

**** FLORIDA PUBLIC SERVICE COMMISSION ****

**DIVISION OF REGULATORY OVERSIGHT
CERTIFICATION SECTION**

**APPLICATION FORM
for
AUTHORITY TO PROVIDE
ALTERNATIVE LOCAL EXCHANGE SERVICE
WITHIN THE STATE OF FLORIDA**

021183TX

Instructions

- ◆ This form is used as an application for an original certificate and for approval of the assignment or transfer of an existing certificate. In the case of an assignment or transfer, the information provided shall be for the assignee or transferee (See Page 12).
- ◆ Print or type all responses to each item requested in the application and appendices. If an item is not applicable, please explain why.
- ◆ Use a separate sheet for each answer which will not fit the allotted space.
- ◆ Once completed, submit the original and six (6) copies of this form along with a non-refundable application fee of \$250.00 to:

**Florida Public Service Commission
Division of Records and Reporting
2540 Shumard Oak Blvd.
Tallahassee, Florida 32399-0850
(850) 413-6770**

- ◆ If you have questions about completing the form, contact:

**Florida Public Service Commission
Division of Regulatory Oversight
Certification Section
2540 Shumard Oak Blvd.
Tallahassee, Florida 32399-0850
(850) 413-6480**

APPLICATION

1. This is an application for (check one):

(X) Original certificate (new company).

() Approval of transfer of existing certificate: Example, a non-certificated company purchases an existing company and desires to retain the original certificate of authority.

() Approval of assignment of existing certificate: Example, a certificated company purchases an existing company and desires to retain the certificate of authority of that company.

() Approval of transfer of control: Example, a company purchases 51% of a certificated company. The Commission must approve the new controlling entity.

2. Name of company:

Vox2 Voice, LC

3. Name under which the applicant will do business (fictitious name, etc.):

Vox2 Voice, LC

4. Official mailing address (including street name & number, post office box, city, state, zip code):

5255 N. Federal Highway, 1st Floor, Boca Raton, FL 33487

5. **Florida address (including street name & number, post office box, city, state, zip code):**

5255 N. Federal Highway, 1st Floor, Boca Raton, FL 33487

6. **Structure of organization:**

- | | |
|--|--|
| <input type="checkbox"/> Individual | <input type="checkbox"/> Corporation |
| <input type="checkbox"/> Foreign Corporation | <input type="checkbox"/> Foreign Partnership |
| <input type="checkbox"/> General Partnership | <input type="checkbox"/> Limited Partnership |
| <input checked="" type="checkbox"/> Other Limited Liability Company | |

7. **If individual, provide:**

Name:

Title:

Address:

City/State/Zip:

Telephone No.: _____ Fax No.:

Internet E-Mail Address:

Internet Website Address:

8. **If incorporated in Florida, provide proof of authority to operate in Florida:**

(a) **The Florida Secretary of State corporate registration number:**

9. **If foreign corporation, provide proof of authority to operate in Florida:**

(a) The Florida Secretary of State corporate registration number:

10. **If using fictitious name-d/b/a, provide proof of compliance with fictitious name statute (Chapter 865.09, FS) to operate in Florida:**

(a) The Florida Secretary of State fictitious name registration number:

11. **If a limited liability partnership, provide proof of registration to operate in Florida:**

(a) The Florida Secretary of State registration number: **16-1638243**

12. **If a partnership, provide name, title and address of all partners and a copy of the partnership agreement.**

Name: David F. Levy _____ Lori Zeller

Title: Chairman and CEO _____ President and COO

Address: 5255 N. Federal Highway, 1st Floor, _____ Same

City/State/Zip: Boca Raton, Florida 33487

Telephone No.: 561-994-7448 _____ Fax No.: 561-994-7461

Internet E-Mail Address: dflevy@vox2voice.com

Internet Website Address: www.vox2voice.com

13. **If a foreign limited partnership, provide proof of compliance with the foreign**

**OPERATING AGREEMENT
FOR
VOX2 VOICE, L.C.**

ARTICLE I: COMPANY OFFICE

The Company's principal office shall be located in the city of Boca Raton, County of Palm Beach, in the state of Florida. Various offices may exist for the Company, either within or outside Florida, as the members may designate or as the business of the Company may require.

