BEFORE THE MISSOURI PUBLIC SERVICE COMMISSION

In the Matter of the Application of Socket)		
Telecom, LLC For Review and Reversal)		
Of North American Number Plan)		
Administrator's Decision to Withhold)	Case No	
Numbering Resources and Motion for)		
Expedited Treatment)		

SOCKET TELECOM, LLC's APPLICATION AND MOTION FOR EXPEDITED TREATMENT

COMES NOW Socket Telecom, LLC ("Socket") and files this verified Application and Motion for Expedited Treatment, pursuant to 4 CSR 240-2.060, 4 CSR 240-2.080(16), and 47 C.F.R. 52.15 and respectfully requests the Missouri Public Service Commission ("Commission") to issue an expedited order that reviews and reverses the recent denial by NeuStar, Inc. ("NeuStar", "Pooling Administrator" or "PA") of Socket's Application for blocks of telephone numbers. In addition, Socket specifically requests that the Commission direct the PA to immediately release the requested blocks of telephone numbers to Socket.

In support of its Application, Socket states as follows:

1. Socket is a competitive facilities-based telecommunications company duly incorporated and existing under and by virtue of the laws of the State of Missouri, as a limited liability company. Its principal Missouri offices are currently located at 1005 Cherry Street, Suite 104, Columbia, Missouri 65201, and it can be reached as follows: telephone - 573-256-6200, FAX - 573-256-6201, e-mail: rmkohly@sockettelecom.com. Socket is an authorized provider of intrastate switched and non-switched local exchange and interexchange telecommunications services in Missouri under certificates

granted and tariffs approved by the Commission. Socket is also an authorized provider of interstate telecommunications services in Missouri under the jurisdiction of the Federal Communications Commission. A certificate of good standing from the Missouri Secretary of State is attached hereto.

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

Carl J. Lumley
Leland B. Curtis
Curtis, Heinz, Garrett & O'Keefe, PC
130 S. Bemiston, Suite 200
Clayton, Missouri 63105
314-725-8788
314-725-8789 (FAX)
clumley@lawfirmemail.com
lcurtis@lawfirmemail.com

- 3. In order to be competitive and able to offer the full suite of telecommunications services offered by its competitors, Socket needs to be able to provide both Metropolitan Calling Area ("MCA") and non-MCA service throughout the MCA areas where Socket offers service. Consequently, Socket needs to be able to issue its own MCA and non-MCA numbers to meet customer demand rather than rely solely upon the ability to port numbers as Socket has been doing. To have this ability, Socket must obtain sufficient numbering resources to have both a dedicated MCA and non-MCA NPA-NXX code in each exchange in the optional tiers of the MCA areas¹.
- 4. Each exchange in all three MCA areas has been converted to Number Pooling as authorized by the FCC. Consequently, access to new telephone numbers by a Number Pooling carrier, such as Socket, is obtained by submitting such requests to the PA.²

¹ A complete list of exchanges where Socket is requesting review and reversal of the recent denial by NeuStar, Inc. of Socket's Application for blocks of telephone numbers is attached as Attachment 1.

² The federal rules in 47 C.F.R. 52.15 set forth generally the responsibilities of NANPA and the PA under the heading "Central office code administration".

- 5. In each exchange where Socket seeks the additional numbering resources, Socket either already had a Thousand-Block of numbering resources or was able to obtain an initial Thousand-Block from the PA. Where additional Thousand-Blocks with the necessary MCA or non-MCA designation were available in an exchange, Socket requested an additional Thousand-Block from the PA. In exchanges where the appropriate Thousand-Blocks were not available, Socket requested that a full NPA-NXX be opened. In those instances, in order to conserve numbering resources, Socket will return nine of the ten 1,000 blocks of numbers back so that they can be assigned to other carriers. Each of Socket's requests for the additional numbering resources was denied.
- 6. In setting its policy for the assignment of telephone numbers, the FCC designated NANPA and the PA to handle numbering resource administration.³ If a numbering resource administrator withholds numbering resources from a carrier, the FCC has specifically authorized state commissions to overturn those decisions for reasonable cause. That authority is specifically set out in the relevant FCC Rule, 47 C.F.R. 52.15(g)(4), which states:

