, AT&T Tennessee believes it is appropriate to pursue this matter in the forum that can most quickly address the issue.
- 19. Under earlier months-to-exhaust procedures used by NeuStar, waivers or exceptions were granted where customer hardships could be demonstrated or where the service provider's inventory did not have a block of sequential numbers large enough to meet the customer's specific request. Under existing procedures, NeuStar looks at the number of months-to-exhaust for the entire rate center without any exceptions. The current process for review is arbitrary and results in decisions contrary to the public interest and decisions that do not necessarily preserve the efficient use of telephone numbers or postpone dates of exhaust. Moreover, the denial of sufficient numbering resources to AT&T Tennessee to meet Baptist's request is inconsistent with the FCC's position that "[u]nder no circumstances should consumers be precluded from receiving telecommunications services of their choice from providers of their choice for want of numbering resources." FCC 00-429 at ¶ 61. By refusing to grant numbering resources sufficient to meet Baptist's needs, the NeuStar is preventing Baptist from obtaining the service of its choice from its carrier of choice, AT&T Tennessee.
- 20. Notwithstanding customer need for a specific numbering arrangement, AT&T Tennessee's analysis indicates that AT&T Tennessee will be unable to meet the

six-months-to-exhaust threshold at the rate center level in time to obtain adequate numbering resources to serve this customer absent relief from the Authority. This situation will result in AT&T Tennessee's inability to respond to its customer's needs for specific numbering resources.

21. During the Authority Conference on September 12, 2011, Docket 11-00133, Mr. Brent Struthers with NeuStar, representing both the North American Numbering Plan Administrator and the Pooling Administrator, made the following statement:

For the record, I would like to state for this and all future safety valve requests that neither the North American Numbering Plan Administrator nor the Pooling Administrator objects or has any position on any safety valve requests ad infinitum, ad nauseam, etc., etc.

22. Included with this Petition is a draft approval order for the Authority's consideration.

CONCLUSION

For the reasons articulated above, AT&T Tennessee respectfully urges the Authority to direct NeuStar to provide the requested numbers to AT&T Tennessee to enable AT&T Tennessee to meet the specific requirements of Baptist in order that Baptist may receive the service of its choice from the provider of its choice to meet its telecommunications needs.

WHEREFORE, AT&T Tennessee requests:

- 1. The Authority review the decision of NeuStar to deny AT&T Tennessee's request for additional numbering resources; and
- 2. The Authority direct NeuStar to provide numbers to AT&T Tennessee to meet the specific requirements of Baptist in the Collierville rate center within the 901 NPA.

Respectfully submitted,

AT&T TENNESSEE

LOGAN-THOMPSON, P.C.

By: Robert G. Norred, Jr.

BPR# 012740 PO Box 191

Cleveland, Tennessee 37364-0191

413/476-2251

BEFORE THE TENNESSEE REGULATORY AUTHORITY NASHVILLE, TENNESSEE

IN RE:)					
REQUEST OF AT&T TENNESSEE FOR EXPEDITED) DOCKET NO. REVIEW OF CENTRAL OFFICE CODE DENIAL) Baptist Memorial Health Care)							
ORDER OF GRO	APPROVING REQUEST OF AT&T TENNESSEE, OWTH CODE DENIAL AND REVERSING CENTRA	FOR EXPEDITED REVIEW AL OFFICE CODE DENIAL					
considerati ("AT&T"). the reques	is matter came before the Tennessee Regulatory Author ion of the <i>Petition for Expedited Review of Central Office Coo</i> After consideration of the facts contained in the record and t of AT&T and reverses the Pooling Administrator's denial numbering resources.	de Denial filed by AT&T Tennessee the applicable law, TRA approves					
T IS THERE	FORE ORDERED THAT:						
1.	The Pooling Administrator's decision to deny AT&T Tenumbering resources is reversed as stated herein.	nnessee's request for additional					
2.	The Pooling Administrator is ordered to assigned reques served by Switch Identification No. CRVLTNMADSO.	t for the Collierville Rate Center					

