

BEFORE

THE PUBLIC UTILITIES COMMISSION OF OHIO

In the Matter of the Application of Wide Voice, LLC for a Certificate of Public Convenience and Necessity.) Case No. 14-1472-TP-ACE)

ENTRY

The attorney examiner finds:

- (1) On August 21, 2014, Wide Voice, LLC filed an application seeking authority to provide facilities-based and resold local exchange and interexchange service throughout the state of Ohio.
- (2) Pursuant to Ohio Adm.Code 4901:1-6-06(C), this application was fully suspended from the automatic approval process by attorney examiner Entry issued November 13, 2014.
- (3) Additional information is still necessary in order to complete a review of this application. Therefore, the applicant is instructed to docket its responses to the questions provided in Appendix A of this Entry by June 19, 2015, or this matter will be recommended for dismissal.

It is, therefore,

ORDERED, That Wide Voice, LLC thoroughly and completely answer all questions posed in Appendix A, in accordance with Finding (3). It is, further,

ORDERED, That a copy of this Entry be served upon all parties of record.

THE PUBLIC UTILITIES COMMISSION OF OHIO

s/Daniel Fullin

By: Daniel E. Fullin
Attorney Examiner

JRJ/sc

Financial

1. Please update the financials that were previously filed under seal.
2. How much does Wide Voice typically pay to terminate?
3. How much does it receive in income from termination?
4. What is "Carrier X Income" listed on the financials?
5. Wide Voice's revenue appears to be solely derived from access.
 - a. What percentage of income is accountable to the services proposed in Ohio?
 - b. With access going to \$0, please explain how Wide Voice will receive enough revenue to maintain operations going forward.
 - c. Does Wide Voice intend to leave the Ohio market when there is no longer a source of revenue from access charges?

VoIP Concerns

1. The only end users that Wide Voice appears to have on the diagram is either a Lync End Customer or a Premise Lync customer or a SIP Trunk Customer. Where is Wide Voice providing TDM service to end users?
 - a. The revised diagrams that were provided in response to Q. 3 in the data requests are still insufficient. Please provide a detailed, written explanation as to how the service that Wide Voice will be providing to its end users is not VoIP.
 - b. Further, the diagrams do not show where the TDM facilities that Wide Voice will be leasing are located. Please explain in detail where the TDM facilities will be utilized for Wide Voice end users.
2. There are lines that say "TDM Facilities Backhaul" on the diagram, but it is unclear whose facilities those are. Please explain who owns the facilities labelled as such.
3. On the bottom right of the diagram, there is an "Other POTS Phone." Whose customer is this?

Misc.

1. In response to question 5 (requesting the ownership of Treasure Island) in the second data request, Wide Voice stated that Treasure Island Irrevocable Trust has an ownership interest in Wide Voice. Who is/are the beneficiaries of the trust? Please provide a list of ALL beneficiaries.

This foregoing document was electronically filed with the Public Utilities

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in

Case No(s). 14-1472-TP-ACE

Summary: Attorney Examiner Entry directs the applicant, Wide Voice LLC, to file responses to Staff's questions as set forth in Attachment A to the Entry by 06/19/2015. - electronically filed by Sandra Coffey on behalf of Daniel Fullin, Attorney Examiner, Public Utilities Commission of Ohio