

1407 Texas St, # 202-8, Ft. Worth, TX 76102 Phone: 214-244-0411 - Fax: 972-253-3464

jovce@newtalkonline.com

August 31, 2010

RECEIVED

SEP 07 2010

Ms. Stumbo Executive Director Kentucky Public Service Commission 211 Sower Boulevard Frankfort, KY 40601

PUBLIC SERVICE COMMISSION

RE: PSC Administrative Case 381 Certification of Carriers receiving Federal Universal Service High-Cost Support. PSC Administrative Case 360 Certification of Carriers receiving Federal Lifeline Support

Dear Ms. Stumbo,

Enclosed with this letter is an original and four (4) copies of the annual Affidavits of New Talk, Inc., in response to the Commissions Order dated September 26, 2007; establishing a procedure to be followed by all carriers in support of the Commissions annual Certification to the Federal Communications Commission and the Universal Service Administration Company that carriers using High-Cost support and Lifeline cost support are in compliance with the requirements of (47 C.F.R)(54)and the Telecommunications Act of 1996.

Also enclosed is a copy of our Annual Lifeline Certification and Verification filing to USAC and our affidavit which certifies that New Talk has zero Lifeline subscribers in the State of Kentucky.

Please let me know if there is anything else that is needed to comply.

Best regards,

taya Havort

Joyce Howard Assistant Vice President

Encl: FUSF Affidavit Certification document Lifeline Affidavit Certification document Copy of Certification & Verification document filed with USAC

AFFIDAVIT

State of Texas

)

County of Tarrant)

BEFORE ME, personally appeared Byron Young, as officer duly Authorized to administer oaths on behalf of the Company, after being duly sworn, deposes and says:

My name is Byron Young. I am currently employed in the position of President with New Talk, Inc. ("New Talk"). In this position, I am personally familiar with the Federal Universal Service support available to Eligible Telecommunications Carrier ("ETC") and how these funds are to be used.

New Talk was designated as an ETC by the Kentucky Public Service Commission ("PSC") in PSC Case No. 2008-00539 by order dated May 22, 2009.

New Talk has not previously applied for or received Federal Universal Service High Cost support to date.

Any Federal Universal Support funds received during 2010-2011 will be used as outlined in 47 C.F.R.)(c54.10(a)) which are available to customers in the New Talk Services including but not limited to High Cost and Low-Income customers.

New Talk commits to use FCC Part 32 accounting requirements for regulated local Exchange Carriers and will receive high cost support in an amount and manner consistent with that received by the Incumbent LEC.

While receiving Federal Universal Service support, New Talk does not anticipate increasing local rates nor withdrawing any services. The comparability of rates of and services between rural and urban areas will not be changed.

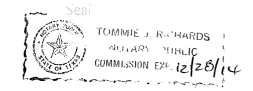
The matters addressed above are within my personal knowledge and are true and correct to the best of my knowledge.

Byron Young, President, New Talk, Inc.

SWORN AND SUBSCRIBED before me the undersigned authority on this the 2nd day of September, 2010

Tommie Richards, Notary Public

My Authorization Expires: 12/28/14



COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

A CERTIFICATION OF THE CARRIERS)(RECEIVING UNIVERSAL SERVICE)(HIGH COST SUPPORT)(ADMINISTRATIVE CASE NO. 381

NEW TALK, INC., ANNUAL AFFIDAVIT IN RESPONSE TO THE COMMISSIONS ORDER DATED SEPTEMBER 24, 2008

New Talk, Inc. ("New Talk", the "Company") has been designated by the Kentucky Public Service Commission ("Commission") as a Competitive Eligible Telecommunications Carrier ("ETC"). In order to be eligible to receive federal support, the Commission must file an annual certification on or before October 1, with the Universal Service Administration Company ("USAC") and the Federal Communications Commission ("FCC") certifying that the ETC is using federal support only for the purposes for which support was intended and consequently that the ETC is eligible to receive support for the following year.

Although New Talk has not applied for or received high-cost support in the past, the Company respectfully requests that the Commission accept the attached affidavit for the purpose of notifying USAC and the FCC that New Talk is in compliance with the requirements as established in 47 C.F.R.)(54 and 47 U.S.C)(254 (e) and that the Company is eligible to receive high cost support for the year of 2010.

Respectfully submitted,

Byron Young

President New Talk, Inc.⁴

COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

A CERTIFICATION OF THE CARRIERS)(**RECEIVING LIFELINE SERVICE**)(COST SUPPORT)(ADMINISTRATIVE CASE NO. 360

NEW TALK, INC., ANNUAL AFFIDAVIT

IN RESPONSE TO THE COMMISSIONS ORDER DATED SEPTEMBER 24, 2008

New Talk, Inc. ("New Talk", the "Company") has been designated by the Kentucky Public Service Commission ("Commission") as a Competitive Eligible Telecommunications Carrier ("ETC"). In order to be eligible to receive Lifeline support, the Commission must file an annual certification on or before October 1, with the Universal Service Administration Company ("USAC") and the Federal Communications Commission ("FCC") certifying that the ETC is using federal support only for the purposes for which support was intended and consequently that the ETC is eligible to receive support for the following year.

Although New Talk has not applied for or received Lifeline support in the past, the Company respectfully requests that the Commission accept the attached affidavit for the purpose of notifying USAC and the FCC that New Talk is in compliance with the requirements as established in 47 C.F.R.)(54 and 47 U.S.C)(254 (e) and that the Company is eligible to receive Lifeline support for the year of 2011.

Respectfully submitted,

Byron Young

President New Talk, Inc.

September 1, 2010

Annual Lifeline Certification & Verification

Complete Section 1, 2, or 3. Then complete the chart below.

1. Eligible Telecommunications Carrier (ETC) serving Federal Default State (complete columns A through E and sign below)

I certify that the company listed below has procedures in place to verify the continued eligibility of a statistically valid random sample of its Lifeline customers. Results are provided in the chart below. I certify that the company listed below, has procedures in place to review income documentation and that, to the best of my knowledge, the company was presented with documentation of the consumer's household income. I am an officer of the company named below. I am authorized to make this certification for the Study Area(s) listed below.

OR

2. Eligible Telecommunications Carrier (ETC) serving Non-Federal Default State (complete columns A through C and sign below; complete columns D and E if required by your state commission)

I certify that the company listed below is in compliance with the Lifeline and Link Up verification procedures in place in the state(s) listed below. If any Lifeline customers of the company listed below qualify based on income, I certify that the company listed below is in compliance with state Lifeline income certification procedures and that, to the best of my knowledge, documentation of income was presented. I am an officer of the company named below. I am authorized to make this certification for the Study Area(s) listed below.

OR

3. X I certify that my company has not claimed federal Low Income support for any Lifeline customers in 2010(insert current year).

| A | B | С | D | E |
|----------------|----------------------------|-------|--------------------------------------|---|
| Company Name | SAC (6 digit number) | State | Customers Surveyed or Verified | Customers Found to be Ineligible* |
| New Talk, Inc. | 259022 | AL | | |
| New Talk, Inc | 269018 | KY | | |
| New Talk, Inc | 439030 | OK | | |
| | | | | |

* Include customers who did not respond to the survey in the ineligible column.

Signed, (Signiture of Micer)

(Printed Name of Officer)

Byron Young, President

(Title of Officer)

Brian Steeg, Chief Elbancial OFficer

8/25/10

July 2008 Edition