

September 17, 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 15, 2015, Susannah Norvell and the undersigned of this firm spoke by phone with Jodie Griffin of the Wireless Competition Bureau on behalf of Boomerang Wireless, LLC. On September 17, 2015, we spoke again with Ms. Griffin. In those calls, we clarified that Boomerang is updating its Amended Petition, filed August 25, 2015, to reflect changes in the marketing of its top-up plans.

Boomerang is updating the marketing of its \$30 and \$50 top-up plans and corresponding descriptions in #4 and #5 on page 9 of the Amended Petition¹ to clarify that "unlimited" applies to voice minutes and texts only. For the \$30 top-up plan, the customer will also have 5 MB of data; for the \$50 top-up plan, the customer will also have 4 GB of data.

Boomerang is also updating its terms and conditions and Acceptable Use Policy, and the corresponding description in footnote 21² of the Amended Petition: Boomerang's Acceptable Use Policy for the services regarding unlimited talk and text plans is outlined in the Terms of Service available on the website located at <http://www.enTouchwireless.com>. The Acceptable Use Policy for the Airfair Unlimited Talk and Text plans is limited to non-commercial use of talk and text as further detailed in the Acceptable Use Policy. Boomerang does not offer or market unlimited data plans.

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). These changes apply in all FCC states.

² *Id.* at 9 n.21.

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

Respectfully submitted,

A handwritten signature in black ink, appearing to read 'BDS' with a long horizontal flourish extending to the right.

Brita D. Strandberg
Counsel to Boomerang Wireless, LLC

cc: Jodie Griffin