	Pooling Ad	dministra	tion Sy	stem	Nation from 18 common and assiss hybridging from 2 (2004) of promotion
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			TBPAG	Printal 3 Attachment 1 - March 19, 2007	ble Version
THE PROPERTY OF THE PROPERTY O	Tho	usands-Block /	Application	Form - Part 1A	
	Tracking Number:	901- COLLIERVL- TN-681101 Individual Block Request			
	Type of Application:	V New	Change '	Disconnect	
	1.1 Contact Information Block Applicant: Company Name:			FORMATION M INC DBA SOUTH CENTRA	<u>AL</u>
	Headquarters Address: City, State, Zip: Contact Name:	500 Broad St Gainesville, C Rena Buttica	GA, 30501		
en la manuel man	Contact Address: City,State,Zip: Phone: 770-945-9630	500 Broad St Gainesville , FAX: _770- 945-9630	GA , 30501	0052@att.com	
	Pooling Administrator: " Contact Name: Contact Address: City,State,Zip:	Genevieve Boundary Service Boundary Service Boundary Boundary Service Boundary Bound	<u>t</u>		
	Phone: E-mail: <u>genevieve.betti</u>	925-363-7652		<u>363-7683</u>	
THE THE PROPERTY AND ADDRESS OF THE PROPERTY ADDRESS OF THE PR	1.2 General Information Check one : No LRN ne		RN needed "		
on extensive annual services and services are services and services are services are services and services are services are services are services and services are services ar	NPA: 901			Parent Company's OCN <u>9400</u>	

Switching Identification(Switch Entity/POI): V CRVLTNMADS0	Minimumanity survivory
City or Wire Center Name : Rate Center: COLLIERVL	
Rate Center Sub Zone:	
1.3 Dates:	
Date of Application: vii 10/22/2013 Requested Block Effective Date: 11/22/2013	
By selecting this checkbox, I acknowledge that I am requesting the earliest possible effective date the Administrator can grant. Please note that this only applies to a reduction in the Administrator's processing time, however the request will still be processed in the order received.	
Request Expedited Treatment? (See Section 8.6) YesNoX	
1.4 Type of Service Provider Requesting the Thousands-Block :	
a) Type of Service Provider : <u>Incumbent Local Exchange Carrier (ILEC)</u> (LEC, IXC, CMRS, Other)	
b) Primary type of service Blocks to be used for : Wireline	
c) Thousands-Block(s) (NXX-X) assignment Preference (Optional)	
d) Thousands-Block(s) (NXX-X) that are undesirable for this assignment, if	
 any e) If requesting a code for LRN purposes, indicate which block(s) you will be keeping(the remainder of the blocks will be given to the pool) 	
1.5 Type of Request:	
Initial block for rate center: YesIf Yes, attach evidence of authorization and proof of capability to provide service within 60 days.	
Growth block for rate center : Yes If Yes , attach months to exhaust worksheet	
By selecting this checkbox, I acknowledge that I am willing to accept a block in red and explicitly understand that the underlying CO code may not yet be activated in the PSTN and loaded in the NPAC on the block effective date.	
Type of change(Mark <u>all</u> that apply)	
OCN:Intra-company ix Switching Id Part 1B	
OCN:Inter-company Effective Date	
Change block : YesIf Yes , list NPA-NXX-X	
1.6 Block Return :	
a) Is this block Contaminated Yes No	
b) If Yes how many TNs are NOT available for assignment :	
c) Have all new Intra SP ports been completed in the NPAC YesNo	
d) Has this block been protected from further assignment Yes No	

Remarks:

I hereby certify that the above information requesting an NXX-X block is true and accurate to the best of my knowledge and that this application has been prepared in accordance with the Thousands-Block (NXX-X) Pooling Administration Guidelines(ATIS-0300066) available on the ATIS web site (http://www.atis.org/inc) or by contacting inc@atis.org as of the date of this application.

