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April 14, 2025

Marlene Dortch, Secretary
Federal Communications Commission
45 L Street NE
Washington, DC 20554

RE: DayStarr, LLC DBA DayStarr Communications , Applicant to Obtain Number Resources \
Pursuant to Section 52.15(g) of the Commission's Rules

Dear Ms. Dortch,

Pursuant to Section 52.15(g)(3)(i) of the Commission's Rules, DayStarr, LLC hereby submits it's supplemental filing for the application requesting authorization to obtain numbering resources.

DayStarr, LLC respectfully requests that, pursuant to Sections 0.457 and 0.459 of the Commission's rules, 47 C.F.R. §§ 0.457 and 0.459, the Commission withhold from public inspection and accord confidential treatment to Exhibit B, D, E and F to the application because those documents contains sensitive trade secrets and commercial information that falls within Exemption 4 of the Freedom of Information Act ("FOIA"). DayStarr, LLC voluntarily provides this information, "of a kind that would not customarily be released to the public"; therefore, this information is "confidential" under FOIA2• Moreover, DayStarr, LLC would suffer substantial competitive harm if this information were disclosed.
Exhibit B, D, E and F are accordingly marked with the header "SUBJECT TO REQUEST FOR CONFIDENTIAL TREATMENT - NOT FOR PUBLIC INSPECTION."

For any question regarding this application please contact me at (615) 796-1111 or e-mail me at
marylou@backuptelecom.com.

Respectfully,

Mary Lou E. Carey

Mary Lou Carey
BackUP Telecom Consulting
Telecom Consultant filing on behalf of DayStarr, LLC

PO Box 698
307 North Ball Street
Owosso, Michigan 48867

P (989) 720-6000
F (989) 720-6060

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, DC 20054

In the matter of:

DayStarr, LLC DBA DayStarr Communications)
Applicant For Authorization to Obtain)
Numbering Resources Pursuant to Section)
52.15(g) of the Commission Rules)

APPLICATION OF DAYSTARR, LLC DBA DAYSTARR COMMUNICATIONS FOR AUTHORIZATION
TO OBTAIN NUMBERING RESOURCES

DayStarr, LLC DBA DayStarr Communications (hereinafter DayStarr), pursuant to Section 52.15(g)(3)(i) of the Commission's Rules, respectfully requests authorization to obtain numbering resources as described below.

Applicant requests the Commission grant it authorization as set forth in the Commission's *Numbering and Policies for Modern Communications*, FCC 15-70 (June 22, 2015) to obtain numbering resources from the North American Numbering Administrator. In support of this application DayStarr provides the following information:

I. INFORMATION REQUIRED BY SECTION 52.15(G)(3)(I)

(A) § 52.15(G)(3)(i)(A)

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

Caitlin Brewer
Administrative Services Manager
307 North Ball St PO Box 698

PO Box 698
307 North Ball Street
Owosso, Michigan 48867

Owosso, Michigan 48867
(989) 720-6000
regulatory@daystarrfiber.net, Caitlin.brewer@daystarrfiber.net

(B) § 52.15(G)(3)(i)(B)

DayStarr acknowledges that authorization to obtain numbering resources under Section 52.15 (g) of the Commission's Rules is subject to compliance with applicable Commission numbering rules, numbering authority delegated to the states, and industry guidelines, and practices regarding numbering as applicable to telecommunications carriers. DayStarr has been in contact with NEUSTAR and will within 30 days have the necessary NPAC connections and completed NPACs training to ensure they are fully capable of managing the responsibilities of local number portability.

(C) § 52.15(G)(3)(i)(C)

DayStarr hereby certifies that it will not use the numbers obtained pursuant to an authorization under Section 52.15(g) to knowingly transmit, encourage, assist, or facilitate illegal robocalls, illegal spoofing, or fraud, in violation of robocall, spoofing, and deceptive telemarketing obligations under 47 CFR §§ 64.1200, 64.1604, and 64.6300 *et seq.*, and 16 CFR 310.3(b). Daystarr has filed a Robocall Mitigation plan under RMD0001961.

(D) § 52.15(G)(3)(i)(D)

DayStarr hereby certifies that it has fully complied with all applicable STIR/SHAKEN caller ID authentication and robocall mitigation program requirements and filed a certification in the Robocall Mitigation Database as required by 47 CFR §§ 64.6301 to 64.6305. DayStarr LLC appears on iconectiv's approved service provider list found at <https://authenticate.iconectiv.com/authorized-service-providers-authenticate>.

(E) § 52.15(G)(3)(i)(E)

DayStarr hereby certifies that it complies with its 911 obligations under part 9 of the Commission's rules, as well as with the provisions of the Communications Assistance with Law Enforcement Act, 47 U.S.C. § 1001 *et seq.* Evidence that DayStarr has complied with these requirements is attached hereto as *Exhibit F*. The Company requests confidential treatment under the Commission's rules for parts of *Exhibit F*.

