



April 6, 2011

Mr. Jeff Derouen
Executive Director
Public Service Commission
211 Sower Boulevard
P.O. Box 615
Frankfort, KY 40602

RECEIVED

APR - 7 2011

PUBLIC SERVICE
COMMISSION

Dear Mr. Derouen:

Please find enclosed for filing, the original and ten (10) copies of SE Acquisitions, LLC's ("SE Acquisitions") Petition for ETC Status in seven (7) additional counties in Kentucky. SE Acquisitions is seeking ETC status in Anderson, Butler, Hopkins, Muhlenburg, Todd and Ohio counties within the AT&T Kentucky region and Adair County within the WindStream East region.

If you have any questions, or if I can be of further assistance, please do not hesitate to contact me.

Sincerely,

A handwritten signature in cursive script that reads "Bethany Bowersock".

Bethany Bowersock
In-House Counsel
SE Acquisitions, LLC

Enclosures

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of)
)
Supplemental Petition of SE Acquisitions, LLC,) Case No. 2011- _____
For Designation as an Eligible Telecommunications)
Carrier in Additional Service Areas)
)

SUPPLEMENTAL PETITION OF SE ACQUISITIONS, LLC, FOR DESIGNATION AS AN ELIGIBLE TELECOMMUNICATIONS CARRIER IN ADDITIONAL SERVICE AREAS

SE Acquisitions, LLC, (“SE Acquisitions”), pursuant to Section 214(3)(2) of the Communications Act of 1934, as amended (the “Act”), hereby submits this Supplemental Petition for Designation (“Petition”) as an Eligible Telecommunications Carrier (“ETC”) in portions of Kentucky that were not included in the original or supplemental petitions filed by then SouthEast Telephone, Inc., (“SouthEast”). On November 26, 2002, the Commission designated SouthEast as an ETC for the territories served by then BellSouth and Alltel. *Petition of SouthEast Telephone for Designation as an Eligible Telecommunications Carrier in the Commonwealth of Kentucky*, Case No. 2002-00080 (March 11, 2002) (“*SouthEast Designation Order*”) (See Exhibit A) SE Acquisitions now seeks designation as an ETC for the additional counties of Anderson, Ohio, Butler, Muhlenburg, Todd, and Hopkins within the AT&T Kentucky region, and Adair County in the WindStream East region. (See Exhibit E)

SE Acquisitions meets all of the requirements for designation as an ETC in those geographic areas, and SE Acquisitions will serve the public interest. SE Acquisitions is a competitive local exchange carrier (“CLEC”) that offers a complete line of telecommunications services and products to rural consumers in central and eastern Kentucky by using a combination of facilities owned by SE Acquisitions and facilities that SE Acquisitions leased from other providers, and resale of other carriers’ services. SE Acquisitions’ offerings include local service, long distance and broadband.

I. SE ACQUISITIONS OFFERS EACH OF THE SERVICES SUPPORTED BY THE FEDERAL HIGH-COST UNIVERSAL SERVICES PROGRAM AND SATISFIES ALL OF THE ETC DESIGNATION REQUIREMENTS

In the *SouthEast Designation Order*, the Commission found that SouthEast satisfies the criteria for ETC designation in 47 U.S.C. § 214(e). In order to be designated as an ETC, the FCC's rules require that carriers must publicize and offer the list of services supported by the Federal Universal Service mechanisms. As demonstrated below, SE Acquisitions satisfies these requirements and should be granted ETC status in the additional areas requested. Under the applicable federal rule, 47 CFR § 54.101(a), the ETC must offer the following services:

- a) Voice grade access to the public switched network;
- b) Access to free-of-charge "local usage" defined as an amount of minutes of usage of exchange service;
- c) Dual tone multi-frequency signaling or its functional equivalent;
- d) Single-party service or its functional equivalent;
- e) Access to emergency services;
- f) Access to operator services;
- g) Access to interexchange services;
- h) Access to directory assistance; and
- i) Toll limitations services for qualifying low-income customers.

