### BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

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In the Matter of the Application of Southwestern Bell Telephone Company d/b/a AT&T Missouri for Review and Reversal Of North American Number Plan Thousands-Block Pooling Administrator's Decision to Withhold Numbering Resources

Case No.

### AT&T MISSOURI'S APPLICATION AND MOTION FOR EXPEDITED TREATMENT

COMES NOW AT&T Missouri<sup>1</sup> and respectfully requests that the Commission issue an Order, on an expedited basis, that reviews and reverses the decision of the North American Numbering Plan Thousands-Block Pooling Administrator, NeuStar, Inc. ("NANPA"), to withhold certain numbering resources from AT&T Missouri.

The requested numbering resources are necessary to meet the expanding telecommunications needs of the St. Louis Cardinals ("the Cardinals"), located in St. Louis, Missouri. These resources consist of a one thousands-block from which a single block of five hundred (500) consecutive numbers can be drawn to serve the Cardinals' expanding telecommunications needs. More specifically, the requested resources consist of a one thousands-block from which a single block of five hundred (500) consecutive numbers can be drawn to serve the Cardinals' expanding telecommunications needs. More specifically, the requested resources consist of a one thousands-block from which a single block of five hundred (500) consecutive numbers can be drawn within (1) the 314 NPA, (2) the St. Louis rate center, and (3) the XXXX ranges of 1XXX, 2XXX, 3XXX, 4XXX, 5XXX, 6XXX or 7XXX (i.e., 314-NXX-1000 through 314-NXX-1999, 314-NXX-2000 through 314-NXX-2999, 314-NXX-3000 through 314-NXX-6000 th

<sup>&</sup>lt;sup>1</sup> Southwestern Bell Telephone Company d/b/a AT&T Missouri ("AT&T Missouri"). AT&T Missouri files this verified Application and motion for expedited treatment pursuant to 4 CSR 240-2.060, 4 CSR 240-2.080(16), 4 CSR 240-37.040 and 47 CFR 52.15(g)(3)(iv).

that if such specific resources are not available when the Commission issues its order, the Commission should direct NANPA to provide such resources as are available to meet the Cardinals' numbering resource needs.

In support of this Application, AT&T Missouri states as follows:

1. AT&T Missouri is a Missouri corporation with its principal Missouri office at One AT&T Center, Room 3520, St. Louis, Missouri 63101. It may be contacted at the regular and electronic mail addresses and telephone and facsimile numbers of its attorneys, as set out under the signature block of this Application. AT&T Missouri is authorized to do business in Missouri<sup>2</sup> and its fictitious name is duly registered with the Missouri Secretary of State.<sup>3</sup> AT&T Missouri is a "local exchange telecommunications company" and a "public utility," and is duly authorized to provide "telecommunications service" within the State of Missouri, as each of those phrases is defined in Section 386.020, RSMo.<sup>4</sup>

2. All correspondence, pleadings, orders, decisions, and communications regarding this proceeding should be sent to:

Leo J. Bub Robert J. Gryzmala Attorneys for Southwestern Bell Telephone Company d/b/a AT&T Missouri One AT&T Center, Room 3516 St. Louis, Missouri 63101

<sup>&</sup>lt;sup>2</sup> In accordance with 4 CSR 240-2.060(1) and (G), a certified copy of Southwestern Bell Telephone Company's Certificate of Good Standing from the Missouri Secretary of State was filed with the Commission on August 15, 2007, in Case No. IK-2008-0044.

<sup>&</sup>lt;sup>3</sup> In accordance with 4 CSR 240-2.060(1)(E) and (G), a copy of the registration of the fictitious name "AT&T Missouri" was filed with the Commission on July 17, 2007, in Case No. TO-2002-185.

<sup>&</sup>lt;sup>4</sup> Following its June 26, 2007, Order in Case No. TO-2002-185 allowing Southwestern Bell Telephone, L.P., d/b/a AT&T Missouri, to alter its status from a Texas limited partnership to a Missouri corporation, the Commission approved tariff revisions to reflect the new corporate name, Southwestern Bell Telephone Company d/b/a AT&T Missouri. *See*, <u>Order Granting Expedited Treatment and Approving Tariffs</u>, Case No. TO-2002-185, issued June 29, 2007.