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(F) § 52.15(G)(3)(i)(F)

DayStarr hereby certifies that it complies with the Access Stimulation rules under 47 CFR § 51.914.

(G) § 52.15(G)(3)(i)(G)

DayStarr hereby acknowledges that it must file requests for numbers with the relevant state commission(s) at least 30 days before requesting numbers from the Numbering Administrators.

(H) § 52.15(G)(3)(i)(H)

DayStarr is a limited liability company organized in the State of Michigan, and has been providing internet services in mid-Michigan since 2001. It has over 5,000 subscribers in service areas including Owosso, Corunna, Ovid, Saint Johns, Perry, Laingsburg, Chesaning, Bancroft, Durand, Morrice, and Flint. DayStarr provides phone and internet service to business, residential customers as well as ethernet services to wholesale customers. DayStarr's delivery mechanism has changed over the years with technology, currently all our customers have internet service provided over a fiber optic network.

DayStarr acquired its numbering resources as a CLEC, but due to changing technologies and the increased cost of managing the SS7 network, it wishes to transition to being an Interconnected VOIP Provider with Numbering Resources. This will allow DayStarr to move away from operating its costly SS7 switch platform and lease PSTN Connection Services through their PSTN Host Provider. DayStarr currently operates in the 344, 346, and 348 LATAs and intends to begin implementing its Interconnected VOIP network in those Michigan LATAs.

As proof of facilities readiness, DayStarr has attached to this application (1) demonstration of established interconnect between DayStarr and its carrier partner *Peerless Network, an Infobip company* providing PSTN connectivity for inbound calls to DayStarr numbers and (2) an interconnection agreement between *Peerless Network, an Infobip company* and the local exchange carrier. These documents are attached as Exhibit B and C to this application. DayStarr has requested confidential treatment under the Commission's rules for exhibit B and has filed them separately.

I § 52.15(g)(3)(ii)(I)

Proof that DayStarr has filed FCC Forms 499 is attached hereto as *Exhibit D*. DayStarr has requested confidential treatment under the Commission's rules for exhibit D and has filed them separately

J § 52.15(g)(3)(ii)(J)

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DayStarr hereby 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 and 52.32, its obligations to pay regulatory fees under 47 CFR § 1.1154, and its 911 obligations under 47 CFR part 9. DayStarr's FRN is 0008616757 and 499 Filer ID is 823344. All 499s have been filed and all fees are up to date as certified in Exhibit D. DayStarr has requested confidential treatment under the Commission's rules for exhibit D and has filed them separately

K § 52.15(g)(3)(ii)(K)

DayStarr certifies that it has the financial, managerial, and technical expertise to provide reliable service. It is financially stable, led by a strong, experienced management team with substantial managerial experience in the telecommunications industry and has sufficient technical expertise and infrastructure in place to provide reliable numbering services.

The Company's key management and technical personnel are identified in attached *Exhibit E* and listed below. None of the identified personnel are being or have been investigated by the Commission or any law enforcement or regulatory agency for failure to comply with any law, rule, or order, including the Commission's rules applicable to unlawful robocalls or unlawful spoofing.

Key Personnel: Collin Rose, President
Tom Kerns, Fractional Chief Financial Officer

L § 52.15(g)(3)(ii)(L)

Attached hereto as *Exhibit E also* contains the name, address, citizenship and principal businesses of all entities that directly or indirectly owns at least ten percent of the equity of DayStarr, and the percentage of equity owned by each of those entities (to the nearest one percent).

DayStarr is a limited liability company organized in the State of Michigan and hereby certifies that it is not affiliated with a foreign carrier.

M § 52.15(g)(3)(ii)(M)

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Owosso, Michigan 48867

DayStarr certifies that no party to this application is subject to a denial of Federal benefits pursuant to section 5301 of the Anti-Drug Abuse Act of 1988. See 21.U.S.C. § 862.

N § 52.15(g)(3)(ii)(N)

A declaration prepared pursuant to Section 1.16 of the Commission's rules is attached hereto as *Exhibit G*.

II. ACKNOWLEDGEMENT OF CONDITIONS IN SECTION 52.15(G)(3)(iv)

As required by Section 52.15(g)(3)(iv), DayStarr will maintain the accuracy of all contact information and certifications in this application, and will also furnish accurate regulatory and numbering contact information to each state commission when requesting numbers in that state.

III. CONCLUSION

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

Respectfully,



Collin Rose
DayStarr LLC President

Exhibits

Exhibit A: CPNI & CALEA Compliance

Exhibit B: Agreement Between DayStarr, LLC and Carrier Partner

REDACTED FOR PUBLIC INSPECTION

Exhibit C: InfoBIP and AT&T Interconnection Agreement - For the state of Michigan

Exhibit D: Proof of Filing for FCC 499 and payment of funds

REDACTED FOR PUBLIC INSPECTION

Exhibit E: Key Personnel Certification

REDACTED FOR PUBLIC INSPECTION

Exhibit F: 911 Reliability

REDACTED FOR PUBLIC INSPECTION

Exhibit G: Officer's Declaration

Exhibit A: CPNI & CALEA Compliance



get connected.

