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March 12, 2015

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

Re: **SECTION 63.71 APPLICATION OF SBC LONG DISTANCE, LLC d/b/a
AT&T LONG DISTANCE, WC Docket No. 15-31**

Dear Ms. Dortch:

AT&T Services, Inc. on behalf of SBC Long Distance LLC d/b/a AT&T Long Distance (AT&T) files this letter in response to the comments filed by Sheryl Mastalesh, and Charles A. Singer.

These individuals object to AT&T's proposed discontinuance of the AT&T Long Distance Calling Card Service and Value Card Plus Service. Based on AT&T's records, these individuals have not subscribed to AT&T LD services for over seven years and neither has an AT&T LD Calling Card or Value Card Plus.

AT&T contacted Mrs. Mastalesh on March 10, 2015 and confirmed that Mrs. Mastalesh assumed that AT&T was discontinuing pre-paid calling cards. AT&T explained that there are no plans to discontinue pre-paid calling card service. She was relieved to learn that her prepaid calling cards would not be affected by AT&T LD's proposed discontinuance.

AT&T also made five (5) attempts to contact Mr. Singer to discuss the comments that he filed in this docket. To date, AT&T has been unable to speak directly with him. On March 12, 2015, AT&T sent a letter to Mr. Singer explaining that although AT&T LD plans to discontinue its Long Distance Calling Card Service and Value Card Plus Service, AT&T will continue to offer pre-paid calling card services.

As AT&T stated in the 214 Discontinuance Application, there are many alternatives to the Long Distance Calling Card Service and Value Card Plus Service in the market such mobile phones, email, social media streams and voice over IP, and pre-paid calling cards. Therefore, the public convenience and necessity is not impaired by AT&T LD's discontinuance of service. Accordingly, AT&T respectfully requests the Commission approve its application to discontinue service under the Commission's streamlined procedures. If you have any further questions, please do not hesitate to contact me or Dave Talbott on (202) 457-3039.

Letter to Ms. Dortch
March 12, 2015
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Sincerely,

/s/ Terri L. Hoskins

cc: Rodney McDonald, FCC- WCB



Office of the President

P.O. Box 580
Lee's Summit, MO 64063-0580

March 12, 2015

Charles A. Singer
1333 Eldridge Parkway
Houston, TX 77077

Dear Mr. Singer:

I am writing in response to your concern regarding AT&T Long Distance discontinuing its Calling Card and Value Card services. Although I regret the circumstances that prompted your concern, I appreciate this opportunity to respond.

I have attempted to reach you by telephone without success to discuss your concern sent to the Federal Communications Commission. I wanted to share with you that although AT&T Long Distance is discontinuing its Calling Card and Value Card services, AT&T will continue to provide prepaid calling card services.

We appreciate your business with AT&T and hope that this letter provides you with a satisfactory response to your concern. However, should you have additional questions or concerns, please feel free to contact me at the telephone number or the e-mail address provided below.

Sincerely,

Andy Green
AT&T Office of the President
(800) 848-4158, extension 8454
agreen1@att.com