3. This Application is prompted by the Cardinals' continuing expansion of its staff since the Cardinals implemented a new telephone system several years ago. As a result, the Cardinals are in need of additional numbering resources. A letter from Ms. Cindy Richards, the Cardinals' Manager, Stadium Operations, speaks to the Cardinals' need for "additional lines for added growth" in detailing the numbering resources needed by the Cardinals. *See*, Exhibit A, attached hereto. As the letter indicates, the Cardinals' need is prompted by their having "expanded their staff since we implemented our Cisco phone system in 2004." As a result, the Cardinals request "a single 500 block" of numbers. Ms. Richards further explains that the Cardinals need "to maintain the[ir] current 4-digit dialing pattern" and that that their system "will not accept blocks beginning with 0, 8 or 9."

4. AT&T Missouri has researched the available numbering resources in the St. Louis rate center and has determined that it has no numbers available to meet the Cardinals' needs.

5. Consequently, AT&T Missouri requests that the Commission grant it numbering resources consisting of a one thousands-block from which a single block of five hundred (500) consecutive numbers can be drawn within (1) the 314 NPA, (2) the St. Louis rate center, and (3) the XXXX ranges of 1XXX, 2XXX, 3XXX, 4XXX, 5XXX, 6XXX or 7XXX (i.e., 314-NXX-1000 through 314-NXX-1999, 314-NXX-2000 through 314-NXX-2999, 314-NXX-3000 through 314-NXX-5000 through

6. On August 21, 2012, AT&T Missouri submitted a Thousands-Block Application Form, Part 1A, for the numbering resources assignment necessary to meet the Cardinals' needs. A copy of the Application is attached hereto as Exhibit B. AT&T Missouri completed the Application in accordance with the Industry Numbering Committee's Thousands-Block Pooling

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Assignment Guidelines and filled out the necessary Months to Exhaust and Utilization Certification Worksheet, a copy of which is attached hereto as Exhibit C.

7. On August 21, 2012, NANPA denied the request on the grounds that AT&T Missouri had not met the utilization and/or months-to-exhaust criteria. A copy of that decision is attached hereto as Exhibit D.

8. AT&T Missouri seeks the Commission's direction to overturn NANPA's decision to withhold numbering resources. This Commission has overturned NANPA's decision to withhold numbering resources in several cases and AT&T Missouri respectfully submits that it should likewise do so here.

9. Under existing procedures, NANPA has asserted that it is required to accept or reject an application for resources based solely on FCC criteria. However, the FCC's March 31, 2000, <u>Order</u> in its Number Resource Optimization docket states that a carrier may challenge a resource denial before the appropriate state regulatory commission and a state commission may choose to affirm or overturn NANPA's decision to withhold numbering resources.<sup>5</sup> Thus, the Commission has the authority to "affirm or overturn the NANPA's decision to withhold numbering resources from the carrier based on its determination of compliance with the reporting and numbering resource application requirements herein."<sup>6</sup> Moreover, the FCC determined that states may overturn NANPA's decision to withhold numbering resources from the carrier based on its determination of compliance with the reporting and numbering resource application requirements herein."<sup>6</sup> Moreover, the FCC determined that states may overturn NANPA's decision to withhold numbering resources from the carrier based for the carrier to satisfy a specific customer request:

We also agree with WinStar that a carrier should be able to get additional numbering resources when there is a verifiable need due to the carrier's inability to satisfy a specific customer request. We therefore clarify that states may also grant relief if a carrier demonstrates that it has received a customer request for

<sup>&</sup>lt;sup>5</sup> <u>Report and Order and Further Notice of Proposed Rule Making</u>, In the Matter of Numbering Resource Optimization, CC Docket No. 99-200, March 31, 2000, Appendix A; *see also*, 47 CFR 52.15(g)(3)(iv). <sup>6</sup> *Id*.

numbering resources in a given rate center that it cannot meet with its current inventory. $^{7}$ 

