



STATE OF NEW JERSEY
Board of Public Utilities
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CABLE TELEVISION AND
TELECOMMUNICATIONS

IN THE MATTER OF THE PETITION OF NEUSTAR,)
INC. ON BEHALF OF THE NEW JERSEY)
TELECOMMUNICATIONS INDUSTRY FOR)
APPROVAL OF THE NPA RELIEF PLAN FOR THE 609)
NPA AND ELIMINATION OF PROTECTED CODES IN)
THE 856 NPA) DOCKET NO. TO13121166

Parties of Record:

Kimberly Wheeler Miller, Esq., Associate General Counsel, NeuStar, Inc.
Stefanie A. Brand, Esq., Director, New Jersey Division of Rate Counsel

BY THE BOARD:

On December 10, 2013, NeuStar, Inc.¹, the North American Numbering Plan Administrator ("NANPA"), in its role as the neutral third-party area code relief planner for New Jersey under the North American Numbering Plan², filed a petition with the New Jersey Board of Public Utilities ("Board") requesting approval to implement an all-services distributed overlay to provide area code relief for the 609 numbering plan area ("NPA") and the elimination of protected codes³ in the 856 and 609 NPAs. The proposal to implement an all-services distributed overlay for area code relief was a consensus decision recommended by the telecommunications

¹ NeuStar, Inc. is a private Virginia-based company designated by the Federal Communications Commission as the third party manager of the North American Number Plan to manage telephone numbering resources.

² The North American Numbering Plan is the system devised which divides territories primarily in North America into calling areas based upon the use of NPAs or Area Codes.

³ A protected code is a central office code assigned in one NPA that is not available for assignment in an adjacent NPA in order to permit 7-digit dialing across the NPA boundary.

industry ("Industry")⁴ on October 29, 2013.⁵ By this order, the Board initiates proceedings on the NANPA petition.

On October 20, 2016, NANPA formally advised the Board of its projected 609 NPA numbering resource exhaustion date by the third quarter of 2018, revised from its initial forecast of the fourth quarter of 2019. The projected date is accelerated because the number of assignable central office codes fell significantly and Industry demand for 609 NPA numbering resources increased. Thereafter, on December 14, 2016, NANPA supplemented its petition updating relevant sections to support the new forecast. At that time, available central office codes were reduced by 33 codes from 58 in the initial petition to 25. Thus, at this time, only 25 assignable codes remain.

On October 19, 2016, ATT Corporation and Teleport Communications America, LLC (collectively, "AT&T") filed a letter with the Board supporting the NANPA petition and requesting that the Board issue a procedural schedule during the first quarter of 2017 to implement the proposal.

The proposal of an all services distributed overlay would assign a new area code to the same geographic area as the existing 609 NPA. Customers would retain their existing telephone numbers, but be required to convert to 10-digit dialing within the NPA and 1 plus 10-digit dialing between NPAs. This alternative would extend the projected life of the 609 NPA to 46 years. All Protected Codes would be eliminated and customers in the 856 NPA would retain 7-digit dialing within the 856 NPA. Calling between 609 and the newly assigned Area Code would be consistent with 10-digit dialing patterns, but local calls between communities which previously benefitted from 7-digit dialing due to the protected codes across the 609/856 NPAs would now require dialing 1 + 10 digits.

Two different geographic splits were considered and rejected by the Industry. The first would have split the boundary lines along rate centers generally east to west, tracing the southern borders of Allentown, Mercerville and Trenton rate centers. This would result in areas north of the dividing line retaining the 609 Area Code and a new Area Code established in the Southern portion. The second alternative would have established a new boundary tracing the southern border of Mount Holly, Fort Dix, and the New Egypt rate centers. While projected lives would be extended to 43 and 40 years respectfully, implementation would be disruptive to residential and business customers forced to change telephone numbers, advertising materials, business cards, letterhead, and other materials.

