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November 9, 2012

Jeffrey DeRouen
Executive Director
Kentucky Public Service Commission
211 Sower Boulevard
P.O. Box 615
Frankfort, KY 40601

RECEIVED

NOV 09 2012

PUBLIC SERVICE
COMMISSION

*RE: The Application of Boomerang Wireless, LLC for Designation
As an Eligible Telecommunications Carrier in the Commonwealth of Kentucky*

Dear Mr. DeRouen:

Enclosed please find the original and ten copies of Boomerang Wireless, LLC's Responses to Data Requests of Commission Staff.

Please indicate receipt of this filing by placing your file stamp on the extra copy and returning to me via our runner.

Sincerely yours,

Douglas F. Brent

c: James T. Balvanz

DFB: jms
Enclosures

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COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

APPLICATION OF BOOMERANG)
WIRELESS, LLC FOR DESIGNATION AS AN)
ELIGIBLE TELECOMMUNICATIONS) CASE NO. 2012-00422
CARRIER ON A WIRELESS BASIS)
(LOW INCOME ONLY))

**BOOMERANG WIRELESS, LLC RESPONSES TO
DATA REQUESTS OF COMMISSION STAFF**

Boomerang Wireless, LLC, (“Boomerang”) by its undersigned counsel, responds to the Commission Staff’s first data requests issued October 25, 2012.

Respectfully submitted,



Douglas F. Brent
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Louisville, KY 40202
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Counsel to Boomerang Wireless, LLC

REQUEST NO. 1 Does Boomerang agree to remit the Telecommunications Relay Service/Telecommunications Access Program (“TRS/TAP”) Surcharge for each access line served, including Lifeline customers?

RESPONSE Boomerang agrees to remit all fees required by law, including an amount for each customer equal to the surcharge (currently 4 cents per line) that wireless carriers would collect from customers who receive a monthly bill. Since Boomerang’s services are prepaid, Boomerang cannot pass through this amount as a line item surcharge.

RESPONSIBLE WITNESS: James Balvanz

REQUEST NO. 2 Does Boomerang agree to remit the Kentucky Universal Service Fund (“USF”) Surcharge for each access line served, including Lifeline customers?

RESPONSE Boomerang agrees to remit an amount for each customer equal to the surcharge (currently 8 cents per line) that wireless carriers would collect from customers who receive a monthly bill. Since Boomerang’s services are prepaid, Boomerang cannot pass through this amount as a line item surcharge.

RESPONSIBLE WITNESS: James Balvanz

REQUEST NO. 3 Please Does Boomerang agree to remit the statewide wireless 911 fee to the Commercial Mobile Radio Services Board (“CMRS”) for each access line served, including Lifeline customers?

RESPONSE Boomerang agrees to remit all fees required by law. As stated in its Petition, Boomerang commits to operate in compliance with any Kentucky statutes applicable to funding of 911 service. Boomerang is a CMRS Provider within the meaning of KRS 65.7621(9) and is subject to the duties imposed by KRS 65.7635.

RESPONSIBLE WITNESS: James Balvanz

VERIFICATION

STATE OF Iowa
COUNTY OF Winn

PERSONALLY came and appeared before me, the undersigned party in and for the jurisdiction aforesaid, the within named Jim Balvanz who after being duly sworn by me stated under oath as follows: that I am Chief Financial Officer of Boomerang Wireless, LLC ("Boomerang"); that I executed the foregoing pleading for and on behalf of Boomerang; that I am authorized to execute and file said pleading; and that the matters and things set forth in said pleading are true and correct to the best of my knowledge, information and belief.

Jim Balvanz
Jim Balvanz

SWORN TO AND SUBSCRIBED before me on this the 9 day of November 2012.

Julia Redman-Carter
NOTARY PUBLIC

My Commission Expires:

April 7, 2014