SE Acquisitions satisfies these criteria in precisely the same manner that the Commission found acceptable in the *SouthEast Designation Order*.

SE Acquisitions provides these services using its own facilities, and facilities that SE Acquisitions leases from other carriers, including but not limited to incumbent local exchange carriers ("ILECs") – as well as resale of other carrier's services. (See Exhibit D) SE Acquisitions is ready and able to serve all customers throughout the areas for which it has requested designation within a reasonable time frame upon request. SE Acquisitions advertises the availability of the supported services and the corresponding charges in a manner that informs the general public within the designated service area. SE Acquisitions' Marketing Department coordinates with Public Assistance Community Action, Section 8

and Low Income Housing programs, as well as property managers throughout the service area, as part of a more targeted community level marketing approach to reach Lifeline customers. (See Exhibit F) SE Acquisitions also advertises through several different types of media throughout the service area for which designation is requested, including television advertising, and an Internet web site detailing eligibility and enrollment requirements. (See Exhibits G and H)

II. GRANTING THIS PETITION WILL SERVE THE PUBLIC INTEREST

In the *SouthEast Designation Order*, the Commission found that the designation of SouthEast as an ETC in the BellSouth and Alltel service areas of eastern Kentucky by expanding the range of competitive choices and by providing an incentive for incumbent telephone companies to improve their existing networks.” *SouthEast Designation Order* at 3. The same is true in the service areas that are the subject matter of this Supplemental Petition. The public interest is further served by an expeditious grant of this Supplemental Petition. *Joint Board on Universal Service*, Twelfth Report and Order, 15 FCC Rcd 12208, ¶ 94 (2000). SE Acquisitions requests that the Commission proceed to grant this petition expeditiously.

III. HIGH COST CERTIFICATION

Under the FCC’s rules, carriers seeking high cost support must either be certified by the appropriate state commission or, where the state commission does exercise jurisdiction, must self-certify with FCC and the Universal Service Administrative Company as to compliance with Section 254(e) of the Act. Therefore, SE Acquisitions submits its high-cost certification with the Commission as part of this petition (see Exhibit C). SE Acquisitions respectfully requests that the Commission issue a finding that it has met the high-cost certification requirement and that SE Acquisitions is, therefore, entitled to begin receiving high-cost support as of the date it receives a grant of ETC status.

IV. ANTI-DRUG ABUSE CERTIFICATION

SE Acquisitions certifies that no party to this petition is subject of a denial of federal benefits Pursuant to Section 5301 of the Anti-Drug Abuse Act of 1998, 21 U.S.C. § 862. (See Exhibit B)

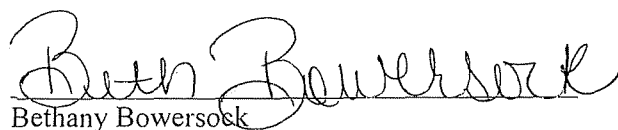
CONCLUSION

For the reasons stated above, SE Acquisitions respectfully requests that the Commission designate it as an ETC in the requested service areas expeditiously.

Respectfully submitted,

SE Acquisitions, LLC

By:

A handwritten signature in black ink that reads "Bethany Bowersock". The signature is written in a cursive style with a horizontal line drawn through the middle of the letters.

Bethany Bowersock
SE Acquisitions, LLC
In House Counsel
106 Scott Avenue
Pikeville, KY 41501
(606)432-3000 Ext. 320
beth.bowersock@southeastly.com

April 6, 2011, 2011

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

PETITION OF SOUTHEAST TELEPHONE,)
INC. FOR DESIGNATION AS AN ELIGIBLE) CASE NO. 2002-00080
TELECOMMUNICATIONS CARRIER)