10. The FCC further explained in its March 31, 2000, <u>Order</u> that a "[c]arrier may demonstrate such a need by providing the state with documentation of the customer request and current proof of the utilization in the rate center" and that states "may grant requests for customers seeking contiguous blocks of numbers."<sup>8</sup> Moreover, although the FCC declined to establish a specific timeframe for states to act on these requests, the FCC indicated "in most instances, 10 business days from receipt of request that the state determines to be sufficiently detailed and complete will be sufficient time to review and act upon safety valve requests."<sup>9</sup>

11. Further, this Application complies with 4 CSR 240-37.040. AT&T Missouri has attached hereto its "Months-to-Exhaust Worksheet" indicating the utilization for the St. Louis rate center encompassing both the preceding six months and projected monthly utilization for the next twelve months. 4 CSR 240-37.040(1)(A)1. *See*, Exhibit C. AT&T Missouri has also attached hereto its most recently-filed FCC Form U1 of Form 502 for this rate center. 4 CSR 240-37.040(1)(A)2. *See*, Exhibit E(HC). Finally, AT&T Missouri attaches copies of its originally-filed request to NANPA (i.e., its Thousands-Block Application Form, Part 1A) and NANPA's denial of that request. 4 CSR 240-37.040(1)(A)3. *See*, Exhibits B and D, respectively. These materials and the instant Application demonstrate a verifiable need for the numbering resources requested herein. In connection with this request, AT&T Missouri has exhausted all other available remedies designed to conserve numbering resources. 4 CSR 240-37.040(1)(A)4.

12. AT&T Missouri has no final unsatisfied judgments or decisions against it from any state or federal agency or court which involve Missouri retail customer service or rates,

<sup>&</sup>lt;sup>7</sup> <u>Third Report and Order and Second Order on Reconsideration</u>, In the Matter of Numbering Resource Optimization, CC Docket No. 99-200, et al., December 12, 2001, paragraph 64; *see also*, 47 CFR 52.15(g)(4).

 $<sup>^{8}</sup>$  Id.

<sup>&</sup>lt;sup>9</sup> *Id*. at paragraph 66.

which action, judgment or decision has occurred within three (3) years of the date of this Application. AT&T Missouri has one pending action against it in Missouri, brought by end-user customers, which involves retail customer service or rates.<sup>10</sup>

13. AT&T Missouri does not have any annual report or assessment fees that are overdue in Missouri.

14. AT&T Missouri seeks expedited treatment and requests that the Commission act on this request within thirty (30) calendar days. The Cardinals have explained that they have an impending need for a block of numbers, indicating that they "need to activate this block in September." *See*, Exhibit A. In order to accommodate the Cardinals' needs, the Commission must issue its order expeditiously, so that AT&T Missouri will have enough time to file a new request with NANPA for the release of the numbering resources to AT&T Missouri described herein. AT&T Missouri filed this request for expedited treatment as soon as it could have after NANPA rejected AT&T Missouri's request for numbering resources and AT&T Missouri determined that it was not feasible to implement a technological alternative.

WHEREFORE, AT&T Missouri respectfully requests that the Commission overturn NANPA's previous determination in this matter within thirty (30) calendar days, and instruct NANPA to release the numbering resources described herein. AT&T Missouri further requests that if such specific resources are not available when the Commission issues its order, the Commission should direct NANPA to provide such resources as are available to meet the numbering resource needs of the St. Louis Cardinals.

<sup>&</sup>lt;sup>10</sup> Barry Road Associates, Inc. d/b/a Minsky's Pizza, et al. v. Southwestern Bell Telephone Company, d/b/a AT&T Missouri, et al., Case No. 1016CV02438, Jackson County Circuit Court.

Respectfully submitted,

### SOUTHWESTERN BELL TELEPHONE COMPANY

BY Robert J. Fryzonel

LEO J. BUB #34326 ROBERT J. GRYZMALA #32454 Attorneys for Southwestern Bell Telephone Company d/b/a AT&T Missouri One AT&T Center, Room 3516 St. Louis, Missouri 63101 314-235-6060 (tn)/314-247-0014 (fax) robert.gryzmala@att.com

#### **CERTIFICATE OF SERVICE**

Copies of this document and all attachments thereto were served on the following by email on August 28, 2012.

