

March 4, 2022

Electronically Filed

Ms. Tanowa Troupe Public Utilities Commission of Ohio 180 East Broad Street, 11th Floor Columbus, OH 43215

Re: Abandoned Central Office Codes and Thousands-Blocks in Ohio Case No: T- 10-0884-TP-UNC In the Matter of the Commission's Consideration of Telephone Safety Valve Requests and Other Number Resource Related Filings

Dear Ms. Troupe:

On January 27, 2022, NANPA contacted Robbin Russell, Utility Specialist, via email seeking approval to treat three (3) Central Office ("CO") codes as abandoned. NANPA noted that, pursuant to the Thousands-Block (NPA-NXX-X) & Central Office Code (NPA-NXX) Administration Guidelines, Section 12, NANPA is required to seek regulatory direction to reclaim CO codes that are considered abandoned. This is an informal process, handled via email, and the Federal Communication Commission ("FCC") is included in all notifications.

The subjects of this abandoned process in Ohio are three (3) Competitive Local Exchange Carriers ("CLECS"):

- TALLGRASS COMMUNICATIONS, INC., OCN 0627, classified as a Competitive Local Exchange Carrier (CLEC), assigned CO code 419-926¹
- TELEMAXX COMMUNICATIONS, LLC, OCN 6011, classified as a Competitive Local Exchange Carrier (CLEC), assigned CO code 216-483
- COMMUNICATION OPTIONS, INC. OH, OCN 2607, classified as a Competitive Local Exchange Carrier (CLEC), assigned CO code 419-914

¹ Tallgrass Communications changed its name to Faster Link Processing dba Speedvox of Ohio, on August 23, 2002, Case No. 02-191-TP-ACO.

As result of communications with Robbin Russell and Jay Agranoff, Attorney Examiner/Administrative Law Judge, NANPA has learned that the certificates to operate in Ohio for the above-mentioned companies have been revoked.²

Prior to initiating the abandoned process, NANPA made numerous attempts to contact these carriers, with no success locating a contact. NANPA found no information about these carriers via internet searches. In addition, the carriers have not filed the Numbering Resource Utilization and Forecasting (NRUF) reports that are required by FCC rule 47 CFR 52.15(f) in years. NANPA will seek to transfer these resources if it is determined that there are ported TNs. If there are no ported TNs, NANPA will make these resources available.

NANPA is therefore seeking regulatory direction to reclaim the aforementioned CO codes that are considered abandoned.

Please feel free to contact me should you have any questions concerning this filing.

Respectfully submitted,

Juseenne Un

Florence Weber

Senior Director, North American Numbering PlanAdministrator 13221 Woodland Park Rd., Suite 200 Herndon, VA 20171 925-420-0340 fweber@nanpa.com

² Faster Link Processing, LLC dba Speedvox of Ohio Certificate No. 90-9184 was cancelled pursuant to Case No. 07-988-TP-ATR on March 26, 2008; Communication Options, Inc. filed to abandon its Certificate # 90-9041-TP-TRF in case 15-0119-TP-ABN and the certificate was cancelled on March 5, 2015; Telemaxx Communications, LLC Certificate Numbers 90-5571 and 90-593 were cancelled pursuant to Case Number 07-100-AU-UNC on January 14, 2008.

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Case No(s). 10-0884-TP-UNC

Summary: Correspondence Seeking regulatory direction to reclaim CO codes that are considered abandoned electronically filed by Linda Hymans on behalf of Weber, Florence and North American Numbering Plan Administrator and Linda Hymans