Rena Butticaz

<u>Sr.</u> <u>Specialist</u> <u>10/22/2013</u>

Signature of Block Applicant

Title Date

Instructions for filling out each Section of the Part 1A form:

Section 1.1 Contact information requires that Service Providers supply under "Block Applicant" the company name, company headquarters address, a contact within the company, an address where the contact person may be reached, in addition to the correct phone, fax, and e-mail address. The Pooling Administrator section also requires the Service Provider to fill in the Pooling Administrator's name, address, phone, fax and e-mail.

Section 1.2 Service Providers who need a thousands-block assignment or for an Location Routing Number (LRN) are required to fill in this section. If needed for an LRN, a CO Code Application needs to also be submitted to the PA. The Service Provider should supply the Numbering Plan Area (NPA); the Local Access Transport Area (LATA), which is a three-digit number that can be found in the TelcordiaTM LERGTM Routing Guide. The Operating Company Number (OCN) assigned to the service provider and the OCN its parent company. An OCN is a four-character alphanumeric assigned by TelcordiaTM Routing Administration (TRA). In addition, the number of thousands-blocks requested should be supplied. The Switch Identification as well as the city or wire center name, rate center, rate center sub zone, homing tandem and CLLITM tandem of the facilities based provider xi. Explanations of these terms may be found in the footnotes.

- Section 1.3 The date the Service Provider completes the application should be entered in this section, as well as the Effective Date of the requested thousands-block.
- Section 1.4 Service Providers should indicate their type, e.g., local exchange carrier, competitive local exchange carrier, interexchange carrier, CMRS. The also indicate the primary type of business in which the numbering resource is to be used. Service Providers also may indicate their preference for a particular thousands-block, e.g., 321-9XXX, or indicate any thousands-blocks that may be undesirable, e.g., 321-6XXX.
- Section 1.5 Service Providers indicate the type of request. Initial requests are for first applications for thousands-blocks in a rate center, growth for additional thousands-blocks in a rate center in which the applicant already has numbering resources, and provide the required evidence as ordered by the FCC.

Section 1.6 Service Providers must indicate the updated/current information in regards to contaminated TNs on the block they are returning to the pool. Blocks with over 10% contamination (101 TNs or more) shall not be returned to the pool unless they meet criteria outlined in section 9.1.2 of these Guidelines. If the block being returned is over 10% contaminated the PA shall seek a new block holder. If question c and/or d have a response of No, the request for return shall be denied. The thousands-block applicant certifies veracity of this form by signing their name, and providing their title and date.

Foot Notes:

^{&#}x27;Identify the type of change(s) in Section 1.5.

[&]quot;The Pool Administrator is available to assist in completing these forms.

[&]quot;A CO Code application will also need to be submitted to the PA.

- Operating Company Number (OCN) assignments must uniquely identify the applicant. Relative to CO Code assignments, NECA-assigned Company Codes may be used as OCNs. Companies with no prior CO Code or Company Code assignments should contact NECA (800 524-1020) to be assigned a Company Code(s). Since multiple OCNs and/or Company Codes may be associated with a given company, companies with prior assignments should direct questions regarding appropriate OCN usage to (TRA) (732-699-6700).
- v This is an eleven-character descriptor of the switch provided by the owning entity for the purpose of routing calls. This is the 11 character CLLITM code of the switch /POI.
- Rate Center name must be a tariffed Rate Center.
- Acknowledgment and indication of disposition of this application will be provided to applicant within seven calendar days from the date of receipt of this application. An incomplete form may result in delays in processing this request.
- Please ensure that the NPA-NXX of the LRN to be associated with this block(s) is/will be active in the network prior to the effective date of the block(s).
- Select if you are the current Block Holder.
- *Select if you are <u>not</u> the current Block Holder
- xi Telcordia, LERG Routing Guide, and CLLI are trademarks of Telcordia Technologies, Inc.