ARTICLE II: MEETINGS OF THE MEMBERS

1) MEETINGS

The annual meeting of the members shall be on the ____ day of October , 2002 at 7:00 o'clock p.m. The purpose of the meeting shall be to elect an operating manager and any other managing members which may be required to operate the Company, and transact such business as may be deemed necessary. Meetings of the members shall be at the principal place of business of the Company or at a place designated by the operating manager or secretary. If the day fixed for the annual meeting shall be a legal holiday in the state of Florida, then the meeting shall be held on the first business day thereafter.

2) SPECIAL MEETINGS

The operating manager or a written request by the members may initiate a special meeting for the members. A written request must be by the holders of not less than 10% of all member units entitled to vote at the meeting. A meeting requested by the members shall be called for, at a date not less than 14 or more than 60 days after the request is made, unless the members requesting the meeting designate a later date. The secretary shall issue the notice of the special meeting unless another person is designated to do so.

3) NOTICE OF MEETING

The operating manager or secretary of the Company may give notice of a meeting. This notice must be in written form and must state the place, day and hour of the meeting and in the case of a special meeting must state the purpose for which the meeting is called. If mailed, the notice must be addressed to the

member at his address as it appears on the member unit transfer books of the Company, with postage thereon prepaid. Such notice shall be deemed to be delivered when deposited in the United States mail.

4) NOTICE OF AN ADJOURNED MEETING

When a meeting is adjourned to another time or place, it will not be necessary to give notice of the adjourned meeting provided that the time and place to which the meeting is adjourned is announced at the meeting at which the adjournment is taken. At such adjourned meeting any business may be transacted that might have been transacted on the original date of the meeting. If a new record date is set by the operating manager or secretary, other than the new date given at the meeting that was adjourned, written notice must be given as stated in Section 2, Article II.

5) QUORUM

A quorum at a meeting of members shall be constituted by the majority of the member units entitled to vote, represented in person or by proxy. The affirmative vote of a majority of the member units represented at the meeting and entitled to vote shall constitute a binding act unless otherwise provided by law or by this operating agreement.

6) PROXY

Every member, entitled to vote at a meeting of members, may authorize another person or persons to act for him by proxy. All proxies must be executed in writing by the member or his duly authorized attorney-in-fact, and must be filed with the secretary of the Company before or at the time of the meeting. No proxy shall be valid after eleven months from the date of its execution, unless otherwise provided in the proxy.

7) VOTING OF MEMBER UNITS

Subject to the provisions of this operating agreement, each member shall be entitled to vote his/her member units at specified meetings, in person or by proxy, upon each matter submitted to a vote at a member's meeting. No member shall be entitled to vote or participate in the conduct of the Company's

business if that member has failed to deliver all or a part of, his/her initial capital contribution or any subsequent capital contribution that the Company has authorized to be collected from the members.

8) ACTIONS TAKEN BY MEMBERS WITHOUT A MEETING

Any action, within the laws of the Company, may be taken without prior notice of a meeting or without a vote, provided that a written consent setting forth the action so taken, is signed by the members who are entitled to vote in the Company, and whose votes would be necessary to authorize or take such action at a said meeting.

No action shall be taken or sum expended or obligation incurred by the Company with respect to the following matters unless approved by a majority of the members:

- a. participation in or formation of a partnership or corporation, or acquire or transfer any interest therein;
- b. acquisition of any real property or interest therein;
- c. sale, lease or other transfer or mortgaging or placing of any other encumbrance on any property, real or personal, or interest therein or termination or modification of any such lease;
- d. pledging, encumbering, mortgaging or placing or otherwise suffering any encumbrance upon any asset of the Company, whether real or personal, tangible or intangible;
- e. making any capital expenditure or incurring any obligation involving a sum in excess of \$2,000.00 for any transaction or series of transactions, or determination of payments of wages and salaries undertaken in the ordinary course and conduct of the business of the Company;
- f. selling, assigning or otherwise disposing of all or portions of, the assets or property of the Company;
- g. any borrowing or lending of funds;
- h. confession of any judgment or agreement to settle any lawsuit against the Company;
- i. any amendment to this Agreement or change in the purposes of the Company;
- j. approval of employment contracts for employees of the Company;

k. establishment of a bank account for the Company;

l. approval of additional capital contributions not to exceed \$2,000.00 per year per member; and

m. admission of new members.