O R D E R

On March 11, 2002, SouthEast Telephone Company, Inc. ("SouthEast") petitioned the Commission to designate SouthEast as an eligible telecommunications carrier ("ETC") pursuant to 47 U.S.C. § 214(e) and 47 C.F.R. 54.201-207. On September 17, 2002, the Commission granted the request of SouthEast. On November 6, 2002, SouthEast petitioned the Commission to clarify the Order. The Commission's Order stated at Ordering paragraph 1, "SouthEast is designated as an ETC for the current service territory of BellSouth and Kentucky ALLTEL." SouthEast requests that it only be certified as an ETC in the areas of the state that fall within or west of Bullitt, Nelson, Marion, Taylor, Adair, and Cumberland counties. On November 12, 2002, SouthEast responded to an informal request of Commission Staff to clarify the areas in which it requested designation as an ETC. Attached, as the Appendix, is the list of the wirecenters.

The Commission, having reviewed the evidence of record and having been otherwise sufficiently advised, HEREBY ORDERS that:

1. SouthEast is designated as an ETC for the wirecenters listed in the Appendix. Accordingly, SouthEast is eligible to receive federal Universal Service Fund support.

2. SouthEast shall offer universal support services to consumers in its service area.

3. SouthEast shall offer these services using its own facilities or a combination of its own facilities and resale of another carrier's services, including the services offered by another ETC.

4. SouthEast shall advertise the availability of and charges for these services using media of general distribution.

5. A copy of this Order shall be served upon the Federal Communications Commission and the Universal Service Administrative Company.

Done at Frankfort, Kentucky, this 26th day of November, 2002.

By the Commission

ATTEST:


Executive Director

APPENDIX

APPENDIX TO AN ORDER OF THE KENTUCKY PUBLIC SERVICE
COMMISSION IN CASE NO. 2002-00080 DATED NOVEMBER 26, 2002

BELLSOUTH COUNTY	CENTRAL OFFICE	CLLI
Bell	Pineville	PIVLKYMADSO
Bell	Middlesboro	MDBOKYMADSO
Bourbon	Paris	PARSKYMADSO
Boyle	Danville	DAVLKYMADSO
Boyle	Junction City	JNCYKYMADSO
Breathitt	Jackson	JCSNKYMADSO
Clark	Winchester	WNCHKYMADSO
Floyd	Allen	ALLNKYMADSO
Floyd	McDowell	MCWLKYMADSO
Floyd	Martin	MARTKYMADSO
Floyd	Wayland	WYLDKYESDSO
Floyd	Prestonsburg	PRBGKYES88E
Harlan	Harlan	HRLNKYMA57E
Harlan	Wallins Creek	WLCKKYESDSO
Harrison	Cynthiana	CYNTKYMADSO
Johnson	Paintsville	PNVLKYMADSO
Lawrence	Louisa	LOUSKYESDSO
Letcher	Neon	NEONKYESDSO
Letcher	Whitesburg	WHBGKYMADSO
Lincoln	Stanford	STFRKYMADSO
Madison	Richmond	RCMDKYMADSO
Martin	Inez	INEZKYMADSO
Mercer	Harrodsburg	HDBGKYMADSO
Mercer	Burgin	BRGNKYMADSO
Montgomery	Mt. Sterling	MTSTKYMADSO
Pike	Feds Creed	FDCKKYESDSO
Pike	Freeburn	FEBRKYMADSO
Pike	Elkhorn City	ELCYKYESDSO
Pike	Pikeville-Main	PKVLKYMADSO
Pike	Virgie	VIRGKYMADSO
Pike	Scott	STONKYMADSO
Pike	South Williamson	SWSNKYMADSO
Powell	Stanton	SNTNKYMADSO
Scott	Georgetown	GRTWKYMADSO
Scott	Stamping Ground	STGRKYMADSO
Washington	Springfield	SPFDKYMADSO
Whitley	Corbin	CRBNKYMADSO
Whitley	Williamsburg	WLBGKYMADSO