File No. 20250000000000

Date: February 26, 2025

Marlene H. Dortch, Secretary
Federal Communications Commission
45 L Street NE
Washington, DC 20554

R E : C e r t i f i c a t i o n o f C o m p l i a n c e w i t h R u l e 6 4 . 1 8 0 1

Dear Ms. Dortch: I hereby certify that the attached document contains true and correct information concerning the rate averaging and rate integration requirements of Commission Rule 64.1801 (47 C.F.R. § 64.1801) for DayStarr LLC, DBA DayStarr Communications FRN #: 0008616757 with the geographic rate averaging and rate integration requirements of Commission Rule 64.1801 (47 C.F.R. § 64.1801).

I hereby verify that I am an officer of DayStarr LLC, and authorized to make this certification on its behalf, and that the foregoing certification is true, complete, and correct to the best of my knowledge. I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Signature: A handwritten signature of Collin Rose.

Printed Name: Collin Rose

Title: President

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307 North Ball Street
Owosso, Michigan 48867

Federal Communications Commission

Page Two

I, Collin Rose, President of DayStarr LLC, certify that I am an officer of the company named above, and acting as an agent of the company, that I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the Commission's CPNI rules. See 47 C.F.R § 64.2001 et seq.

Attached to this certification as Exhibit "A" is an accompanying statement explaining how DayStarr LLC procedures ensure that the company is in compliance with the requirements set forth in Section 64.2001 et seq. of the Commission's rules.

Signature: 

Printed Name: Collin Rose

Title: President

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307 North Ball Street
Owosso, Michigan 48867

Annual 47 CFR § 64.2009(e) CPNI Certificate
This certificate is issued by the FCC in accordance with the applicable regulations.

Annual 47 CFR § 64.2009(e) CPNI Certificate

EB Docket

06-36

Statement Explaining How Operating Procedures Ensure Regulatory Compliance

1. The Company ensures that it is in compliance with the FCC's CPNI regulations. The Company trains its personnel regarding when they are authorized to use CPNI, when they are not authorized to use CPNI, and how to safeguard CPNI. The Company maintains a CPNI Compliance Manual in its offices for purposes of training of new and current employees, and as a reference guide for all CPNI issues. Our CPNI Compliance Manual is updated to account for any changes in law relating to CPNI. The CPNI Manual contains key all essential information and forms to ensure the Company's compliance with CPNI regulations.

2. The Company has established a system by which the status of a Customer's approval for use of CPNI, as defined in 47 USC 222(h)(1), can be clearly established prior to the use of CPNI. The Company relies on the involvement of its high-level management to ensure that no use of CPNI is made until a full review of applicable law has occurred.

3. Company personnel make no decisions regarding CPNI without first consulting with management.

4. The Company has an express disciplinary process in place for personnel who make unauthorized use of CPNI.

5. The Company's policy is to maintain records of its own sales and marketing campaigns that use CPNI. The Company likewise maintains records of its affiliates' sales and marketing campaigns that use CPNI. The Company also maintains records of all instances where CPNI was disclosed or provided to third parties, or where third parties were allowed access to CPNI. These records include a description of each campaign, the specific CPNI that was used in the campaign, and the products and services that were offered as a part of the campaign. The Company maintains these records in its offices for a minimum of one year.

6. In deciding whether the contemplated use of the CPNI is proper, management consults one or more of the following: the Company's own compliance manual, the applicable FCC regulations, and, if necessary, legal counsel. The Company's sales personnel must obtain supervisory approval regarding any proposed use of CPNI.

7. Further, management oversees the use of opt-in, opt-out, or any other approval requirements, or notice requirements (such as notification to the Customer of the right to restrict use of, disclosure of, and access to CPNI), contained in the FCC's regulations. Management also reviews all notices required by the FCC regulations for compliance therewith. Before soliciting for approval of the use of a Customer's CPNI, the Company will notify the Customer of his or her right to restrict use of, disclosure of, and access to, his or her CPNI.

8. The Company maintains records of Customer approval and disapproval for use of CPNI in a readily available location that is consulted on an as-needed basis.

9. The Company trains its personnel for compliance with all FCC requirements for the safeguarding of CPNI, including use of passwords and authentication methods for telephone access, online access, and in-store access to CPNI, and the prevention of access to CPNI (and Call Detail Information in particular) by data brokers or "pre-texters." In-store visits require valid photo identification.

10. The Company, on an ongoing basis, reviews changes in law affecting CPNI, and updates and trains company personnel accordingly.

Explanation of Actions Against Data Brokers

11. The Company has not encountered any circumstances requiring it to take any action against a data broker during the year to which this Certificate pertains.