The NANPA shall withhold numbering resources from any U.S. carrier that fails to comply with the reporting and numbering resource application requirements established in this part. The NANPA shall not issue numbering resources to a carrier without an Operating Company Number (OCN). The NANPA must notify the carrier in writing of its decision to withhold numbering resources within ten (10) days of receiving a request for numbering resources. The carrier may challenge the NANPA's decision to the appropriate state regulatory commission. The state commission may affirm, or may overturn, the NANPA's decision to withhold numbering resources from the carrier based on its determination that the carrier has complied with the reporting and numbering resource application requirements herein. The state commission also may overturn the NANPA's decision to withhold numbering resources from the carrier based on its determination that the carrier based on its determination that the carrier has demonstrated a verifiable

³ 47 C.F.R. 52 .15(a) states: "Central Office Code Administration shall be performed by the NANPA, or another entity or entities, as designated by the Commission." 47 C.F.R. 52.20(d) states: "The Pooling Administrator shall be a non-governmental entity that is impartial and not aligned with any particular telecommunications industry segment, and shall comply with the same neutrality requirements that the NANPA is subject to under this part."

need for numbering resources and has exhausted all other available remedies. (Emphasis added.)

In addition, the FCC through the Industry Numbering Committee ("INC") Guidelines provides that appropriate regulatory authorities may review the PA's decision to deny a request for numbering resources. See INC's Thousands-Block Number (NXX-X) Pooling Administration Guidelines ("TBPAG"), Sections 3 .7 and 12(c).

7. The FCC has also clarified in a Numbering Resource Optimization Order⁴ (paragraphs 57-66), that carriers may now appeal to states as a "safety valve" mechanism. The FCC contemplated the need to, and gave states the ability to, respond when a denial of access to numbering resources failed to consider a specific customer request, stating:

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 numbering resources in a given rate center that it cannot meet with its current inventory. Carriers may demonstrate such a need by providing the state with documentation of the customer request and current proof of utilization in the rate center. States may not accommodate requests for specific numbers (i.e., vanity numbers), but may grant requests for customers seeking contiguous blocks of numbers. Any numbering resources granted for this reason may be initially activated only to serve the requesting customer for whom the application was made. If the customer request is withdrawn or declined, the requesting carrier must return the numbering resources to the NANPA or Pooling Administrator, and may not retain the numbering resources to serve other customers without first meeting our growth numbering resource requirements.⁵

8. An essential aspect of the "safety valve" provision is the accelerated state commission response called for by the FCC's order. States should act upon such a request in most instances in 10 business days, as noted by the FCC:

⁵ Id. at ¶64.

⁴ In the Matter of Numbering Resource Optimization, et al., CC Docket Nos. 99-200 and 96-98, Third Report and Order and Second Order on Reconsideration in CC Docket No. 96-98 and CC Docket No. 99-200 ("Third NRO").

Finally, we recognize that in many instances, the failure to address a request for additional numbering resources can impair a carrier's ability to stay in or expand business. We therefore direct states to act on carrier requests for a safety valve as expeditiously as possible. Although we do not establish a specific time limit for states to act on these requests, we believe that, in most instances, 10 business days from receipt of a request that the state determines to be sufficiently detailed and complete will be sufficient time to review and act upon safety valve requests. If a state does not reach a decision on a safety valve request within a reasonable timeframe, carriers may submit such requests to the Commission for resolution. In addition, carriers may appeal to the Commission safety valve decisions made by states, and we delegate authority to the Common Carrier Bureau to review such petitions as expeditiously a possible.⁶

- 9. Accordingly, pursuant to 47 C.F.R. 52.15(g)(4), the Thousands-Block Number (NXX-X) Pooling Administration Guidelines and the Central Office Code (NXX) Assignment Guidelines published by INC⁷, Socket seeks the Missouri Commission's expeditious reversal of NANPA's decision to withhold the numbering resources requested by Socket, as Socket is unable to satisfy verifiable numbering resources needs and cannot provision the services without such action by the Commission. As demonstrated above, the FCC permits such assistance from the Missouri Commission. 8 Socket has exhausted all other available remedies.
 - In support of its request, Socket provides the following additional information: 10.
 - a. Socket's current numbering resources utilization as reflected on the FCC Form U1 of Form 502 for each rate center in which Socket is seeking additional numbering resources is provided as Attachment "2".
 - b. For each exchange where Socket is seeking additional numbering resources, Socket is providing a Months-to-Exhaust Worksheet that provides utilization by rate center for the preceding six (6) months and projected monthly utilization for the next