⁴ The industry is composed of current and prospective telecommunications carriers operating in, or considering operations within, the 609 and 856 Area Codes of New Jersey.

⁵ The industry conducted a conference call on October 29, 2013, where 21 participants including NJBPU Staff, AT&T, Cablevision Lightpath, CenturyLink, Cricket Mobile, MetroPCS, NANPA, NeuStar, Peerless Network, Sprint, Verizon and Windstream all reached consensus on the recommended area code relief plan.

The Industry, therefore, proposes an all-services distributed overlay as the least disruptive, more efficient implementation relief plan which does not require a complete redrawing of the existing boundaries as would a geographic split. As described above, the all-services distributed overlay method of area code relief proposal would superimpose a new NPA over the same geographic area covered by the existing 609 NPA and not affect existing boundaries. All existing customers would retain the 609 area code and would not have to change their telephone numbers. The projected life of the NPA is 46 years.

To allow for sufficient time to implement the relief plan prior to numbering resource exhaustion and to fully address customer education needs, the Industry recommends that the Board approve a 15-month implementation schedule. The proposed 15-month implementation schedule requires: an initial 7-month period of network preparation and customer education; a second 7-month period of permissive 10-digit dialing and continued customer education (where calls within the 609 NPA can be dialed using 7 or 10 digits) followed by a mandatory dialing period beginning at the end of the permissive dialing period; and a 1-month period of First Code Activation to occur one month after the end of the permissive dialing period under the effective date for new NPA codes, reflected in the table below.

15-Month Implementation Schedule

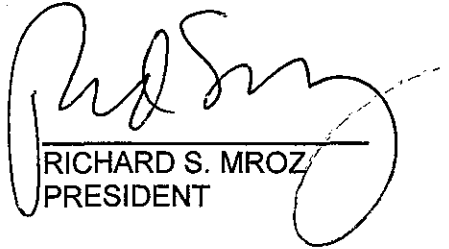
EVENT	TIMEFRAME
Total Implementation Interval	15 months
Network Preparation and Customer Education Period	7 months
Permissive 10-Digit Dialing and Continued Customer Education Period (Calls within 609 NPA can be dialed using 7 or 10 digits); Mandatory dialing begins at the end of the Permissive Dialing Period	7 months
First Code Activation one month after end of Permissive dialing period. (Effective date for codes from the new NPA)	1 month (after Mandatory Dialing)

The Board has determined that the NANPA petition is to be retained by the Board for a determination on the most favorable method of area code relief. Therefore, the Board **HEREBY DIRECTS** that notice be published to solicit comments on the Industry proposal and set forth the date of a public hearing for all interested persons and entities in the affected service area. The Board will consider all oral and written comments submitted as a part of the public record and thereafter issue a final order in this matter.

This Order shall become effective on February 4, 2017.

DATED: 1/25/17

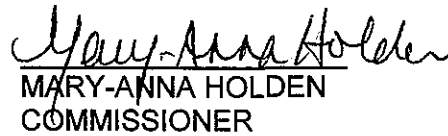
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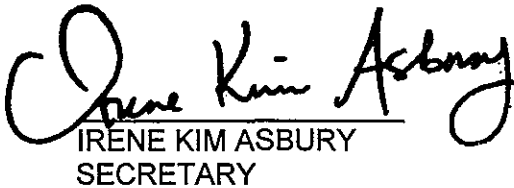


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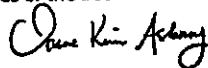
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ATTEST:



IRENE KIM ASBURY
SECRETARY

I HEREBY CERTIFY that the within
document is a true copy of the original
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**IN THE MATTER OF THE PETITION OF NEUSTAR, INC., ON BEHALF OF THE NEW
JERSEY TELECOMMUNICATIONS INDUSTRY, FOR APPROVAL OF NPA RELIEF PLAN
FOR THE 609 NPA AND ELIMINATION OF PROTECTED CODES IN THE 856 NPA**

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