



March 9, 2021

Marlene Dortch  
Secretary  
Federal Communications Commission  
445 12<sup>th</sup> Street SW  
Washington, DC 20554

**Via ECFS Filing**

**RE: Wiretap Telecom, LLC Application for Authorization 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, Wiretap Telecom, LLC hereby submits its application requesting authorization to obtain numbering resources.

For any questions regarding this application please contact Cody Schilke at (405) 471-8000

Respectfully Submitted,

A handwritten signature in blue ink, appearing to read "Cody Schilke".

Cody Schilke  
Wiretap Telecom, LLC  
Telephone: (405) 471-8000  
Email: [cody.schilke@wiretaptelecom.com](mailto:cody.schilke@wiretaptelecom.com)

**Before the**  
**FEDERAL COMMUNICATIONS COMMISSION**  
**Washington, D.C. 20554**

*In the Matter of* )  
Wiretap Telecom, LLC ) WC Docket No. \_\_\_\_\_  
For Authorization to Obtain Numbering )  
Resources Pursuant to Section 52.15(g) of )  
the Commission's Rules )

## **APPLICATION OF WIRETAP TELECOM, LLC FOR AUTHORIZATION TO OBTAIN NUMBERING RESOURCES**

Wiretap Telecom, LLC (“WTT”), pursuant to Section 52.15(g)(3)(i) of the Federal Communications Commission’s (“Commission’s”) Rules, respectfully requests authorization to obtain numbering resources as described below.

As set forth in the Commission's *Numbering Order*<sup>1</sup>, an interconnected VoIP provider may obtain numbering resources from the Numbering Administrator upon a showing that it is authorized to provide service in the area for which the numbering resources are requested. Such authorization may be obtained upon an application to the Commission containing the information detailed in Sections 52.15(g)(3)(i)(A)-(F) of the Commission's Rules. WTT hereby requests the Commission grant it that authorization. In support of this application, WTT provides the following information:

<sup>1</sup> WC Docket No. 13-97, et al. (FCC 15-70), Report and Order, rel. June 22, 2015.

**I. INFORMATION REQUIRED BY SECTION 52.15(g)(3)(i)**

**(A) § 52.15(g)(3)(i)(A)**

**Name:** Wiretap Telecom, LLC

**Address:** 5929 North May Avenue, Suite 208, Oklahoma City, OK 73112

**Telephone:** (405) 471-8000

**Personnel qualified to address regulatory/compliance/911 issues:** Cody Schilke

**(B) § 52.15(g)(3)(i)(B)**

WTT hereby 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.

**(C) § 52.15(g)(3)(i)(C)**

Wiretap 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.

**(D) § 52.15(g)(3)(i)(D)**

WTT hereby provides its capability to provide service within 60 days of the numbering resources activation date. WTT has entered an agreement with Inteliquent Inc. (Inteliquest). Under this agreement Inteliquent will provide WTT with Local Connect Services which will allow WTT to use Inteliquent's interconnection trunks to exchange traffic with incumbent local exchange carriers. Furthermore, Inteliquent provisioned a trunk group for WTT Loca Connect Service. As proof of its readiness, WTT has

attached as Exhibit A to this application a Facilities Readiness confirmation document showing that WTT has established and activated a Local Connect Service trunk group with Inteliquent.

**(E) § 52.15(g)(3)(i)(E)**

WTT hereby certifies that it will comply with applicable: Universal Service Fund Contribution obligations under 47 CFR part 54, subpart H; Telecommunications Relay Service contribution obligations under 47 CFR § 64.604(c)(5)(iii); North American Numbering Plan and Local Number Portability Administration contribution obligations under 47 CFR §§ 52.17, 52.32; regulatory fee obligations under 47 CFR § 1.1154; and 911 obligations under 47 CFR part 9.

**(F) § 52.15(g)(3)(i)(F)**

WTT hereby certifies that it has the financial, managerial, and technical expertise to provide reliable service. It is financially stable, debt free, is led by a strong, experienced team of individuals with substantial managerial experience in the telecommunications industry since 2013. WTT has sufficient technical expertise and infrastructure in place to provide reliable services nationwide. The WTT Key Personnel listed below have more than 35 years of combined experience in the telecommunications industry and have designed, built and maintained multiple telecommunications services. WTT has built proprietary carrier switching, trunking, faxing, LCR, and SMS software that actively serves its customer base. WTT system are all secured in data center facilities in multiple regions of the USA.

