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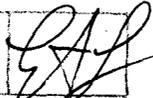
ARIZONA CORPORATION COMMISSION
DOCKET CONTROL

Arizona Corporation Commission

DOCKETED

Docket Control Center
Arizona Corporation Commission
1200 West Washington Street
Phoenix, Arizona 85007

OCT 09 2014

DOCKETED BY 

Re.: Request for Cancellation of Certificate of Convenience and Necessity
Referenced Docket No.: T-04290A-14-0111 – Lexent, Inc. (CCG Communications, LLC)
20875

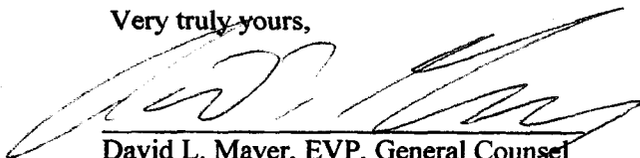
On March 19, 2014, Lexent, Inc., successor in interest to CCG Communications, LLC (“Lexent”), requested the Arizona Corporation Commission (“Commission”) to cancel its Certificate of Convenience and Necessity (“CC&N”) for the provision of telecommunications services in the State of Arizona. The Commission has since requested Lexent to clarify its request as well as its relationship with Lighttower.

As previously mentioned, Lexent has no intrastate revenue and it does not provide local exchange services in Arizona; nor does it possess local exchange customers in Arizona.

In response to the Commission’s latest request for clarification on Lexent and Lighttower, Lighttower Fiber Networks simply is a trade name.

The undersigned is authorized by the Board of Directors to bind Lexent, and respectfully requests the Commission to cancel Lexent’s CC&N for the provision of facilities-based local exchange services pursuant to Decision No. 67883, originally issued to CCG Communications, LLC in Docket No. T-04290A-04-0838 on June 1, 2005, and transferred to Lexent pursuant to Decision No. 73581 by the Commission in Docket No. T-04290A-12-0373 on November 21, 2012.

Very truly yours,



David L. Mayer, EVP, General Counsel
Officer of Lexent, Inc.