

BEFORE THE TENNESSEE REGULATORY AUTHORITY

NASHVILLE, TENNESSEE

December 12, 2013

IN RE:)
)
APPLICATION OF BELLSOUTH) **DOCKET NO.**
TELECOMMUNICATIONS, LLC D/B/A AT&T) **08-00115**
TENNESSEE FOR A STATE-ISSUED CERTIFICATE)
OF FRANCHISE AUTHORITY)

EIGHTEENTH AMENDED CERTIFICATE OF FRANCHISE AUTHORITY

On December 5, 2013, pursuant to Tenn. Code Ann. § 7-59-301, *et seq.*, also known as the Competitive Cable and Video Services Act (“CCVSA”), BellSouth Telecommunications, LLC, d/b/a AT&T Tennessee (“AT&T”) filed with the Tennessee Regulatory Authority (“TRA”) its *Eighteenth Amendment to Certificate of Franchise Authority*. This amendment supplements certain municipalities and/or unincorporated areas within counties¹ previously described within its application filed July 1, 2008 and previous amendments thereto. As no basis for denial of the amendment under Tenn. Code Ann. § 7-59-305(i)(1) of the CCSVA has been found or alleged, the TRA hereby issues the *Eighteenth Amended Certificate of Franchise Authority* to supplement the original Certificate of Franchise Authority issued to AT&T on August 5, 2008 and all amendments issued previously thereafter.

BE IT HEREBY AMENDED.


Earl R. Taylor
Executive Director

¹ Specifically, AT&T’s *Eighteenth Amendment to Certificate of Franchise Authority* incorporates the City of Oliver Springs, Tennessee.