

March 8, 2016

Utah Public Service Commission Heber M. Wells Building 160 East 300 South Salt Lake City, UT 84114 801-530-6716

RE: Amendment to Docket No. 16-2587-01 - Neighborhood Networks, Inc. Application for a Certificate of Public Convenience and Necessity to Provide Resold and Facilities-Based Local Exchange Services within the State of Utah

To Whom It May Concern:

Regarding the above Docket, filed on February 18, 2016, the Applicant wishes to amend the following sections of the original Application:

Section 4.(a) <u>R746-349-3(A)(4)(a)</u>. <u>Classes of customers</u>. The language originally read:

The Applicant's customer base will be residential and business customers in the State of Utah.

The Applicant wishes to amend the above language for 4.(a) to read:

The Applicant's customer base will be residential and business customers in those areas of the State where the Commission may grant certification, excluding those areas not open to competition pursuant to 2006 Utah Code – 54-8b-2.1.

Section 4.(b) <u>R746-349-3(A)(4)(b)</u>. Location of service. The language originally read:

Neighborhood Networks primarily will provide service in locations which are within the CenturyLink service areas in the State of Utah, but may also provide service within the state in other ILEC service areas if the demand arises. Therefore, the Applicant seeks statewide authority.

The Applicant wishes to add to the paragraph stated above in 4.(b) the following condition pursuant to 2006 Utah Code – 54-8b-2.1. Competitive entry:

The Applicant does not, however, seek authority to compete in providing local exchange service within any local exchange with fewer than 5,000 access lines that is owned or controlled by an incumbent telephone corporation with fewer than 30,000 access lines in the state.

Additionally in Section 11.(c) $\underline{R746-349-3(A)(11)(c)}$ and $\underline{R746-349-3(A)(2)}$, the original Application states that the Applicant would provide a bond in order to protect customer deposits and other liabilities. The Applicant will not be requiring customer deposits and therefore requests a waiver of the bond requirement.

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An original and two copies of this supplement to the Docket are being mailed to the Commission's office and an electronic copy has been submitted to the Commission via e-mail.

Please don't hesitate to contact me or Mr. Penberthy if you should have any questions about Neighborhood Networks' application, or if you need additional information.

Sincerely,

Carol Lisousti

Carol Lisowski Regulatory Consultant for Neighborhood Networks, Inc.

cc: J. Penberthy