ALLTEL COUNTY	ALLTEL CENTRAL OFFICE	CLLI
Bath	Owingsville	OWVLKYXADSO
Bath	Sharpsburg	SHBGKYXARS4
Bath	Salt Lick	SLLCKYXARSO
Boyd	Ashland	ASLDKYXADSO
Boyd	Catlettsburg	CTBGKYXADSO
Bracken	Johnsville	JHVLKYXARSO
Bracken	Augusta	AGSTKYXARSO
Bracken	Brooksville	BKVLKYXARSO
Carter	Grayson	GYSNKYXADSO
Carter	Olive Hill	OLHLKYXADSO
Casey	Liberty	LBRTKYXADS1
Clay	Manchester	MNCHKYXARSO
Clay	Oneida	ONEDKYXARSO
Clinton	Albany	ALBYKYXADSO
Estill	Irvine	IRVNKYXADSO
Fayette	Lexington North	LXTNKYXEDSO
Fayette	Lexington East	LXTNKYXBDSO
Fayette	White Lilly	WHLLKYXARSO
Fayette	Univ Kentucky	LXTNKYUKDSO
Fayette	Shopville	SOLVKYXARSO
Fayette	Lexington Main 5ESS	LXTNKYXADS1
Fayette	Lexington Elkhorn	LXTNKYXFDSD
Fayette	Lexington South	LXTNKYXDDSD
Fayette	Lexington SouthEast	LXTNKYXCDSO
Fleming	Hillsboro	HLBOKYXARSO
Fleming	Ewing	EWNGKYXARSO
Fleming	Flemingsburg	FMBGKYXADSO
Garrard	Paint Lick	PNLCKYXERS1
Garrard	Lancaster	LNCSKYXADSO
Garrard	Bryantsville	BTVLKYXARS3
Greenup	Greenup	GNUPKYXADS1
Greenup	Meads	MEDSKYXADSO
Greenup	South Shore	SSHRKYXARSO
Greenup	Russell	RSSLKYXBDSO
Harlan	Cumberland	CMLDKYXADSO
Harlan	Evarts	EVRSKYXADSO
Jessamine	Nicholasville	NCVLKYXADSO
Jessamine	Wilmore	WLMRKYXARSO
Knox	Barbourville	BBVLKYXARSO
Knox	Flat Lick	FLLCKYXARSO
Laurel	London	LONDKYXADSO
Laurel	East Bernstadt	EBRNKYACRSO

Letcher	Jenkins	JNKNKYXADSO
Lewis	Tollesboro	TLBOKYXADSO
Lewis	Garrison	GRSNKYXADSO
Lewis	Vanceburg	VNBGKYXADSO
Lincoln	Eubank	EBNKKYXARSO
Lincoln	Hustonville	HTVLKYXERSO
Logan	Lewisburg	LWGMKYXARSO
Madison	Berea	BEREKYXADS1
Mason	Mayslick	MYLCKYXARSO
Mason	Dover	DOVRKYXARSO
Mason	Germantown	GMTWKYXARSO
Maysville	Fernleaf	FRNLKYXARSO
McCreary	Pine Knot	PNKNKYXADSO
Perry	Leatherwood	LTWDKYXARSO
Perry	Hazard	HZRDKYXADSO
Perry	Vicco	VICCKYXARLO
Pulaski	Science Hill	SCHLKYXARSO
Pulaski	Faubush	FBSHKYXARSO
Pulaski	Nancy	NANCKYXARSO
Pulaski	Burnside	BRSDKYXADSO
Pulaski	Somerset	SMRTKYXADSO
Robertson	Mt. Olivet	MTOLKYXARSO
Rockcastle	Mt. Vernon	MTVRKYAIRSO
Rockcastle	Livingston	LVTNKYXARS1
Rockcastle	Brodhead	BRHDKYXARS1
Rowan	Morehead	MRHDKYXADSO
Washington	Washington	WASHKYXADSO
Wayne	Monticello	MNTIKYXADSO
Woodford	Versailles	VRSLKYXADSO
Woodford	Midway	MDWYKYXARSO

