

Before the
Federal Communications Commission
Washington, D.C. 20554

In the Matter of)
)
1st Point Communications, LLC.) WC Docket No. 20 - _____
)
For Authorization to Obtain Numbering)
Resources Pursuant to Section 52.15(g) of)
The Commission's Rules)

**APPLICATION OF 1st Point Communications, LLC. FOR AUTHORIZATION
TO OBTAIN NUMBERING RESOURCES**

1st Point Communications, LLC. (“1st Point”), pursuant to Section 52.15(g)(3)(i) of the Commission’s Rules, respectfully requests authorization to obtain numbering resources as described below.

As set forth in the Commission’s *Numbering Order*,¹ 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. 1st Point a VoIP provider, hereby requests the Commission grant it that authorization. In support of this application, 1st Point provides the following information.

¹ *Numbering Policies for Modern Communications et al.*, Report and Order, 30 FCC Rcd. 6839 (2015).

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

§ 52.15(g)(3)(i)(A)

Name: 1st Point Communications, LLC.

Physical Address: 401 East 34th Street, Ste. #NJ27
New York, NY 10016

Mailing Address: 401 East 34th Street, Ste. #NJ27
New York, NY 10016

Telephone: Local Number: 212-796-5500

Qualified Personnel: Erik Levitt, President/CEO

Company Website: www.1stpointcommunications.com

Contact for Regulatory Requirements, Compliance, 911, and Law Enforcement:

Physical Address: 401 East 34th Street, Ste. #NJ27
New York, NY 10016

Mailing Address: 401 East 34th Street, Ste. #NJ27
New York, NY 10016

Telephone: 212-796-5500

Email: elevitt@1pcom.com

(B) § 52.15(g)(3)(i)(B)

1st Point 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 as well as to the numbering authority delegated to the states.

1st Point hereby also acknowledges that this authorization is subject to compliance with industry guidelines and practices regarding numbering, as applicable to telecommunications carriers.

(C) § 52.15(g)(3)(i)(C)

1st Point 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)

1st Point hereby sets forth its capability to provide service within 60 days of the numbering resources activation date. 1st Point intends to initially provide VoIP services in the United States through its own CLEC facilities and those of its CLEC and LEC partner(s) with which it has arrangements in place for routing traffic to the PSTN. Under its current agreements and established procedures, 1st Point will be able to place nearly all numbers into service within a short timeframe, and all numbers will be placed into service within 60 days of activation. As further proof of its facilities readiness, 1st Point has attached to this application, as ***Exhibit A***, an agreement between 1st Point and its carrier partner providing that the carrier partner will provide switching and transport services for traffic associated with 1st Point's numbers and, in that connection, provide connectivity to the PSTN for inbound calls to and outbound calls from 1st Point numbers. Also attached, as ***Exhibit B***, is evidence of key management and technical personnel.

(E) § 52.15(g)(3)(i)(E)

1st Point 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. 1st Point holds the FRN #0016740722 and the USAC 499 Filer ID # 826741.

(F) § 52.15(g)(3)(i)(F)

1st Point hereby certifies that it has the managerial, financial and technical expertise to provide reliable service to Customers. 1st Point is financially stable, is led by an, experienced and seasoned management team with substantial leadership experience in the telecommunications and technology industry. Additionally 1st Point has sound, complete and strong technical expertise along with the infrastructure in place to provide reliable numbering and related VoIP services.

1st Point far exceeds the technical qualifications necessary to provide and maintain successful operations within its given service area. 1st Point also has the capabilities to efficiently port and place numbers into service and successfully route calls. Additionally, 1st Point key management team has long term experience and expertise in the telecommunications field along with having with deep experience in number porting therefore enabling 1st Point along with its carrier partners, to create routing arrangements that seamlessly deliver calls to numbers directly assigned to 1st Point.

1st Point's personnel have extensive business and management experience in telecommunications and technology related businesses and in serving its targeted customer segment, including telecommunications carriers, IP service providers, and business customers of IP, communications, information and technology services. These individuals lead a team that is highly qualified to manage the technical and functional operations of 1st Point throughout its service area. 1st Point's key management and technical team members are listed below and also in exhibit C. None of the identified personnel is being or has been investigated by the Commission or any law enforcement or regulatory agency for failure to comply with any law, rule, or order.

Key Personnel:² Erik Levitt, President & CEO
Kristen Vasicek, COO

(G) § 52.15(g)(3)(i)(G)

1st Point 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), 1st Point 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. 1st Point 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 Commission's Rules, 1st Point respectfully requests the Commission grant this application for authorization to obtain numbering resources.

Respectfully submitted,

Allan Noorda | Director
Noorda Group LLC.,
Representative for 1st Point Communications, LLC.

² Attached hereto, as ***Exhibit B***, are the names, titles, biographies, and contact information of 1st Point Communications LLC's key management and technical personnel.

EXHIBIT A

AGREEMENT

BETWEEN 1ST POINT COMMUNICATIONS LLC, AND
CARRIER PARTNERS

EXHIBIT B

1st Point Communications LLC.

KEY MANAGEMENT AND TECHNICAL PERSONNEL

Erik Leavitt, President & CEO

Erik brings over 20 years of CEO experience and leadership to 1st Point. With his innovative vision for service provisioning and technology demands devised around regulatory and market conditions, Erik continues leading 1st Point's clients and partners into a leading service provider.

Kristen Vasicek: COO

Kristen has been 1stPoint Communications' Chief Operating Officer since December 1, 2018. She has been responsible for overseeing our sales and marketing strategies, as well as the administrative and operational efforts of the Company and all of its subsidiaries. From June 2016 to November 30, 2018, she was the Marketing Director of 1stPoint Communications, a full-service telecommunications carrier specializing in the convergence of voice, data, and video technology, bringing together wireline, wireless, and mobile solutions to provide the ideal service for our client's homes, small businesses, or enterprises. From August 2015 to August 2018, she was the founder and CEO of VM Incorporated, a marketing company aimed to elevate brand status against the competition, while cross-selling through the company's entire portfolio to ultimately reclaim superior short/long-term ROI across the board with the intent to increase market share.

Harel Feldman: Lead Telecom Developer

Harel Feldman has been developing 1st Point Communications telecom solutions and leading our other developers since 2014. His expertise in understanding the always-evolving telecommunications market has enabled 1st Point to position itself strategically.