

Attachment 2

**T. Taylor letter to R. Stack
dated 9-16-15**



Tony Taylor
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External & Legislative Affairs

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Robert Stack, Director
Division of Enhanced 911
Lexington-Fayette Urban County Government
200 E. Main St., Room 313
Lexington, KY 40507

Dear Mr. Stack,

Thank you for your assistance in helping AT&T Kentucky better understand the operation of the Central Kentucky Network (CKN) 911 network and how CKN would like to exchange 911 traffic with AT&T.

Based on the information CKN has provided, we understand that CKN essentially wants to become involved in the delivery of 911 calls placed by AT&T end users to one or more public safety answering points connected to the CKN network. I'm sure you will agree that given the critical nature of 911 calls and the public safety issues involved, it is important to establish accurate and reliable arrangements in a manner that is consistent with state and federal law.¹

AT&T Kentucky's view is that an entity performing the functions CKN described in its responses to our questions must be certificated by the Kentucky Public Service Commission. If CKN becomes certificated in this manner, it can then submit a request for interconnection with AT&T Kentucky pursuant to 47 U.S.C. §252. At that point, AT&T Kentucky will negotiate that request in good faith in accordance with 47 U.S.C. §251.

If CKN becomes certificated, please let me know so I can put you in contact with the appropriate AT&T folks to get such negotiations underway.

Sincerely,

¹ This includes without limitation: KRS §§65.750 to .7643; Order, *In Re: Petition of Communications Venture Corp. d/b/a Indigital Telecom for Arbitration of Certain Terms and Conditions of Proposed Interconnection Agreement with BellSouth Telecommunications, Inc. d/b/a AT&T Kentucky Pursuant to the Communication Act of 1934, as Amended by the Telecommunications Act of 1996*, Case No. 2009-00438 (Kentucky Public Service Commission, April 9, 2010); and Report and Order, *In re: Improving 911 Reliability*, PS Docket No. 13-75 and PS Docket No. 11-65, 28 F.C.C.R. 17476 (Rel. December 12, 2013).