Exhibit B

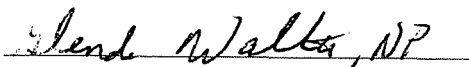
Affidavit of Carla Reichelderfer

Carla Reichelderfer, being first duly sworn upon oath, deposes and states as follows:

1. My name is Carla Reichelderfer and I serve as President of SE Acquisitions, LLC, (“SE Acquisitions”). My business address is 106 Scott Avenue, Pikeville, Kentucky 41501. I am an authorized representative of SE Acquisitions with respect to the forgoing Petition for Designation as an Eligible Telecommunications Carrier in the Commonwealth of Kentucky (“Petition”).
2. I have read the forgoing Petition, and all information therein is true to the best of my knowledge, information and belief.
3. Anti-Drug Abuse Certification To the best of my knowledge, the applicant referred to in the forgoing Petition, including all officers, directors, or persons holding 5% or more of the outstanding stock or shares (voting and/or non-voting) of the applicant as specified by Section 1.3002(b) of the FCC’s rules, are not subject to denial of federal benefits, including FCC benefits, pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, U.S.C. § 862.

This concludes my affidavit.


Carla Reichelderfer


Notary Public

Commission Expires 4-21-12

Affidavit

State of Kentucky

County of Pike

Before Me, the undersigned authority, on this day personally appeared Carla Reichelderfer of SouthEast Telephone, Inc., who on her oath deposed and said:

1. My name is Carla Reichelderfer. I am employed by SouthEast Telephone as President. As President, I am personally familiar with the Federal Universal Service support received by SouthEast Telephone and how these funds are used by the company.
2. SouthEast Telephone was designated as an eligible telecommunications carrier by the Kentucky Public Service Commission in PSC Case No. 2002 00080 by order dated September 17, 2002.
3. In the Kentucky Public Service Commission's September 27, 2002, Order in Administrative Case No. 381, carriers were ordered to file with the Commission their plans for use of high-cost federal support by September 1st of each year.
4. SouthEast Telephone, would reasonably expect to receive approximately, \$535,000 in Federal Universal Service high cost support during 2010, based upon current funding.
5. Any support received by SouthEast Telephone will be used for the provision, maintenance and upgrading of facilities and services for which the support is intended, as designated by the Federal Communications Commission consistent with Section 254(e) of the Federal Telecommunications Act. These funds will be used to provide the following supported services, as outlined in 47 CFR 54.10(a), which are available to any customer in SouthEast Telephone's service area: single-part voice grade access to the public switched network, unlimited local usage, dual-tone multi-frequency signaling or its functional equivalent, access to emergency services, including 9-1-1 service or enhanced 9-1-1 service, access to operator service, access to interexchange service and access to directory assistance and toll limitation for qualifying low income customers.
6. If Federal Universal Service support is received, SouthEast Telephone does not anticipate increasing local rates nor withdrawing any services; therefore, the comparability of rates and service between the rural areas served by SouthEast Telephone and the urban areas of Kentucky will not be changed because of any action on the part of SouthEast Telephone.

7. The matters addressed above are within my personal knowledge and are true and correct.

Carla Reichelderfer
Carla Reichelderfer

Sworn and subscribed before me, the undersigned authority, on this the 25th
day of August, 2010.

Glenn Walters, NP
Notary Public, State of Kentucky

My commission expires 4-21-12.

SouthEast Telephone

March 4, 2002

Kentucky Public Service Commission
Attn: Jim Stevens
211 Sower Blvd.
P O Box 615
Frankfort, KY 40602

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PSC
FINANCIAL ANALYSIS

2002

Dear Mr. Stevens:

Thank you for responding to our question concerning the possibility of SouthEast Telephone Co., Inc. being designated as an Eligible Telecommunications Carrier. *Case 2002-00080*

Pursuant to FCC Section 214(e) and 47CFR54.201, SouthEast Telephone Company respectfully asks that the Kentucky Public Service Commission declare our company an ETC.