Robert J. Lygmala Robert J. Grymala

General Counsel Kevin Thompson Missouri Public Service Commission P.O. Box 360 Jefferson City, MO 65102 gencounsel@psc.mo.gov kevin.thompson@psc.mo.gov

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Office Of The Public Counsel P.O. Box 7800 Jefferson City, MO 65102 opcservice@ded.mo.gov

## CITY OF ST. LOUIS ) ) SS STATE OF MISSOURI )

### **VERIFICATION**

I, Alan G. Kern, in accordance with 4 CSR 240-2.060(1)(M), first being duly sworn upon my oath, hereby verily state that I am over the age of twenty-one years, sound of mind, and am authorized to act on behalf of Southwestern Bell Telephone Company, d/b/a AT&T Missouri regarding the foregoing document. I have read the document to which this Verification is appended. The facts contained therein are true and correct according to best of my knowledge, information and belief.

Alan G. Kern

Sworn and subscribed to before me this 28th day of August, 2012.



Notary Public



Louis Cardinals

700 Clark Street • St. Louis, MO • 63102-1727 • cardinals.com

August 8, 2012

AT&T Attn: Cathy Zych

To Whom It May Concern,

The St. Louis Cardinals have expanded their staff since we implemented our Cisco phone system in 2004 and we require additional lines for added growth. Our goal is to maintain the current 4-digit dialing pattern, and we are therefore requesting a single 500 block. The phone system will not accept blocks beginning with 0, 8 or 9. We need to activate this block in September, 2012.

ATT is our chosen service provider

Thank you,

Cerdy licrardo

**Cindy Richards** St. Louis Cardinals Manager, Stadium Operations 314-345-9433 crichards@cardinals.com

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Tracking Number:		TBPAG Attac	hment 1 – March 19, 2007 ATIS-0300066.at1		
Thousands-Block Application Form					
Type of Application (check one):	Part 1A X New	Change <sup>i</sup>	Disconnect		
GENERAL A	APPLICATION	INFORMATION			
1.1 Contact Information:         Block Applicant:         Company Name:      AT&T-SOUTHWEST         Headquarters Address:       _2600 CAMINO RAMO         Contact Name:       _CONNIE MCNAUGHTON         Contact Address:       _2600 CAMINO RAMON, 1         Phone:       _925_824-5627Fax:       _925 355-9268         Pooling Administrator <sup>ii</sup> :       Contact Name:      GENEVIEVE PAULINO         Contact Address:       800 SUTTER STREET, Suit         Phone:       _925-363-7652Fax:       _925-363-7683	<b>1<u>S900 E</u></b> City E-Mail: te 571City	SAN RAMON cm3123@att.com 	_State_ <u>CA</u> _Zip_ <u>94583</u>		
1.2 General Information					
Check one: No LRN needed XXX	_LRN needed <sup>iii</sup> _				
NPA: _ <b>314</b> LATA: _ <b>520</b> OCN <sup>iv</sup> : _ <b>9533</b> _ Number of Thousands-Blocks Requested:1_		pany's OCN_ <u>9533</u>	_		
Switch Identification (Switching Entity/POI) <sup>v</sup> : _ Rate Center <sup>vi</sup> : <b>ST LOUIS</b> Rate Center Sub					
1.3 Dates					
Date of Application <sup>vii</sup> : <b>08/22/2012</b> Request Request Expedited Treatment? (See Section 8.6)			RMAL		
1.4 Type of Service Provider Requesting the	Thousands-Blo	ck:			
<ul> <li>a) Type of Service Provider: <u>ILEC</u></li> <li>b) Primary type of service Blocks to be used</li> <li>c) Thousands-Block(s) (NXX-X) assignme</li> <li>d) Thousands-Block(s) (NXX-X) that are u</li> <li>e) If requesting a code for LRN purposes, indicating given to the pool)</li> </ul>	ent preference (op indesirable for th	ELINE ptional) is assignment, if any			

## 1.5 Type of Request

Initial block for rate center: Yes\_\_\_\_, If Yes attach evidence of authorization and proof of capability to provide Service within 60 days

Growth block for rate center: YES X. If Yes, attach months to exhaust worksheet

Tracking Number: \_\_\_\_\_

TBPAG Attachment 1 – March 19, 2007 ATIS-0300066.at1

## Thousands-Block Application Form Part 1A

Change block: Yes\_\_\_\_\_, If Yes, indicate NPA-NXX-X, type of and reason for change:

Disconnect block: Yes\_\_\_\_\_, If Yes, list NPA-NXX-X \_\_\_\_\_

#### Remarks: \_\_\_\_1K BLOCK FOR DEDICATED CUSTOMER- St. Louis Cardinals

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.