Summary of all Customer Complaints Received

12. The following is a summary of all customer complaints received in the past year concerning the unauthorized release of CPNI: None.

13. The Company does not at this point have any specific information on the processes pretexters are using to attempt to access its Customer's CPNI.

The company represents and warrants that this certification is consistent with 47 CFR 1.17, which requires truthful and accurate statements to the Commission. The company also acknowledges that false statements and misrepresentations to the Commission are punishable under Title 18 of the U.S. Code and may subject it to enforcement action.

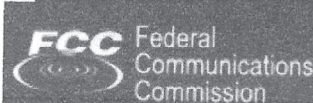
Date: 02/25/2025

Caitlin Brewer

[Signature of an officer, as agent of the carrier]

CPNI-B

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CPNI Template Submission

Customer Proprietary Network Information (CPNI) Certification Home

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**Annual 47 C.F.R. § 64.2009(e) CPNI Certification Template
EB Docket 06-36**

Submission Confirmation Number: 59914801

Annual 64.2009(e) CPNI Certification for 2025 covering the prior calendar year: 2024

1. Date filed: Feb 25 2025 5:30PM

2. Name of company(s) covered by this certification:

- Daystarr, LLC dba DayStarr Communications (823344)

3 Form 499 Filer ID(s):  823344

4. Name of signatory: John R. Smith S-101-36

E. Title of signature

5. Title of signatory: Administrative Services Manager

6. Certification: I, OS RAMESH, declare that the above information is true and correct.

I, Caitlin Brewer [name of officer signing certification] , certify that I am an officer of the company named above, and acting as an agent of the company, that I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the Commission's CPNI rules. See 47 C.F.R. § 64.2001 et seq.

Attached to this certification is an accompanying statement explaining how the company's procedures ensure that the company is in compliance with the requirements (including those mandating the adoption of CPNI procedures, training, recordkeeping, and supervisory review) set forth in section 64.2001 et seq. of the Commission's rules.

The company [has has not] taken actions (i.e., proceedings instituted or petitions filed by a company at either state commissions, the court system, or at the Commission against data brokers) against data brokers in the past year. [NOTE: If you reply in the affirmative, please provide an explanation of any actions taken against data brokers.]

The company [has has not] received customer complaints in the past year concerning the unauthorized release of CPNI [NOTE: If you reply in the affirmative, please provide a summary of such complaints. This summary should include number of complaints, broken down by category or complaint, e.g., instances of improper access by employees, instances of improper disclosure to individuals not authorized to receive the information, or instances of improper access to online information by individuals not authorized to view the information.]

The company represents and warrants that the above certification is consistent with 47 C.F.R. § 1.17 which requires truthful and accurate statements to the Commission. The company also acknowledges that false statements and misrepresentations to the Commission are punishable under Title 18 of the U.S. Code and may subject it to enforcement action.

Signed: [ Signature of an officer, as agent of the carrier]

Attachments:

Accompanying Statement explaining CPNI procedures
Explanation of actions taken against data brokers (if applicable)
Summary of customer complaints (if applicable)

(If a virus scan is in progress, you may still leave the page if you so desire. The process will continue.)

[CPNI 2025 DayStarr.pdf](#)

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Federal Communications
Commission
45 L Street NE
Washington, DC 20554
[More FCC Contact Information...](#)

Phone: 1-888-CALL-FCC (1-888-225-
5322)
TTY: 1-888-TELL-FCC (1-888-835-
5322)
Fax: 1-866-418-0232
E-mail: fccinfo@fcc.gov

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CPNI Template Submission Software Version 00.01.04 April 29, 2021

CPNI Compliance

Our security standards are based on requirements from the FCC (Federal Communications Commission) for handling of CPNI (Customer Proprietary Network Information.) Failure to comply with these laws results in severe penalties and fines. It's incumbent upon everyone at DayStarr to understand these laws and policies and to be in compliance with them at all times.

- ✖ According to FCC guidelines improper use, disclosure, or access to CPNI is grounds for discipline up to and including termination.
If you observe a violation you must notify your supervisor immediately.

Customer Proprietary Network Information (CPNI) [🔗](#)

- CPNI includes information about a customer's subscribed services or calling patterns.

(1) CPNI as defined in Section 222(h), (2) personally identifiable information, and (3) the content of communications. Sensitive customer personal information includes financial and health information, Social Security numbers, precise geo-location information, information pertaining to children, communications content, web browsing history, application usage history, and their functional equivalents. On voice service, call detail information is deemed sensitive customer information.
 - CPNI does **not** include information published in public directories like a customer's name, phone number, or address.
- i** The Telecommunications Act of 1996 requires customer approval for sharing of CPNI. This safeguard protects customers' confidential information and prevents providers from having an unfair advantage to market new services to customers.