9) ADDITIONAL CAPITAL CONTRIBUTIONS

From time to time, additional capital contributions may be required of the members. Approval of capital contributions that do not exceed \$2,000.00 per member in the aggregate on an annual basis, requires the approval of a majority of the members entitled to vote, while approval of capital contributions that exceed \$2,000 per member in the aggregate on an annual basis shall require the approval of seventy percent (70%) of the members entitled to vote.

ARTICLE III: COMPANY OFFICERS

1) OFFICES AND ELECTIONS

The operating committee shall elect the operating manager, secretary and treasurer for the Company. Other officers may be elected when deemed necessary. These officers shall serve a term of one year, and will hold office until their successor is elected and qualified. The officers for the Company shall be appointed at the annual meeting of the members. Any two or more offices may be held by the same person.

2) VACANCIES

In the event of death, resignation or removal of an officer from office, the members shall appoint a successor to fill the open term. Any officer elected or appointed by the board may be removed by the members with or without cause.

3) DUTIES

a) **OPERATING MANAGER:** Shall be the Company's chief executive officer, shall have general and active management of the business and its affairs; shall be subject to the direction of the

members, and shall in general supervise and control all of the business and affairs of the Company. He/She shall be present at all meetings of the members and of the operating committee.

b) **SECRETARY:** Shall maintain and keep record of all Company papers excluding the financial records. Shall record the minutes of all Company meetings and shall send notices of meetings to those deemed appropriate. In general to perform all of the duties required of the office of secretary and such other duties required of the office of secretary and such other duties as from time to time may be assigned by the members.

c) **TREASURER:** Shall maintain and keep record of all Company financial papers and records. Shall keep full and accurate accounts of receipts and disbursements and render account reports at the annual meeting of the members, and whenever required by the operating manager or members. In general to perform all of the duties required of the office of treasurer and such other duties as from time to time may be assigned by the operating manager or operating committee.

4) SALARIES

The members shall have the authority to fix a rate to reasonably compensate the Company officers.

ARTICLE IV: MEMBER UNIT CERTIFICATES

1) ISSUANCE

Certificates of member units shall be issued to every holder of member units for that which he/she is entitled. All outstanding initial capital contributions authorized by the Company must be paid in full before issuance can take place. All transfers of member units will be governed by the Member Unit Transfer Agreement attached hereto as Exhibit "A". Company certificates of member units must be signed by the operating manager and secretary and must be sealed with the Company seal.

2) TRANSFER OF MEMBER UNITS

Transfer of member units of the Company shall be made only on the member unit transfer book of the Company, by the holder of record or his/her legal representative, who shall furnish proper evidence or

authority to transfer said member units. The person in whose name member units stand on the Company transfer ledger shall be deemed to be the owner thereof for all purpose.

3) LOST, STOLEN OR DESTROYED CERTIFICATES

If certificates of member units are claimed to be lost, stolen or destroyed, a new certificate shall be issued upon receipt of proper affidavit. The affidavit must reflect ownership of the person claiming the certificate and state how the certificate was lost. Upon deposit of a bond or other indemnity in such amount decided by the members and at their discretion, the certificate of member units shall be replaced.

ARTICLE V: COMPANY RECORDS AND BOOKS

1) RESPONSIBILITIES

The Company shall maintain accurate and accountable books, record and minutes of all members meetings. The Company is responsible for keeping its principal Company address and its registered agent office available and current to all members. A record, which shall be kept at the Company office, shall list names, addresses and amounts of member units of all members and officers of the Company.

2) MEMBER'S INSPECTION RIGHTS

The holder of record of member units shall be allowed to examine, at a reasonable time, in person or by agent or by an attorney, the Company books and records of accounts, minutes and records of members and make extracts thereof.