SIGNATURE ON FILE	<u>CODE ADMINISTRATOR</u>	08/22/2012
Signature of Block Applicant	Title	Date

## Thousands-Block Application Form Part 1A

#### 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 Telcordia™ LERG™ 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 Telcordia™ 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 CLLI™ tandem of the facilities based provider<sup>ix</sup>. 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.

The thousands-block applicant certifies veracity of this form by signing their name, and providing their title and date.

Foot Notes:

Tracking Number: \_\_\_\_\_

## Thousands-Block Application Form Part 1A

<sup>v</sup> 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 CLLI<sup>TM</sup> code of the switch /POI.

<sup>vi</sup> Rate Center name must be a tariffed Rate Center.

<sup>vii</sup> 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.

<sup>viii</sup> Please ensure that the NPA-NXX of the LRN to be associated with this block(s) is/will be active in the PSTN prior to the effective date of the block(s).

<sup>ix</sup> Telcordia, LERG Routing Guide, and CLLI are trademarks of Telcordia Technologies, Inc.

<sup>&</sup>lt;sup>i</sup> Identify type of and reason for change(s) in Section 1.5.

<sup>&</sup>lt;sup>ii</sup> The Pool Administrator is available to assist in completing these forms.

<sup>&</sup>lt;sup>iii</sup> A CO Code application will also need to be submitted to the PA

<sup>&</sup>lt;sup>iv</sup> 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).

Appendix 3 - Modified Augus	•	O EXHAU	ST and UTI	LIZATION CE	RTIFICATI	ON WOR	KSHEET -	- TN Leve	<b>i</b> 1		Exhibit C
				umber Pooling							
Date: 08/22/2012 OC	N: <u>9533</u>	Com	npany Name	: <u>AT&amp;T-SO</u>	JTHWEST						
Rate Center: <u>ST LOUIS</u>											
List all Codes NPA(s)-NXXs and Block	s NPA(s)-N	XX-X(s):	NPA-NXX	( (93) NPA-NX	<u>X-X (258)</u>						
Name of Block Applicant: <u>CONNIE I</u>	MCNAUGH <sup>.</sup>	TON Signa	ature: SI	IGNATURE O	N FILE			_			
Title: <u>CODE ADMINISTRATOR</u>	Telephone N	No.: (925	) 824-5627	FAX No.:	<u>(925) 355</u>	5-9268	_E-Mail:	cm3123	@ATT.CO	M	_
A. Available Numbers: <u>437470</u>											
B. Assigned Numbers: 630469											
C. Total Numbering Resources: <u>11</u>	87730										
D. Quantity of numbers activated in the past 90 days and excluded from the Utilization calculation:0 List excluded Code(s) or Block(s):0											
	Month #1	Month #2		1onth Month #4 #5	Month #6	Month #7	Month #8	Month #9	Month #10	Month #11	Month #12
E. Growth History – Previous 6 months <sup>2</sup>	<u>-521</u>	<u>-1556</u>	<u>-1557 -11</u>	<u>61 -274</u>	<u>-4207</u>						
F. Forecast – Next 12 months <sup>3</sup>	0	<u>199</u>	<u>1570 0</u>	<u>67</u>	<u>0</u>	0	0	0	0	0	_0
G. Average Monthly Forecast (Sum of months #1-6 (Part F above) divided by 6): <u>306.0</u>											
H. Months to Exhaust <sup>4</sup>		Numbers		ssignment to Cust thly Forecast (G)	omers (A)		=	1429.64	11		
I. Utilization <sup>5</sup>				<u>cluded Numbers (l</u> – Excluded Numbe		* 100	=	<u> </u>	%		
Evolution: - EOBECAST ACTI M1	(-10047) AC			IG(_2012 ) AC	TI M7(-25		MQ(_202)		)(_666) A(	TI M10	(_97)

#### Explanation: - FORECAST ACTL M1(-19047) ACTL M4(- 29) ACTL M6(-2012 ) ACTL M7(-257) ACTL M8(-382) ACTL M9(-666) ACTL M10(-87)

ACTL M11(-509) ACTL M12(-960) Dedicated Customer ST LOUIS CARDINALS.