In return for becoming a designated ETC, SouthEast Telephone agrees to comply with the following:

- offer the services that are supported by federal universal support mechanisms under Section 254(c)
- offer such services using its own facilities or a combination of its own facilities and resale of another carrier's services, including the services offered by another eligible telecommunications carrier
- advertise the availability of and charges for such services using media of general distribution.

SouthEast Telephone is now "facilities based" because services provided are under the UNE-P arrangement with BellSouth. In the past, we have not advertised the availability of programs such as Lifeline and Linkup because we could not resale these services. However, as soon as we are declared an ETC and have the authority to promote these programs, we will use the media to advertise them to the public.

Please let us know if we need to do anything further in our request to become a designated Eligible Telecommunications Carrier. Our office hours are Monday-Friday from 8:00 AM to 5:00 PM. Thank you for your help.

Sincerely,



Darrell Maynard
President

<u>County</u>	<u>Rate Center</u>	<u>Switch CLLI</u>
Adair	Columbia	CLMAKYXADS0
Anderson	Lawrenceburg	LRBGKYMADS0
Ohio	Hartland	HRFRKYMADS0
	Beaver Dam	BVDMKYMADS0
	Pleasant Ridge	PLRGKYMADS0
Butler	Morgantown	MGTWKYMADS0
Muhlenburg	Greenville	GNVLKYMADS0
	Central City	CNCYKYMADS0
	Drakesboro	DRBOKYESDS0
	Breman	BRMNKYMADS0
Todd	Sharon Grove	SHGVKYMADS1
	Elkton	ELTNKYMADS0
	Guthrie	GTHRKYMADS0
Hopkins	Madisonville	MDVIKYMADS0
	Nebo	NEBOKYMADS0
	Mortons Gap	MRGPKYMADS0
	Dawson Springs	DWSPKYMADS0
	Nortonville	NRVLKYMADS0
	Hanson	HANSKYMADS0
	Earlington	ERTNKYMADS0
	St. Charles	STCHKYMADS0

Quality telephone service is important to our neighbors in Eastern Kentucky. SouthEast Telephone is now participating in two programs that can decrease monthly telephone bills for qualifying customers. Lifeline, provided through the Kentucky Public Service Commission, is a program that offers a discount on local telephone service for eligible customers. The Link-Up Program is also being offered and can cover some of the expenses associated with telephone installation charges.

Eligibility Requirements

You may be eligible for these services if you participate in any of the following programs:

- Medicaid
- Low Income Home Energy Assistance Program (LIHEAP)
- Food Stamps
- Federal Public Housing
- Supplemental Security Income (SSI)
- Temporary Assistance to Needy Families Program (TANF)
- National Free School Lunch Program (NSL)

Before a customer can be enrolled in the Lifeline or Link-Up programs, they must provide official documentation of their participation in one of the above eligible programs.

Also, eligible persons must have paid or made payment arrangements on any outstanding balance for the telephone service at their current residence.

Enrollment in the Program

As always, SouthEast Telephone is dedicated to helping you, our valued customers, with any questions or concerns you may have. If you would like to enroll in the Lifeline or Link-Up Programs, or if you would like more information on either program, please contact us at 888-364-9000.



WYMT
199 Black Gold Blvd.
Hazard, KY 41701

Southeast Telephone
Attn Accounts Payable
1901 Eastpoint Parkway
Louisville, KY 40223

Contract # 395689

Schedule Dates 02/23/11-03/31/11
Advertiser Southeast Telephone (16664)
Agency Direct Account (1)
Product Art/Ent/Rec-Amusement Prks/Arcade (1002)
Brand Home Phone Service (62266)
Salesperson Stepp Jr., Momson (1457)
Sales Office WYMT
Buyer Name
Phone/Fax /
CPE N/A
Account Types Local/Trade - Direct
Billing Type Calendar
Comments

Date Entered 02/21/11
Last Modified 03/17/11
Entered By Momson Stepp Jr.
CO-OP No
Headline #
Demo
Order Type Normal
Package Deal
Commission % 0.00
Commission \$0.00
Net Total \$14,500.00
Sales Tax