3) FINANCIAL RECORDS

Four months after the close of each Company fiscal year, the Company shall prepare a balance sheet and a profit and loss statement showing in reasonable detail the financial condition of the Company. Upon written request, the Company shall issue to any member a copy of the most recent balance sheet and profit and loss statement, showing in reasonable detail the financial condition of the Company. These records shall be filed in the Company office and shall be kept on file for a minimum of 5 years and may be subject to inspection during business hours by any member, in person or by an appointed agent.

4) DIVIDENDS

Dividends may be declared by the members on their member units in property, cash or its own member units, except when the Company is insolvent or when payment of said dividend would render the Company insolvent.

ARTICLE VI: EXPULSION OF A MEMBER

A member may be expelled by a vote of the majority of the member units entitled to vote on the following grounds:

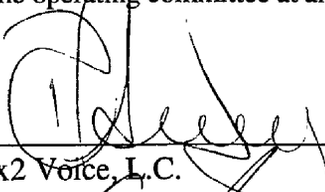
- a. failure to deliver all or a part of, any and all capital contributions authorized by the Company;
- b. engaging in conduct that is detrimental to the Company.

ARTICLE VII: FISCAL YEAR

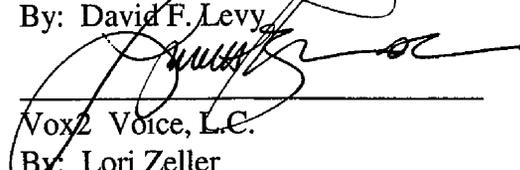
The Company's fiscal year shall begin with the first day of January in each year.

ARTICLE VIII: AMENDMENTS

This operating agreement may be altered, amended or repealed and new provisions may be adopted by the operating committee at any regular or special meeting of the operating committee.



Vox2 Voice, L.C.
By: David F. Levy



Vox2 Voice, L.C.
By: Lori Zeller

have previously been:

(a) adjudged bankrupt, mentally incompetent, or found guilty of any felony or of any crime, or whether such actions may result from pending proceedings. Provide explanation.

None

(b) an officer, director, partner or stockholder in any other Florida certificated telephone company. If yes, give name of company and relationship. If no longer associated with company, give reason why not.

None

16. Who will serve as liaison to the Commission with regard to the following?

(a) The application:

Name: Michael J. Blahnik

Title: Vice President, Operations

Address: 5255 N. Federal Highway, 1st Floor,

City/State/Zip: Boca Raton, FL 33487

Telephone No.:561-994-7448 x124_ Fax No.:561-994-7461

Internet E-Mail Address:_mblahnik@vox2voice.com

Internet Website Address: www.vox2voice.com

(b) Official point of contact for the ongoing operations of the company:

Name: Michael J. Blahnik
Title: Vice President, Operations
Address: 5255 N. Federal Highway, 1st Floor,
City/State/Zip: Boca Raton, FL 33487
Telephone No.:561-994-7448 x124_ Fax No.:561-994-7461

Internet E-Mail Address:mblahnik@vox2voice.com
Internet Website Address: www.vox2voice.com

(c) Complaints/Inquiries from customers:

Name: Michael J. Blahnik
Title: Vice President, Operations
Address: 5255 N. Federal Highway, 1st Floor,
City/State/Zip: Boca Raton, FL 33487
Telephone No.:561-994-7448 x124_ Fax No.:561-994-7461

Internet E-Mail Address: info@vox2voice.com
Internet Website Address: www.vox2voice.com

17. List the states in which the applicant:

- (a) has operated as an alternative local exchange company. **None**
- (b) has applications pending to be certificated as an alternative local exchange company. **None**
- (c) is certificated to operate as an alternative local exchange company. **None**

- (d) has been denied authority to operate as an alternative local exchange company and the circumstances involved. **None**

- (e) has had regulatory penalties imposed for violations of telecommunications statutes and the circumstances involved. **None**

- (f) has been involved in civil court proceedings with an interexchange carrier, local exchange company or other telecommunications entity, and the circumstances involved. **None**

18. Submit the following:

- A. Managerial capability: give resumes of employees/officers of the company that would indicate sufficient managerial experiences of each.**

- B. Technical capability: give resumes of employees/officers of the company that would indicate sufficient technical experiences or indicate what company has been contracted to conduct technical maintenance.**



David F. Levy, Chairman and CEO

Mr. Levy boasts lifelong success as an executive, entrepreneur, and business-builder. In addition to his roles at Vox2, Mr. Levy leads a diversified investment company. In 1988, he launched SubMicron Systems Inc., which ventured into the design and assembly of automated "wet" clean tools for the semiconductor manufacturing industry. With the hard work, dedication and vision that only a true entrepreneur can sustain, Mr. Levy built SubMicron with astonishing speed to annual sales of over \$170 Million. Four years after its inception, the company went public (NASDAQ symbol NMS:SUBM) and blossomed into a major player in a highly competitive and rapidly expanding industry.

