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May 4, 2015

Marlene Dortch
Federal Communications Commission
445 12th Street S.W.
Washington, D.C. 20554

RE: WC Docket No. 15-89 SECTION 63.71 APPLICATION OF AT&T CORP.

Dear Ms. Dortch:

AT&T Services, Inc. on behalf of its affiliate AT&T Corp. ("AT&T") filed a Section 63.71 application in the above-referenced docket on April 2, 2015 seeking authority to discontinue its corporate calling card services. It subsequently came to AT&T's attention that the notification the company sent to its affected customers did not contain the language required by Section 63.71(a)(5)(i) of the Commission's rules, as recently revised effective February 12, 2015.

On April 22, 2015, AT&T sent a new notification letter to the affected customers with the correct language. A copy of the new notification letter is enclosed with this letter.

Best regards,

A handwritten signature in black ink, appearing to read "Terri L. Hoskins".

Terri L. Hoskins

cc: Kimberly Jackson, WCB



April 22, 2015

[Redacted]



**Notice Regarding Corporate Calling Cards
(Including AT&T World Wide Calling Cards)
Change in Service Effective 05/15/15**

Thank you for using AT&T for your business service needs. We want to make you aware of planned changes to your Corporate Calling Card account which impact the Account Numbers listed at the end of this notice.

Our records indicate active Corporate Calling Cards service within your VTNS agreements at the following address:

[Redacted]

Effective May 15, 2015, pending regulatory approval, AT&T's Corporate Calling Cards will no longer be available to *new* customers (no current contract or service) in the 50 states and/or worldwide. As a *current* AT&T customer with Corporate Calling Cards, you may retain your existing service(s) subject to the following changes in service:

Effective May 15, 2015, AT&T will no longer renew calling card service within agreements for VTNS. Following the expiration of your current VTNS term agreement, AT&T will provide this service on a month-to-month basis until the service is discontinued. During any month-to-month service period, AT&T may change the rates, terms and conditions of the service upon required notification.

Effective June 1, 2016, Moves, Additions, and Change orders for calling cards within VTNS agreements will no longer be accepted. After May 30, 2016, no requests for physical changes to your service including the addition, replacement or modifications to calling cards, or the installation/activation of new calling card service will be accepted. Your calling card service will be discontinued on or after December 31, 2016.

The FCC will normally authorize this proposed discontinuance of service (or reduction or impairment) 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 Communication Commission, Wireline Competition Bureau, Competition Policy Division, Washington, DC 20554, and include in your comments a reference to the §63.71 Application of AT&T Corp. Comments should include specific information about the impact of this proposed discontinuance (or reduction or impairment) upon you or your company, including any inability to acquire reasonable substitute service.

If you have any questions regarding this change please contact Paige Harrell, at 675 W. Peachtree St. Atlanta, GA 30046.

Your business is important to us and we want to ensure that you are obtaining the best service to stay connected to your customers, business partners, and employees. AT&T's Mobility Service is a great replacement solution for Calling Cards, given our competitive rates, excellent customer service, and extensive 4G LTE footprint.

(Continued)

Your AT&T account team wants to make this transition as smooth as possible. We encourage you to contact your account manager to discuss an alternate replacement solution from AT&T that best meets your needs.

We appreciate your understanding and look forward to serving your future business needs.

Sincerely,
Paige Harrell
Sr. Product Manager
AT&T Services, Inc.

Impacted Account Numbers:

[Redacted account numbers]