WYMT - (CBS) Hazard (WYMT)		
By Calendar Month	Spots	Rate
Feb. 2011	30	\$3,290.00
Mar. 2011	83	\$11,210.00
Grand Total:	113	\$14,500.00

Line	Line Type / Break Type (Ref #)	Dates	Sec	Length	Run Times	SPW	Mo	Tu	We	Th	Fr	Sa	Su	Spots	Rate	Total	Station	Comments	Entered
1.0	Normal Line / Spot	02/23/11-03/03/11	3	:30	6A- 57 MOUNTAIN NEWS 6A		1	1	1	1	1			7	\$100.00	\$700.00	WYMT - (CBS) Hazard (WYMT)		2/21/11
2.0	Normal Line / Spot	02/23/11-03/03/11	3	:30	11:58A- 27 NEWSFIRST 12PM		1	1	1	1	1			7	\$70.00	\$490.00	WYMT - (CBS) Hazard (WYMT)		2/21/11
3.0	Normal Line / Spot	02/23/11-03/03/11	3	:30	5:58P- 57 MOUNTAIN NEWS 6PM		1	1	1	1	1			6	\$300.00	\$1,800.00	WYMT - (CBS) Hazard (WYMT)		2/21/11
4.0	Normal Line / Spot	02/23/11-03/03/11	3	:30	10:59P- 57 MOUNTAIN NEWS 11PM		1	1	1	1				6	\$200.00	\$1,200.00	WYMT - (CBS) Hazard (WYMT)		2/21/11
5.0	Normal Line / Spot	02/25/11-02/25/11	3	:30	10:59P- 57 MOUNTAIN NEWS 11PM						1			1	\$200.00	\$200.00	WYMT - (CBS) Hazard (WYMT)		2/21/11
6.0	Normal Line / Spot	02/23/11-03/03/11	3	:10	6:44A- 6:45A (EST)		1	1	1	1	1			7	\$50.00	\$350.00	WYMT - (CBS) Hazard (WYMT)		2/21/11
7.0	Normal Line / Spot	02/23/11-03/03/11	3	:10	11:28A- 11:29A (EST)		1	1	1	1	1			7	\$20.00	\$140.00	WYMT - (CBS) Hazard (WYMT)		2/21/11
8.2	End Dated Line / Spot	02/23/11-02/25/11	3	:10	5:46P- 5:47P (EST)				1	1	1			3	\$45.00	\$135.00	WYMT - (CBS) Hazard (WYMT)		2/24/11
9.0	Normal Line / Spot	02/23/11-03/03/11	3	:10	6:10P- 6:11P (EST)		1	1	1	1	1			6	\$150.00	\$900.00	WYMT - (CBS) Hazard (WYMT)		2/21/11
10.0	Normal Line / Spot	02/28/11-03/03/11	3	:10	5:49P- 5:51P (EST)		1	1	1	1				4	\$45.00	\$180.00	WYMT - (CBS) Hazard (WYMT)		2/23/11
11.0	Normal Line / Spot	03/17/11-03/17/11	1	:30	6:30P- 57 MOUNTAIN NEWS 630PM						1			1	\$150.00	\$150.00	WYMT - (CBS) Hazard (WYMT)		3/17/11

CONFIRMATION CONTRACT

Accepted-Agency/Advertiser:	Accepted-Station:	Date:
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In accordance with Paragraphs 49 and 50 of United States Federal Communications Commission Report and Order No. FCC 07-217, Gray Television will not discriminate in any contract for advertising on the basis of race or gender, and all such contracts will be evaluated, accepted, negotiated and completed without regard to race or gender.



COVERAGE MAP

SOUTH EASTERN KENTUCKY

- WYMT-TV Coverage Area
- Charleston-Huntington
- Tri-Cities
- Knoxville



WYMT NSI DMA Audience Allocation

37% Lexington DMA	36% Charleston-Huntington DMA
12% Knoxville DMA	16% Tri-Cities DMA