None of the WTT key management and technical personnel listed below 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.

**Key Personnel:**

**Cody Schilke** has over 27 years of experience in telecommunications, systems architecture, and executive management. He currently serves as the Chief Executive Officer for Wiretap Telecom, LLC. His daily duties are mostly executive in nature, however, Mr. Schilke continues to provide day-to-day guidance in systems architecture, call routing behavior, and quality of service. Prior to serving as CEO for Wiretap Telecom, Mr. Schilke was the Vice President of Software Development for CoreLogic, the largest appraisal software company in North America. Prior to this, he was Vice President of Information Technology for Feed The Children, which was the 4th largest non-profit in North America during his employment.

**Justin Webber** is an experienced VoIP & Network Engineer. He currently serves as our Vice President of Network Operations where he oversees network operations such as systems integration, helpdesk management, switch redundancy, business continuity, and network operations center (NOC) oversight in all data center facilities. He brings critical knowledge and leadership skills in areas such as virtualization, VoIP/FoIP expertise, server management, clustering, remote management, VoIP & network security.

**Ryan Carroll** is an expert marketing and sales professional and is currently the Director of Sales, North America. For the past 4 years he has provided oversight and leadership in the area of customer care and customer support for Wiretap Telecom customers. He also manages all sales related projects and initiatives for the company. He ensures customer satisfaction through guidance with relationship building for customers large and small. He brings a customer focused passion for customer wellness and satisfaction and leverages this within his department as well as directly with customers.

**(G) § 52.15(g)(3)(i)(G)**

WTT hereby 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, 21 U.S.C. § 862.

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

As required by Section 52.15(g)(3)(iv), WTT will maintain the accuracy of all contact information and certifications in this application, and will file a correction with the Commission and each applicable state within 30 days of any changes. WTT 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)(i) of the Commissions' Rules, WTT respectfully requests the Commission grant this application for authorization to obtain numbering resources.

Respectfully Submitted,

  
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Cody Schilke  
Wiretap Telecom, LLC  
(877) 471-3603  
[cody.schilke@wiretaptelecom.com](mailto:cody.schilke@wiretaptelecom.com)

March 9, 2021

## **LIST OF EXHIBITS**

**Exhibit A:** Facilities Readiness Confirmation

**Exhibit B:** State(s) in which WTT may request telephone numbers for its initial rollout

# **EXHIBIT A**

Fabian Trejo <Fabian.Trejo@inteliquent.com>

Mon 12/7/2020 9:27 AM

To: Phil Thoele <Phil.Thoele@Inteliquent.com>; Cody Schilke; grp-sa  
Cc: Daniel Cobb <Daniel.Cobb@inteliquent.com>

Hello Cody and Justin,

The below orders have completed and are ready for production traffic.

Order No	Service Type	IQ SBX	Trunk Group Name
12533873	HMPB	DALSBX55	DLLSTX37WRT_3994
Order No	Service Type	IQ SBX	Trunk Group Name
12535392	LTS-HS	DALSBX55	DLLSTX37WRT_3995
Order No	Service Type	IQ SBX	Trunk Group Name
12536212	HMPB	WDCSBX71	ASBNVAQQWRT_1297
Order No	Service Type	IQ SBX	Trunk Group Name
12537692	LTS-HS	WDCSBX71	ASBNVAQQWRT_1298



Fabian Trejo

Implementation Manager, **CSP Client Services**, Inteliquent

o: 312.380.4594 f: 312.346.3726 24-hr NOC: 866.388.7258

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# **EXHIBIT B**

Wiretap Telecom, LLC (“WTT”) initially intends to request numbers in Oklahoma.

As WTT expands, it will request numbers in the following states, but there is no definitive schedule at this time (Texas, Florida, Missouri).

WTT will file 30-day notices with the state(s) public utility commissions before requesting numbers from the numbering administrator.