The FCC has mandated that we:

- Obtain customer approval (informed consent) to use CPNI in order to market services to a customer that they do not already have
- Obtain customer approval (informed consent) to share CPNI with third-parties
- Take reasonable measures to protect CPNI from unauthorized access, such as use of account passwords/PINs and notification of account changes
- Notify the FCC and customers of security breaches

- i** Consent must be informed consent. This means in order to obtain it, we must notify the customer:
1. What CPNI includes
 2. That they have a right to keep their CPNI confidential
 3. What information we intend to use
 4. Who will receive the information
 5. How the information will be used
 6. The customer's right to disapprove, deny, or withdraw consent at any time
 7. The precise steps the customer must take in order to withdraw or allow approval at any time
 8. A statement that denial of consent will not affect the provision of service

There are two means of gaining consent:

1. Opt-in (expressed): We do not have their consent unless they opt-in.
2. Opt-out (implied): We have their consent unless they opt-out in the first 30 days of service.

Opt-out consent is used to disclose CPNI to agents and affiliates who provide communications-related service.

Opt-in consent is used any other time we wish to disclose CPNI to a third-party

If verbal consent is given during a phone call or in-person meeting, that consent is only valid for the duration of that call/meeting.

We do *not* need permission to use CPNI for any of the following:

- Initiating, billing, and collecting for telecommunication services (all providers)
 - Installation, maintenance, and repair of services (all providers)
 - Protecting our rights and property and others' rights and property from fraud, abuse, or illegal use of subscription (all providers)
 - Providing call location information in the event of an emergency (cellular providers)
 - Marketing adjunct-to-basic services
 - Conducting research on the health effects of wireless service use
-

Authentication

We may *not* provide CPNI to anyone claiming to be a customer without authentication. Requirements vary based on how the request was made.

- Inbound calls: Unless the caller provides a PIN, we may not provide CPNI by mailing the information to an address of record, emailing the information to the email address of record, or by calling a phone of record and leaving a voicemail.
- Online: Customers must provide a PIN
- In-person: Customer's must provide a valid photo ID that matches the information on file

 "Of record" indicates that the information has been on file for at least 30 days.

Addresses of record include email addresses and mailing addresses that have been on file for at least 30 days.

Valid forms of authentication include:

- Calling the phone number of record
- An account PIN
- A backup authentication method such as a security question

Invalid forms of authentication include:

- Readily-available biographical information like name, address, phone number, mother's maiden name, or last four of their social security number.

Record of informed consent and approvals must be kept on file for at least one year.

Changes to Accounts

We must notify customers immediately when these are created or changed:

- Passwords
- Backup authentication (security questions)
- Online accounts
- Address of record

 We do not need to notify customers of these when they are initiating service

We may send notification of change via:

- Voicemail or text to a phone number of record
- Email to an email address of record ** This is our primary method using the email template

- Mail to an address of record

When we notify customers of these changes, we may not reveal new account information. We may only notify them that a change was made.

Data Breaches

If DayStarr systems are breached and unauthorized CPNI is revealed, we must notify the FBI and the U.S. Secret Service within seven days. We may *not* notify affected customers or the public for at least seven days after we notify these federal agencies unless there is any need to prevent immediate and irreparable harm with permission from the agencies.

No sooner than seven days after we have alerted the federal agencies we may notify affected customers unless the agencies have advised us not to.

In the event that a data breach occurs, we must keep record of:

- Any security breach discovered
- Notification of federal authorities
- Notification of customers

and if available, we must also include

- Dates of discovery and notification
- A detailed description of the CPNI involved
- The circumstances of the breach

These records must be kept on file for two years.

Annual Certification and Records

We must file an annual report with FCC to certify the following:

- A summary of all customer allegations of unauthorized CPNI use/disclosures
- A description of actions taken against data brokers
- Steps taken to protect CPNI

FCC rules also mandate we must keep these on file for at least one year:

- Marketing campaigns that used CPNI
- A description of the campaign and what the CPNI was used for
- What products and services were offered under the campaign
- Each time CPNI was provided to, disclosed to, or accessed by a third-party

To be able to access the form to file a Systems Security & Integrity (SSI) Plan, the filer must enter an FRN of the entity required to submit a SSI Plan. Please use the drop-down toggle button in the field below to select the FRN of the entity for which you intend to file an SSI Plan.

Privacy Act Notice

Sensitive Nature of Information: The Commission recognized in its Report and Order in CC Docket No. 97-213 that SSI plans are sensitive in nature. See Communications Assistance for Law Enforcement Act, CC Docket No. 97-213, Report and Order, 14 FCC Rcd 4151, 4177 ¶ 57 (1999).

Confidentiality: Pursuant to 47 C.F.R. § 0.459 of the Commission's rules, parties who believe their SSI plan should be withheld from public inspection may request confidential treatment. If requesting confidential treatment, such requests must identify the specific information for which confidential treatment is sought. For Guidance, see CALEA webpage: <https://www.fcc.gov/calea>.

