

**CUSTOMER LETTER OF AUTHORITY**

Please be advised that we, EGIA ("Customer"), are interested in learning about and potentially purchasing certain products and services from AT&T Corp. and its affiliates ("AT&T")<sup>1</sup>, and hereby authorize Consulting & Marketing, Inc. ("SP") and other such entities or persons named below ("Others Named") to act on our behalf with respect to the matters described herein.

By this Customer Letter of Authority ("Letter"), SP and Others Named are authorized to operate as our representative in dealings between us and AT&T in connection with the marketing, sale and purchase of telecommunications, data, information, wireless, and other services. This authorization includes, but is not limited to, the ability to present pricing and contracts, negotiate and order services on our behalf, as well as the ability to obtain our customer proprietary network information ("CPNI"). Notwithstanding the foregoing authorization, neither SP or Others Named is authorized to execute any contracts on our behalf.

We understand that it is AT&T's legal duty to protect the confidentiality of our CPNI. CPNI is defined under federal law and includes information that relates to the quantity, technical configuration, type, destination, location, and amount of use of a telecommunications service subscribed to by a customer of a telecommunications carrier, and that it is made available to the carrier by the customer solely by virtue of the carrier-customer relationship. In order to explore the purchase of telecommunications products and services from AT&T, we hereby authorize AT&T to use our CPNI, share our CPNI with SP and Others Named, and/or provide SP and Others Named with access to our CPNI on file with AT&T. We further grant AT&T permission to provide SP and Others Named access to all information relating to our accounts and to make changes to our accounts via orders for all services provided by AT&T. We acknowledge and agree that any unauthorized disclosure of CPNI by SP and/or Others Named will not result in us having any right or remedy against AT&T. We also understand and agree that, in order to determine service eligibility and communicate eligibility to SP and Others Named, AT&T may initiate a credit check and/or access our existing credit information on file with AT&T. Notwithstanding the foregoing authorization, this Letter does not preclude Customer from continuing to work directly with its assigned AT&T account team.

I understand and agree that the signature, or electronic signature, set forth below constitutes Customer's agreement under this Letter and all applicable tariffs. By signing below, I represent that I have the authority to bind the Customer hereunder. For all legal purposes, an electronic Letter will be deemed an original "writing" in accordance with any applicable state law governing electronic signatures, writings and/or records, and the admissibility thereof will not be contested under any applicable best evidence rule or otherwise. This Letter will become effective on 4/16/24 and will remain valid for a period of three (3) years unless revoked in writing by Customer, SP, Others Named, or AT&T.<sup>2</sup>

DocuSigned by:  


AT&T CUSTOMER SIGNATURE

Clinton Cramer  
 Manager  
 3800 WATT AVE  
 SACRAMENTO, CA 95821-2670  
 Ccramer@egia.org/(650) 743-5179

Consulting & Marketing, Inc.  
 Radu Ziub  
 rziub@telcocmi.com / 440-625-2530  
 SPID: 14949

**OTHERS NAMED**

Carrier Neutral Communications  
 Peter Morton  
 pmorton@carrierneutralcom.com/770-324-5010  
 43956

<sup>1</sup> AT&T means AT&T Telco, AT&T LD, AT&T Corp. and/or AT&T Mobility LLC acting on behalf of its FCC-licensed affiliates doing business as AT&T. "AT&T Telco" means the applicable local telephone company subsidiary of AT&T Inc.: Southwestern Bell Telephone Company d/b/a AT&T Arkansas, AT&T Kansas, AT&T Missouri, AT&T Oklahoma, or AT&T Texas; Pacific Bell Telephone Company d/b/a AT&T California; Nevada Bell Telephone Company d/b/a AT&T Nevada; Illinois Bell Telephone Company, LLC d/b/a AT&T Illinois; Indiana Bell Telephone Company, Incorporated d/b/a AT&T Indiana; Michigan Bell Telephone Company d/b/a AT&T Michigan; The Ohio Bell Telephone Company d/b/a AT&T Ohio; Wisconsin Bell, Inc. d/b/a AT&T Wisconsin; BellSouth Telecommunications, Inc. d/b/a AT&T Alabama, AT&T Florida, AT&T Georgia, AT&T Kentucky, AT&T Louisiana, AT&T Mississippi, AT&T North Carolina, AT&T South Carolina, and AT&T Tennessee; AT&T Communications of the Southern States, LLC; TC Systems, Inc.; SBC Long Distance, LLC; or BellSouth Long Distance, Inc. "AT&T LD" means the applicable long distance company subsidiary of AT&T Inc.: TC Systems, Inc.; SBC Long Distance, LLC d/b/a AT&T Long Distance; or BellSouth Long Distance, Inc. d/b/a AT&T Long Distance Service.

<sup>2</sup> Written revocation notices must specify the SP's name and sent to the *Alliance Contract Management Mailbox*: email: [RM-contractmgt@att.com](mailto:RM-contractmgt@att.com)