<sup>1</sup> A copy of this worksheet is required to be submitted to the Pooling Administrator when requesting additional numbering resources in a rate center. For auditing purposes, the applicant must retain a copy of this document.

<sup>2</sup> Net change in TNs no longer available for assignment in each previous month, starting with the most distant month as Month #1, and Month #6 as the current month.

<sup>3</sup> Forecast of TNs needed in each following month, starting with the most recent month as Month #1.

<sup>4</sup> To be assigned an additional thousands-block (NXX-X) for growth, "Months to Exhaust" must be less than or equal to 6 months. (FCC 00-104, § 52.15 (g) (3) (iii)).

<sup>&</sup>lt;sup>5</sup> Newly acquired numbers may be excluded from the Utilization calculation (FCC 00104, section 52.15 (g)(3)(ii))

From:	
Sent:	
To:	

Subject:

Cc:

genevieve.bettiga@neustar.biz Exhibit D Tuesday, August 21, 2012 4:28 PM PANOPIO, LOURDES B; GESCAT, SUZANNE S; MOSELEY, PATRICIA A; MC NAUGHTON, CONNIE S PA\_Part3@neustar.biz PAS - Pooling Administrator's Response/Confirmation for Tracking Number: 314-ST LOUIS-MO-557501

# Pooling Administration System

## Dated 21-August-2012

November 21, 2003 ATIS-0300066.at3			Attachment 3	
Poo	oling Administrator's Res TBPAG Pa			
Tracking Number :	314-ST LOUIS-MO- 557501	_		
Date of Application:	08/21/2012	Effective Date:		
Date of Receipt:	08/21/2012	Date of Response:	08/21/2012	
Service Provider Name:	SOUTHWESTERN E	BELL		
(Telcordia <sup>™</sup> LERG <sup>™</sup> Routing Guide ) OCN:	9533			
NPAC SOA SPID :				
Pooling Administrator Cor	ntact Information:			
Genevieve Bettiga	Phone:		925-363-7652	
Signature of Pooling Adminis Genevieve Bettiga	strator Fax:		925-363-7683	
Name (print)				
Email:	<u>genevie</u>	eve.bettiga@neustar.t	<u>piz</u>	
NPA-NXX or NPA- NXX-X :		Block As	ssigned:	
		Block Re	eserved :	
		Block Re Expiration	eservation Date :	
		Block/Co Modified :	ode	

Block/Code

Exhibit D

	Disconnected :
Block Contaminated(Yes or No) :	
If Yes, enter the number of TNs contaminated :	
Switch Identification(Switch Entity/POI): <sup>1</sup>	STLSMO01DSA
Rate Center:	ST LOUIS
Rate Center Sub Zone:	

#### X Form Complete, request denied.

#### Explanation:

DR-57: You do not meet the MTE and/or Utilization requirements, therefore this request for a new block is denied. You may proceed with requesting a State Waiver from the appropriate state commission using this Part 3 denial. If you are in disagreement with the disposition of this request, please refer to the Thousands-Block Number (NXX-X) Pooling Administration Guidelines for the appeals process.

Request withdrawn.

Explanation:

#### Assignment activity suspended by the administrator.

Explanation:

Remarks:

<sup>1</sup> This is an eleven-character descriptor provided by the owning entity for the purpose of routing calls. This must be the CLLI <sup>TM</sup> Location Identification code of the switching entity/POI shown on the Part 1A form (Telcordia,LERG ROUTING Guide and CLLI are trademarks of Telcordia Technologies,Inc.)

# neustar

Exhibit E(NP)

# **EXHIBIT E**

IS

# **HIGHLY CONFIDENTIAL**

**IN ITS ENTIRETY**