Click the toggle button to the right for a list of associated FRNs. If none appears, read the note below.

0008616757 - DayStart LLC dba DayStar Communications



[File SSI Plan](#) [View User Manual](#)

SSI Plans

Number	Created	Carrier Name	FRN	SSI Attachment Link
SSI0001518	2025-04-04 08:40:30	DayStart LLC dba DayStar Communications	0008616757	 Download

Electronic Filing in the CALEA Electronic Filing System (CEFS) – Basic Information

Platform: CEFS reduces the need for filers to re-enter basic information that CORES users have already provided to the Commission.

CEFS User Manual: The CALEA Electronic Filing System (CEFS) User Manual includes detailed instructions for access to CEFS and filing of System Security and Integrity (SSI) Plans and can be found here: <https://www.fcc.gov/cefs/user-manual>.

FRN Information: If your FCC User Registration is already associated with the FCC Registration Number (FRN), you should be able to find and select your FRN in the above dropdown menu. If you are filing an SSI Plan on behalf of another (e.g., you have been hired by an entity to file its SSI Plan), your CORES user registration account must be associated with the FRN of the entity for

Friday, April 4, 2025 at 11:35:01 Eastern Daylight Time

Subject: SSI Plan SSI0001518 has been submitted for DayStarr LLC dba DayStarr Communications

Date: Friday, April 4, 2025 at 8:41:21 AM Eastern Daylight Time

From: IT Service Desk

To: Caitlin Brewer

[External Email]: This message is from a sender outside our organization. Exercise caution with links and attachments. Do not share sensitive information unless you verify the sender's identity and trust the content.

This message confirms that your submission for DayStarr LLC dba DayStarr Communications, SSI0001518, has been received on 2025-04-04 08:40:30 EDT. The CALEA Team will review your submission. If the team has any questions about your SSI Plan, we will contact you. If you have any questions or concerns, please email FCC-CALEAinquiries@fcc.gov and include the above-referenced SSI Plan record identification number.

This is an automated email please do not reply.

Ref:MSG17244841

**Exhibit B: Agreement Between DayStarr,
LLC and Carrier Partner**

REDACTED FOR PUBLIC INSPECTION

Exhibit C

ICA AGREEMENT BETWEEN
PEERLESS NETWORK, AN INFOBIP COMPANY
AND
MICHIGAN BELL TELEPHONE COMPANY
DBA AT&T MICHIGAN

**INTERCONNECTION AND/OR RESALE AGREEMENT
UNDER SECTIONS 251 AND 252 OF THE TELECOMMUNICATIONS ACT OF 1996**

This Interconnection and/or Resale Agreement under Sections 251 and 252 of the Telecommunications Act of 1996 (the Agreement), by and between one or more of the AT&T Inc. owned ILECs: BellSouth Telecommunications, Inc. d/b/a AT&T Alabama, AT&T Florida, AT&T Georgia, AT&T Kentucky, AT&T Louisiana, AT&T Mississippi, AT&T North Carolina, AT&T South Carolina, and AT&T Tennessee; Illinois Bell Telephone Company d/b/a AT&T Illinois, Indiana Bell Telephone Company Incorporated d/b/a AT&T Indiana, Michigan Bell Telephone Company d/b/a AT&T Michigan, Nevada Bell Telephone Company d/b/a AT&T Nevada, The Ohio Bell Telephone Company d/b/a AT&T Ohio, Pacific Bell Telephone Company d/b/a AT&T California, The Southern New England Telephone Company d/b/a AT&T Connecticut, Southwestern Bell Telephone Company d/b/a AT&T Arkansas, AT&T Kansas, AT&T Missouri, AT&T Oklahoma, AT&T Texas and Wisconsin Bell, Inc. d/b/a AT&T Wisconsin (only to the extent that the agent for each such AT&T-owned ILEC executes this Agreement for such AT&T Inc. owned ILEC and only to the extent that such AT&T Inc. owned ILEC provides Telephone Exchange Services as an ILEC in each of the State(s) listed below) and Peerless Network of Connecticut, LLC, Peerless Network of Florida, LLC, Peerless Network of Georgia, LLC, Peerless Network of Indiana, LLC, Peerless Network of North Carolina, LLC, Peerless Network of Nevada, LLC, Peerless Network of Ohio, LLC, Peerless Network of Tennessee LLC, and Peerless Network of Texas, LLC ("CLEC" also referenced as "Peerless Network"), (Connecticut, Florida, Georgia, Indiana, North Carolina, Nevada, Ohio, Tennessee, and Texas Limited Liability Companies), shall apply to the States of Connecticut, Florida, Georgia, Indiana, North Carolina, Nevada, Ohio, Tennessee and Texas.

