



May 2, 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](mailto:marylou@backuptelecom.com).

Respectfully,

Mary Lou E. Carey

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

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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)

Name: DayStarr, LLC DBA DayStarr Communications  
Address: 307 North Ball St PO Box 698  
            Owosso, Michigan 48867  
Telephone: (989) 720-6000

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

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307 North Ball Street  
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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.

52.15(g)(3)(ii)(H)

DayStarr hereby sets forth its capability to provide services within 60 days of the numbering resources activation date. An interconnect agreement demonstrating the access to the platform and capability of Peerless Network, an InfoBip company is attached to this application as Exhibit B. The Company requests confidential treatment under the Commission's rules for Exhibit B. Also attached as Exhibit C is evidence of Peerless Network, an InfoBip company interconnection to the PSTN through its MSA/ICA with LECs in Michigan.

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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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,



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Collin Rose  
DayStarr LLC President