⁷ INC Guidelines may be found at the following Internet link: http://www.atis.org/atis/clc/INC/incodes.htm

⁸ The Commission recently granted similar relief to CenturyTel in Case No. IO-2007-0160.

twelve (12) months. Also included is Socket's request to NANPA or the PA, a copy of the carrier's Part 1a, and a copy of the NANPA or PA denial/response/confirmation Part 3 as applicable based upon the type of request

(i.e. request for an additional Thousand Block or request to open a new NPA-NXX

code). These items are provided in Attachment "3" and are organized by MCA

Area and by Exchange.

11. Any communications with the PA in this matter may be brought to the attention of the

Pooling Administrator responsible for pooling in the state of Missouri:

Ms. Andrea Velilla, Pooling Administrator NeuStar, Inc.

1800 Sutter Street, Suite 780

Concord, CA 94502 (925) 363-7650

email: andrea.velilla@neustar.biz

12. Socket does not have any pending or final unsatisfied judgments or decisions against it

from any state or federal agency or court which involve customer service or rates, which action,

judgment, or decision has occurred within three (3) years of the date of this Application.

13. Socket has no overdue annual reports or assessment fees.

14. Socket requests that the Commission act upon this Application within 10 business days

as recommended by the FCC, or as soon thereafter as possible. An expedited decision herein is

essential as Socket is unable to fully utilize its network facilities and provide services without the

requested relief. There will be no negative effects on customers or the general public from expedited

action by the Commission. Socket submits that it would be in the best interests of its customers and the

general public if the Commission acts as soon as possible. Socket has filed its applicable as soon as

possible under the circumstances.

WHEREFORE, based on the foregoing Socket respectfully requests the Commission to expedite its review and issue its orders in this case as soon as possible overturning NANPA's previous determination denying Socket access to additional numbering resources, and instruct NANPA to release the numbering resources necessary to satisfy the requests submitted by Socket.

STATE OF MISSOURI)	
)	SS.
COUNTY OF BOONE)	

VERIFICATION

I, R. MATTHEW, KOHLY, first being duly sworn, state on my oath that I am over the age of twenty-one years, sound of mind, and an employee of Socket Telecom, LLC. I am authorized to act on behalf of Socket Telecom, LLC, regarding the foregoing document. I have read the foregoing Application and I am informed and believe that the matters contained therein are true. Further, I hereby confirm that Carl J. Lumley, Leland B. Curtis, and Curtis, Heinz, Garrett & O'Keefe, P.C., 130 S. Bemiston, Suite 200, Clayton, Missouri 63105, are authorized to sign all pleadings and documents necessary to obtain the decision of the Missouri Public Service Commission on the foregoing Application, and to represent Socket Telecom, LLC in this proceeding.

R. Matthew Kohly

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal in the County and State aforesaid, the day and year above-written.

Notary Public

My Commission Expires:

SHEILA M. LYNCH Notary Public-Notary Seal State of Missouri Boone County My Commission Expires Apr 28, 2008

CURTIS, HEINZ, GARRETT & O'KEEFE, P.C.

/s/ Carl J. Lumley

Carl J. Lumley, #32869 Leland B. Curtis, #20550 130 S. Bemiston, Suite 200 St. Louis, Missouri 63105 (314) 725-8788 (314) 725-8789 (FAX) clumley@lawfirmemail.com lcurtis@lawfirmemail.com

Attorneys for Socket Telecom, LLC

CERTIFICATE OF SERVICE

A true and correct copy of the foregoing document was e-mailed this 12th day of January, 2007, to:

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

Office of Public Counsel P.O. Box 2230 Jefferson City, Missouri 65102 opcservice@ded.mo.gov

/s/ Carl J. Lumley