WHEREAS, CLEC represents that it is, or intends to become, a provider of Telephone Exchange Service to residential and business End Users offered exclusively over its own Telephone Exchange Service facilities or predominantly over its own Telephone Exchange Service facilities in combination with the use of 251(c)(3) Unbundled Network Elements purchased from other entity(ies) and the Resale of Telecommunications Services of other carriers.

WHEREAS, the Parties want to Interconnect their networks at mutually agreed upon Points of Interconnection to provide Telephone Exchange Services and Exchange Access to residential and business End Users over their respective Telephone Exchange Service facilities in the state or states which are subject to this Agreement; and

WHEREAS, the Parties are entering into this Agreement to set forth the respective obligations of the Parties and the terms and conditions under which the Parties will Interconnect their networks and facilities and provide to each other services as required by the Telecommunications Act of 1996 as specifically set forth herein; and

WHEREAS, for purposes of this Agreement, CLEC intends to operate where one or more of the AT&T Inc. entities, hereinafter referred to as, BellSouth Telecommunications, Inc. d/b/a AT&T Alabama, AT&T Florida, AT&T Georgia, AT&T Kentucky, AT&T Louisiana, AT&T Mississippi, AT&T North Carolina, AT&T South Carolina, and AT&T Tennessee; Illinois Bell Telephone Company d/b/a AT&T Illinois, Indiana Bell Telephone Company Incorporated d/b/a AT&T Indiana, Michigan Bell Telephone Company d/b/a AT&T Michigan, Nevada Bell Telephone Company d/b/a AT&T Nevada, The Ohio Bell Telephone Company d/b/a AT&T Ohio, Pacific Bell Telephone Company d/b/a AT&T California, The Southern New England Telephone Company d/b/a AT&T Connecticut, Southwestern Bell Telephone Company d/b/a AT&T Arkansas, AT&T Kansas, AT&T Missouri, AT&T Oklahoma, AT&T Texas and Wisconsin Bell, Inc. d/b/a AT&T Wisconsin, the Incumbent Local Exchange Carrier(s) and CLEC, a Competitive Local Exchange Carrier, has or, prior to the provisioning of any Interconnection, access to 251(c)(3) Unbundled Network Elements, Telecommunications Services or any other functions, facilities, products or services hereunder, will have been granted authority to provide certain local Telephone Exchange Services in the foregoing ILEC Service areas by the appropriate State Commission(s);

NOW, THEREFORE, the Parties hereby agree as follows:

be deemed a CLEC to CLEC Mass Migration. The CLEC that is a Party to this Agreement shall provide AT&T-22STATE with ninety (90) calendar days advance written Notice of any CLEC to CLEC Mass Migration. CLEC's written Notice shall include the anticipated effective date of the assignment or transfer. The acquiring CLEC must cure any outstanding charges associated with any Interconnection Service to be transferred. In addition, the acquiring CLEC may be required to tender additional assurance of payment if requested under the terms of the acquiring CLEC's agreement.

- 7.5.2 Both CLECs involved in any CLEC to CLEC Mass Migration shall comply with all Applicable Law relating thereto, including but not limited to all FCC and state Commission rules relating to notice(s) to End Users. The acquiring CLEC shall be responsible for issuing all service orders required to migrate any Interconnection, Resale Service, 251(c)(3) UNEs, function, facility, product or service provided hereunder. The appropriate service order charge or administration fee (for Interconnection) will apply as specified in the Pricing Schedule to the acquiring CLEC's agreement. The acquiring CLEC shall also submit a new Operator Services Questionnaire (OSQ) to update any OS/DA Rate Reference information and Branding pursuant to the rates specified in the Pricing Schedule to the acquiring CLEC's agreement. In addition, the acquiring CLEC shall pay any and all charges required for re-stenciling, re-engineering, changing locks and any other work necessary with respect to Collocation, as determined on an individual case basis.

7.6 Project Coordination:

- 7.6.1 AT&T-22STATE will provide project management support to effectuate changes of the types identified in Section 7.5 above.
- 7.6.2 AT&T-22STATE will provide project management support to minimize any possible service outages during any CLEC to CLEC Mass Migration. Should AT&T-22STATE's most current version of LSOR or ASOR guidelines not support the required order activity, AT&T-22STATE will issue service orders at the manual rate, as specified in the Pricing Schedule to this Agreement, based upon type of service provided, and on the condition that CLEC provides to AT&T-22STATE any and all information AT&T-22STATE reasonably requests to effectuate such changes.

7.7 Referral Announcement

- 7.7.1 When an End User changes its service provider from AT&T-22STATE to CLEC or from CLEC to AT&T-22STATE and does not retain its original telephone number, the Party formerly providing service to such End User shall furnish a referral announcement ("Referral Announcement") on the original telephone number that specifies the End User's new telephone number in accordance with any applicable state laws, rules and tariffs.

