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Morgan Lewis

Russell M. Blau Brett P. Ferenchak russell.blau@morganlewis.com brett.ferenchak@morganlewis.com

March 27, 2017

VIA E-FILING

Carlotta Stauffer, Commission Clerk Florida Public Utilities Commission 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850

Re: Notification of ANPI Business, LLC Regarding the Planned Discontinuance of Residential Long Distance Services

Dear Ms. Stauffer:

On behalf of ANPI Business, LLC (the "Company"), this letter notifies the Florida Public Utilities Commission ("Commission") of the Company's plan to discontinue all residential long distance services, including but not limited to 1+, MTS, and toll free services. Since some small businesses may receive residential long distance services, the discontinuance may also affect certain small businesses customers in addition to residential customers.

Description of the Company

The Company, a Delaware limited liability company, has its principal office at 2300 Berkshire Lane North, Suite 4, Minneapolis, Minnesota 55441. The Company provides wholesale and retail interexchange service throughout the U.S., and is authorized to provide competitive local exchange service in a limited number of states. In Florida, the Company holds CLEC Certificate No. 8366 and provides interexchange services on a deregulated basis. The Company is also authorized by the FCC to provide interstate and international telecommunications services.

Description of the Service Affected

The Company intends to discontinue all residential international services, including but not limited to 1+, MTS and Toll Free services. Since some small businesses may receive the

A service copy of the *Section 63.71 Application of ANPI Business, LLC* as filed with the FCC was placed in Commission Docket No. 170000-OT on March 24, 2017. *See* Document No. 03802-17.

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affected residential long distance product, the discontinuance may also affect certain small businesses customers. This discontinuance will affect approximately 211 customers in Florida.

The Company has not collected deposits from any affected customers. Any monthly recurring charges will be prorated for the last month of service based on when the affected customer notifies the Company that the customer has selected another provider. That prorated portion of the monthly recurring charges will appear as a credit on the customer's "final invoice" and refunded as needed. Usage charges are billed in arears.

The Company will continue to provide other interexchange and local exchange services to other non-residential customers. Therefore, the Company <u>does not</u> seek to surrender its Certificate at this time.

Date of Planned Service Discontinuance

The Company plans to discontinue providing residential long distance services as of June 1, 2017, or as soon thereafter as any regulatory approvals can be obtained. The Company's largest underlying provider, Sprint Communications Company L.P. ("Sprint"), has notified the Company that the services that the Company uses to provide long distance services to certain of the Company's customers will not be available beyond June 2017. Therefore, it is critical that the Company discontinue residential long distance services as of June 1, 2017.

Customer Notice

The Company has provided its customers notice of the discontinuance. Specifically, the Company sent notice of the discontinuance to all affected customers via first class mail on March 17, 2017. A copy of the notice is attached as Exhibit A.

Designated Contacts

Questions or any correspondence, orders or other materials pertaining to this filing should be directed to the following:

Russell M. Blau Brett P. Ferenchak Morgan, Lewis & Bockius LLP 1111 Pennsylvania Ave, N.W. Washington, DC 20004 Tel: 202-739-3000

Fax: 202-739-3001 russell.blau@morganlewis.com

brett.ferenchak@morganlewis.com

With a copy to:

Ryan Tackett ANPI Business, LLC 2300 Berkshire Lane North, Suite 4 Minneapolis, MN 55441 Tel: 216-373-4635

ryan.tackett@voyant.com

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This letter has been electronically filed with the Commission. Please acknowledge receipt and acceptance of this filing. Should you have any questions regarding this filing, please do not hesitate to contact us.

Respectfully submitted,

/s/ Brett P. Ferenchak

Russell M. Blau Brett Ferenchak

Counsel to ANPI Business, LLC

EXHIBIT A

Sample Customer Notice



NOTICE OF LONG DISTANCE SERVICES DISCONTINUANCE DO NOT DISREGARD THIS NOTICE

March 17, 2017

RE: Account #[Customer Acct # here]

Dear Customer:

We regret to inform you that ANPI Business, LLC will be discontinuing all <u>residential</u> long distance services (including such services provided to small businesses). As a result, your ANPI Business, LLC service(s), including intrastate, interstate and international long distance services, will be discontinued on or after June 1, 2017, subject to regulatory approval.

Please take action in selecting a new carrier as soon as possible to avoid any interruption of your long distance service. We urge you not to delay in arranging for a new long distance service provider, as some providers may require several days or weeks to initiate new services. To help avoid any lapses in service, please check carefully that all long distance services you currently receive from ANPI Business, LLC, along with any toll free numbers that are assigned to you, are moved to your new provider. If you are not certain of your options for obtaining replacement pre-subscribed long distance service, you should contact your local telephone service provider and ask which carriers are accepting pre-subscribed customers. You may also contact any of the service companies that provide service in your area. An Internet search for "long distance telephone service provider" in your area should provide you with several alternatives.

Please be aware that you are responsible for paying for all services provided to you by ANPI Business, LLC during the transition. You may be subject to suspension or termination of your long distance service in accordance with applicable contracts, tariffs, and rules if you fail to pay your long distance bills. So that we stop sending you invoices, please let us know as soon as you have switched to a new long distance provider by sending an email to care@voyant.com.

The Federal Communications Commission ("FCC") permits customers to object to discontinuance of their service by a telecommunications provider. As provided in the FCC's rule 47 CFR 63.71:

"The FCC will normally authorize this proposed discontinuance of service unless it is shown that customers would be unable to receive service or a reasonable substitute from another carrier or that the public convenience and necessity is otherwise adversely affected. If you wish to object, you should file your comments as soon as possible, but no later than 15 days after the Commission releases public notice of the proposed discontinuance. You may file your comments electronically through the FCC's Electronic Comment Filing System using the docket number established in the Commission's public notice for this proceeding, or you may address them to the Federal Communications Commission, Wireline Competition Bureau, Competition Policy Division, Washington, DC 20554, and include in your comments a reference to the §63.71 Application of ANPI Business LLC. Comments should include specific information about the impact of this proposed discontinuance upon you, including any inability to acquire reasonable substitute service."

ANPI Business, LLC is pleased to have had the opportunity to serve you, and remains committed to making your long distance service transition as smooth as possible. If you have any questions regarding our discontinuance of long distance services, please contact Customer Service at 1-800-262-9043.

Sincerely yours,
ANPI Business. LLC Customer Service

VERIFICATION

I, Scott Sawyer, state that I am General Counsel and Secretary of ANPI Business, LLC; that I am authorized to make this Verification on behalf of ANPI Business, LLC; that I have read the foregoing filing and know the contents thereof; and that the same are true and correct to the best of my knowledge, information and belief and are made in good faith.

I declare under penalty of perjury that the foregoing is true and correct. Executed this 23rd day of March, 2017.

ANPI Business, LLC

Docusigned by:

Swyr

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By: Scott Sawyer

Title: General Counsel and Secretary