Pooling Administration System

rw0052@att.com (SP)

Sign Out

Time: 10/22/2013 06:11:57 PM EDT

Printable Version

Appendix 3

May 16, 2008

MONTHS TO EXHAUST and UTILIZATION CERTIFICATION WORK SHEET - TN Level¹

(Thousands-Block Number Pooling Growth Block Request)

Tracking Number: 901-COLLIERVL-TN-681101

Date: 10/22/2013

OCN:9419

Company Name: BELLSOUTH TELECOMM INC

DBA SOUTH CENTRAL BELL TEL

Rate Center: COLLIERVL

List all Codes NPA(s)-NXX(s) and Blocks NPA(s)-NXX-X(s):

Name of Block Applicant: Rena Butticaz

Signature: Rena Butticaz

Title: Sr. Specialist

Telephone No.: 770-945-9630

FAX No.: 770-945-9630

E-mail: rw0052@att.com

- A. Available Numbers: 6787
- B. Assigned Numbers: 28728
- C. Total Numbering Resources:38359
- D. Quantity of numbers activated in the past 90 days (increments of 1,000 or 10,000) and excluded from the Utilization calculation $^2:\underline{\mathbf{0}}$

List Excluded Code(s) or Block(s):

Month Month

E. Growth History -Previous 6

<u>99 -13 7 40 -70 -40</u>

months³

F. Forecast - Next 12 months ⁴	<u>4</u>	<u>1004</u>	<u>4</u>	<u>4</u>	<u>4</u>	<u>4</u>	<u>4</u>	<u>4</u>	<u>4</u>	<u>4</u>	4	<u>4</u>
G. Average	Month	ly Foreca	st (Sun	n of mo	nths 1-6	(Part I	above)	divided	by 6): <u>1</u>	70.667		
H. Months to Exhaust ⁵	<u>N</u> ı	umbers Av		e for Ass ners(A)		t to						
		Average	Month	nly Fore	cast(G)							
		Block	Reque 1	ested		<u>Avai</u>	able Nui 6787	mbers		Mont	ns To E: 39.768	
I. Utilization ⁶	1	Assigned	Numbe Numbe		Exclude	<u>d</u>	X 100 = 74.892					
	Tota	l Numberi	ng Res Numbe		(C)-Excl	uded						
Explanation: ¹ A copy of thi	s worl	ksheet is	require	d to be	submitte	ed to th	e Poolin	g Admin	istrator	when re	equestin	g
additional nut	mberir	ng resourd	ces in a	rate ce	enter. Fo	or audit	ng purpo	oses, the	e applic	ant mus	t retain	а сору
² Quantity of r administrator and 1 code re	and s	hall be re	ported	ie past in incre	90 days ments o	is base f 1,000	ed on blo or 10,00	ocks and 00 TNs (or code e. g.: 2	es recei blocks i	ved fron received	n the I=2,000
³ Net change distant month	in TNs as M	s no longe onth #1, a	r availa and Mo	able for nth #6 a	assignn	nent in urrent r	each pre	vious m	onth, st	arting w	ith the r	nost
⁴Forecast of ⁻	TNs n	eeded in e	each fo	llowing	month,	starting	with the					
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⁶ Newly acqui (g)(3)(ii))	red nu	ımbers ma	ay be e	xcluded	d from th	ie Utiliz	ation cal	lculation	(FCC ()0104, s	ection 5	52.15

