

8/15/16

**VIA ECFS**

Marlene Dortch, Secretary  
Federal Communications Commission  
445 12<sup>11</sup> Street SW  
Washington, DC 20554

Re: AireSpring, Inc. Application for Authorization to Obtain Numbering Resources  
Pursuant to Section 52.IS(g) of the Commission's Rules

Dear Ms. Dortch:

Pursuant to Section 52.IS(g)(3)(i) of the Commission's Rules, AireSpring, Inc. hereby submits an amended application requesting authorization to obtain numbering resources.

For any questions regarding this application please contact Aelea Christofferson at 541-771-8814 or [aelea@alcccon.com](mailto:aelea@alcccon.com).

Respectfully Submitted,



Avi Lonstein  
CEO  
AireSpring, Inc.

**Before the  
FEDERAL COMMUNICATIONS COMMISSION  
Washington, DC 20054**

**In the matter of:**

**AireSpring, Inc., Applicant For        )  
Authorization to Obtain Numbering    )  
Resources Pursuant to Section        )  
52.15(g) of the Commission Rules    )**

**AMENDED APPLICATION OF AIRESRING, INC. FOR AUTHORIZATION  
TO OBTAIN NUMBERING RESOURCES**

AireSpring submits the amended sections and requests authorization to obtain numbering resources as described below.

**INFORMATION REQUIRED BY SECTION 52.15(g)(3)(i)**

Person qualified to address issues relating to regulatory requirements, compliance with Commission rules, 911, and law enforcement.

Cat Firstman, Director,  
6060 Sepulveda Blvd, 2<sup>nd</sup> Floor  
Van Nuys, CA 91411  
818.738.1971  
cat@airespring.com

**§ 52.15(g)(3)(i)(D)**

AireSpring hereby sets forth its capability to provide service within 60 days of the numbers resources activation date.

Airespring operates one of the largest VoIP business grade networks. AireSpring has over 100,000 end user's lines in 47 states. Although Airespring is an Interconnected VoIP Provider currently, to date Airespring acquired numbers through other carriers. Airespring plans to expand our use of VoIP technology providing top tier levels of quality, delivery, reliability, and sustainability even in disasters.

**§ 52.15(g)(3)(i)(E)**

AireSpring certifies that it complies with its Universal Service Fund contribution obligations under 47 CFR part 54, subpart H, its Telecommunications Relay Service contribution obligations under 47 CFR § 64.604(c)(5)(iii), its North American Numbering Plan and Local Number Portability Administration contribution obligations under 47 CFR §§52.17, 52.32, its obligations to pay regulatory fees under 47 CFR §1.1154, and its 911 obligations under 47 CFR part 9. FCC 499 fees have been paid by AireSpring since 2003 and all fees are up to date.

**CONCLUSION**

Pursuant to Section 52.15(g)(3)(1) of the Commission' Rules, AireSpring respectfully requests the Commission grant this amended application for authorization to obtain number resources.

Respectfully submitted,

Avi Lohman

A handwritten signature in black ink that reads "Avi Lohman". The signature is written in a cursive style and is positioned over a horizontal line that is part of the signature block.