8.0 Effective Date, Term and Termination

8.1 Effective Date:

- 8.1.1 In AT&T-22STATE, with the exception of AT&T OHIO, the Effective Date of this Agreement shall be ten (10) calendar days after the Commission approves this Agreement under Section 252(e) of the Act or, absent such Commission approval, the date this Agreement is deemed approved under Section 252(e)(4) of the Act. In AT&T OHIO, based on the PUC-OH, the Agreement is Effective upon filing and is deemed approved by operation of law on the 91st day after filing.

8.2 Term:

- 8.2.1 Unless terminated for breach (including nonpayment), the term of this Agreement shall commence upon the Effective Date of this Agreement and shall expire on July 19, 2012 (the "Initial Term").

8.3 Termination for Nonperformance or Breach:

- 8.3.1 Notwithstanding any other provision of this Agreement, either Party may terminate this Agreement and the provision of any Interconnection Services provided pursuant to this Agreement, at the sole discretion of the terminating Party, in the event that the other Party fails to perform a material obligation or breaches a material term of this Agreement and the other Party fails to cure such nonperformance or breach within forty-five (45) calendar days after written Notice thereof. If the nonperforming Party fails to cure such nonperformance or breach within the forty-five (45) calendar day period provided for within the original Notice, then the terminating Party will provide a subsequent written Notice of the termination of this Agreement and such termination shall take effect immediately upon delivery of written Notice to the other Party.

Signature: eSigned - Scott KellName: eSigned - Scott Kell
(Print or Type)Title: Executive Vice President of Operations
(Print or Type)Date: 27 Jun 2016

Peerless Network of Arkansas, LLC; Peerless Network of California, LLC; Peerless Network of Florida, LLC; Peerless Network of Georgia, LLC; Peerless Network of Illinois, LLC; Peerless Network of Indiana, LLC; Peerless Network of Kansas, LLC; Peerless Network of Kentucky, LLC; Peerless Network of Louisiana, LLC; Peerless Network of Michigan, LLC; Peerless Network of Missouri, LLC; Peerless Network of Nevada, LLC; Peerless Network of North Carolina, LLC; Peerless Network of Ohio, LLC; Peerless Network of Oklahoma, LLC; Peerless Network of South Carolina, LLC; Peerless Network of Tennessee, LLC; Peerless Network of Texas, LLC; Peerless Network of Wisconsin, LLC

Signature: eSigned - William A. BockelmanName: eSigned - William A. Bockelman
(Print or Type)Title: Director
(Print or Type)Date: 28 Jun 2016

BellSouth Telecommunications, LLC d/b/a AT&T FLORIDA, AT&T GEORGIA, AT&T KENTUCKY, AT&T LOUISIANA, AT&T NORTH CAROLINA, AT&T SOUTH CAROLINA and AT&T TENNESSEE, Illinois Bell Telephone Company d/b/a AT&T ILLINOIS, Indiana Bell Telephone Company Incorporated d/b/a AT&T INDIANA, Michigan Bell Telephone Company d/b/a AT&T MICHIGAN, Nevada Bell Telephone Company d/b/a AT&T NEVADA and AT&T Wholesale, The Ohio Bell Telephone Company d/b/a AT&T OHIO, Pacific Bell Telephone Company d/b/a AT&T CALIFORNIA, Southwestern Bell Telephone Company d/b/a AT&T ARKANSAS, AT&T KANSAS, AT&T MISSOURI, AT&T OKLAHOMA and AT&T TEXAS, Wisconsin Bell, Inc. d/b/a AT&T WISCONSIN by AT&T Services, Inc., its authorized agent

State	CLEC OCN
CALIFORNIA	373F
FLORIDA	902E
GEORGIA	909E
ILLINOIS	063E
INDIANA	279F
KANSAS	018H
KENTUCKY	035H
MICHIGAN	933G
MISSOURI	225F
NEVADA	408F
NORTH CAROLINA	350F
OHIO	284F
OKLAHOMA	384H
SOUTH CAROLINA	098H



Exhibit D: Proof of Filing for FCC
499 and payment of funds
REDACTED FOR PUBLIC INSPECTION

Exhibit E: Key Personnel Certification

REDACTED FOR PUBLIC INSPECTION

Exhibit F: 911 Reliability
REDACTED FOR PUBLIC INSPECTION

Exhibit G: Officer's Declaration



April 2, 2025

Declaration of Collin Rose

Exhibit G

I, Collin Rose, President of DayStarr LLC DBA DayStarr Communications do hereby declare under the penalty of perjury, pursuant to 47 C.F.R. § 1.16, that the following is true and correct:

1. I am the President for DayStarr, LLC. I have served in this role since January 1, 2001.
2. I have reviewed the foregoing Application of DayStarr, LLC for Authorization to Obtain Numbering Resources, and the exhibits thereto, and I am familiar with their contents.
3. To the best of my knowledge, information, and belief, the information set forth in the foregoing Supplement is true and accurate.

Company Contact



Collin Rose

Collin Rose

President

collin.rose@daystarrfiber.net

(989) 720-6000