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	Date of Application:	10/22/2013	Effective Date:	
	Date of Receipt:	10/22/2013	Date of Response:	10/22/2013
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elektrical deposits 1,000 total	Signature of Pooling Administrator			
contractoristics	Genevieve Bettiga	Fax:		925- 363-7683
	Name (print)			Security comments in an extension of the result of the extension of the result of the
the contract of the contract o	Email:	genevieve	e.bettiga@neust	ar.biz
	NPA-NXX or NPA-NXX-X :	ORDER LOCAL PROPERTY.	Block Assigned: Block Reserved	becomes assessment and assessment and assessment as the scientific depter
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Plack Contominated (Vac. or No.)	Block/Code
Plack Centerningtod (Vac. or No.)	Modified :
Plack Contominated (Vac or Na)	Block/Code Disconnected :
Block Contaminated(Yes or No):	
If Yes,enter the number of TNs contaminated :	
Switch Identification(Switch Entity/Po	OI): CRVLTNMADS0
Rate Center:	COLLIERVL
Rate Center Sub Zone:	
X Form Complete, request denied.	
Explanation:	
denied. You may proceed with req the appropriate state commission you are in disagreement with the of please refer to the Thousands-Blo Administration Guidelines for the	using this Part 3 denial. If disposition of this request, ock Number (NXX-X) Pooling
Request withdrawn.	
Explanation:	
Assignment activity suspended by	y the administrator.
Explanation:	





350 N. Humphreys Blvd
 Memphis, Tennessee 38120

We are requesting 600 DID's for Baptist Memorial Hospital - Collierville. We need 600 consecutive DID's within the below ranges:

901-XX1-58XX 901-XX1-59XX 901-XX1-60XX 901-XX1-61XX 901-XX1-62XX 901-XX1-63XX 901-XX1-64XX 901-XX1-65XX 901-XX1-66XX 901-XX1-67XX 901-XX1-68XX 901-XX2-58XX 901-XX2-59XX 901-XX2-60XX 901-XX2-61XX 901-XX2-62XX 901-XX2-63XX 901-XX2-64XX 901-XX2-65XX 901-XX5-0XXX 901-XX5-1XXX 901-XX5-2XXX 901-XX5-92XX 901-XX5-93XX 901-XX5-94XX 901-XX5-95XX 901-XX5-96XX 901-XX5-97XX 901-XX5-98XX 901-XX5-99XX

Baptist Memorial Hospital Collierville

1500 West Poplar Avenue

Collierville, TN 38017 Phone: 901-861-9000 Fax: 901-861-9407

This request is based on deploying wifi only iPhones and each employee needs their own DID. We are also adding clinics and physician offices using telephone numbers off this PBX.

Please let me know if you need additional information.

Melissa A. Karpicke
Telecom - IS Department
Baptist Memorial Health Care Corporation
350 N. Humphreys Blvd., Memphis, TN 38120
Phone # (901) 227-3998 Fax # (901) 227-7045

Pager # (901) 227-PAGE X3045

E-mail Address: MailTo:Melissa.Karpicke@BMHCC.Org

Opinions expressed above are not necessarily those of BMHCC

TENNESSEE REGULATORY AUTHORITY



Sera Kyle, Chairman Lyna Greer, Director Malvin Malone, Director

November 29, 2001

460 James Robertson Parkway Nashville, Tennessee 37243-0503

Ms. Cheryl Dixon
Senior Code Administrator
1800 Sutter Street
Suite: 570
Concord. CA 94520

RE: Denial of BellSouth's Central Office Code ("NXX") Assignment Request.

Dear Ms. Dixon:

On November 1, 2001, BellSouth Petitioned the Tennessee Regulatory Authority ("TRA") for Expedited Review of Growth Code Denial by the North American Numbering Plan Administration ("NANPA"), Docket No. 01-00957. BellSouth specifically requested the overturn of NANPA's denial, and order the issue of one growth code ("NXX") for the Chattanooga rate center in the 423 NPA.

BellSouth stated they requested a growth code in the 423 NPA in response to a request received from a customer, the University of Tennessee, Chattanooga ("UTC"), as they did not have sufficient numbering resources available to meet the customer's needs. BellSouth's also stated that the Chattanooga Rate Center's Months to Exhaust ("MTE") calculation was 31.88 months.

