

September 10, 2015

Marlene H. Dortch
Federal Communications Commission
Office of the Secretary
445 12th Street, SW
Washington, D.C. 20554

Re: *Telecommunications Carriers Eligible to Receive Universal Service Support; Boomerang Wireless, LLC's Petition for Limited Designation as an Eligible Telecommunications Carrier in Alabama, Connecticut, Delaware, the District of Columbia, Florida, Maine, New Hampshire, New York, North Carolina, Tennessee and Virginia*, WC Docket No. 09-197

Dear Ms. Dortch:

On September 8, 2015, Susannah Norvell and the undersigned of this firm spoke by telephone with Jodie Griffin of the Wireline Competition Bureau on behalf of Boomerang Wireless, LLC ("Boomerang"). On September 10, Ms. Norvell spoke again with Ms. Griffin and Jay Schwarz of the Wireline Competition Bureau. During the phone conversations we discussed Boomerang's above-captioned request that it be designated as an Eligible Telecommunications Carrier to provide Lifeline service. We explained that Boomerang is updating the description of two of its top-up plans¹ available to its Lifeline customers. The \$30 top-up plan will provide 3000 anytime voice minutes or texts and 5 MB of data; the \$50 top-up plan will provide 3000 anytime voice minutes or texts and 4 GB of data.

If you have any questions, please do not hesitate to contact me at (202) 730-1346, or bstrandberg@hwglaw.com.

Respectfully submitted,



Brita D. Strandberg
Counsel to Boomerang Wireless, LLC

cc: Jodie Griffin
Jay Schwarz

¹ See Amended Petition of Boomerang Wireless, LLC for Designation as an Eligible Telecommunications Carrier in Alabama, Connecticut, Delaware, the District of Columbia, Florida, Maine, New Hampshire, New York, North Carolina, Tennessee, and Virginia at 9, WC Docket No. 09-197 (filed August 25, 2015).