The TRA Staff ("Staff") verified that the MTE requirement six months cannot be met. Staff also verified that the Chattanooga rate center is a multiple switch rate center, and that the MTE has to be calculated on a rate center level rather than at switch level. Staff is also satisfied with the validity of UTC's request. In that the 423 NPA has a projected exhaust date for the 4th Quarter of 2004, and the current demands in the 423 NPA is 2.5 NXXs per month, it is unlikely that the assignment of one (1) NXX will have a material effect on the projected exhaust of the 423 NPA.

On November 20, 2001, the Directors of the Tennessee Regulatory Authority approved BellSouth's petition, and ordered the NANPA to issue BellSouth one growth code in the 423 NPA. The TRA Order will be provided once it is administratively processed.

Sincerely, KDUJUU

K. David Waddell Executive Secretary

CC: Brent Struthers, NeuStar

Telephone (615) 741-2904, Toll-Pree 1-800-342-8359, Facsimile (615) 741-8953 www.state.ts.us/tra

Collierville Rate Center AT&T Tennessee

	I				
NPA-NXX	x	Available Numbers	Assigned Numbers	Total Number Resources	Utilization
901-263	0	0	1,000	1,000	100.000%
901-263	1	0	1,000	1,000	100.000%
901-263	2	0	1,000	1,000	100.000%
901-263	3	0	1,000	1,000	100.000%
901-263	4	0	1,000	1,000	100.000%
901-263	5	0	1,000	1,000	100.000%
901-263	6	0	1,000	1,000	100.000%
901-263	7	0	1,000	1,000	100.000%
901-263	8	0	1,000	1,000	100.000%
901-263	9	0	1,000	1,000	100.000%
901-850	0	231	464	762	60.892%
901-850	1	272	443	786	56.361%
901-850	2	92	498	674	73.887%
901-850	3	100	674	902	74.723%
901-850	5	231	448	754	59.416%
901-850	7	189	520	764	68.063%
901-850	8	252	492	808	60.891%
901-850	9	187	450	706	63.739%
901-853	0	127	487	· 687	70.888%
901-853	1	134	462	688	67.151%
901-853	2	159	467	694	67.291%
901-853	3	214	413	686	60.204%
901-853	4	169	501	746	67.158%
901-853	5	169	527	754	69.894%
901-853	6	170	388	696	55.747%
901-853	7	176	452	690	65.507%
901-853	8	146	468	696	67.241%
901-853	9	158	446	696	64.080%
901-854	0	164	451	693	65.079%
901-854	1	236	411	711	57.806%
901-854	2	121	524	701	74.750%
901-854	3	110	566		77.641%
901-854	4	216	409	691	59.190%
901-854	5	159	435	669	65.022%
901-854	6	162	426		64.060%
901-854	7	114	611	795	76.855%
901-854	8	151	475	695	68.345%
901-854	9	195	439		61.571%
901-861	0	172	477	739	64.547%

Collierville Rate Center AT&T Tennessee

NPA-NXX	х	Available Numbers	3		Utilization
901-861	1	207	454	768	59.115%
901-861	2	235	419	757	55.350%
901-861	3	266	428	769	55.657%
901-861	4	242	462	777	59.459%
901-861	5	199	635	871	72.905%
901-861	6	408	295	748	39.439%
901-861	7	193	478	741	64.507%
901-861	8	78	784	903	86.822%
901-861	9	100	728	896	81.250%

TOTALS: 6,904 28,507 38,220 74.892%

CERTIFICATE OF SERVICE

I hereby certify that on Octo served on the parties of record, via	ober 28, 2013, a copy of the foregoing document was a the method indicated:
[] Hand [്] U.S. Mail	Ms. Beth Sprague
	NeuStar/NANPA
[] Facsimile	46000 Center Oak Place
[] Overnight Mail	Sterling, VA 20166
[/] Electronic Mail	Beth.sprague@neustar.biz

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