Even before SubMicron became a publicly traded company, Mr. Levy had attracted much attention from those within the semiconductor industry and from business leaders throughout the world. Mr. Levy is listed in Who's Who in the Midwest, Who's Who in Leading American Executives, Who's Who Registry Platinum Edition and Who's Who Registry of Global Business Leaders. In 1992, Mr. Levy was accorded the Entrepreneur of the Year Award, Atlantic Division, an annual honor organized by Inc. magazine, Merrill Lynch and the accounting firm of Ernst & Young. Mr. Levy is now poised to propel Vox2 into the eHealthcare forefront.

Dr. Lori H. Zeller, President and COO

She has more than twenty years of management and communication experience in various industries. After graduating from New York University with a Fine Arts/Communications degree, Dr. Zeller worked in the New York and Los Angeles entertainment industry. She worked for ABC Daytime Television where she was awarded a Daytime Emmy. Dr. Zeller was then employed with HBO, becoming a candidate for a Masters in Business Administration, and eventually consulted with Viacom. She produced the syndicated version of "I Love Lucy" airing on Nick-at-Nite. She also reworked magic with the Terrytoon Library overseeing the "Mighty Mouse & Friends" series. Volunteering with the Special Olympics lead Dr. Zeller along an altruistic journey to change careers and become a Chiropractic Physician. Today Dr. Zeller maintains ownership of one of the newest types of medical environments. This multi-disciplinary experience gave her the opportunity to apply her marketing and management skills with a million dollar practice. As a result, she has formed a second business, E-Z Medical Management, working as a Practice Management Consultant for the past 7 years.

Along with these lifetime achievements, Dr. Zeller has dedicated herself to community service sitting on the Board of Directors/Advisory Boards of The South Florida Migrant Workers Association, Barton's Boosters, Soroptimists International, National Youth Sports Association as well as participating with the American Cancer Association and an adult literacy program. She has been honored as a Boca Raton, "Woman of Distinction". In February of 2000, Dr. Zeller was recognized as the Boca Raton "Citizen of the Month".

Michael Blahnik, Vice President, Operations

With 25 plus years of telecommunications experience, Mr. Blahnik has successfully developed and managed engineering and support organizations that includes product and system development, network design and deployment, and support teams for companies such as Network Systems, Siemens AG, Fuzion Wireless Communications, and Net3.

After a distinguished and honorable period with the U.S. Air Force, Mr. Blahnik joined startup Network Systems Corporation as a Lead Design Engineer for HYPERchannel, HYPERbus, and DATApipeline products. His career path moved on to Siemens AG as a Team Leader/Senior Engineer. While at Siemens, he became Technical Lead for the Newbridge ATM joint venture, WinStar LMDS, and Infonet worldwide X.25/Frame Relay projects.

Mr. Blahnik then moved on to startup Fuzion Wireless Communications as Manager and then Vice President of

Technologies. Here he was instrumental in the design, integration, and deployment of an ATM based wireless WAN carrying IP enabled services to a vast and diversified customer base. He then moved on to startup Net3, Inc as Vice President of Operations. Here he was instrumental in negotiating co-location space within AT&T's Central Offices and the design, integration and deployment of IP enabled services from these CO's. In his off time, Mr. Blahnik is highly active in the community church, serving as Co-Chair of the Finance Committee and Technology Advisor for several it's ministries. He and his family enjoy the outdoors by camping, fishing, and nature hiking.

C. Financial capability.

The application **should contain** the applicant's audited financial statements for the most recent 3 years. If the applicant does not have audited financial statements, it shall so be stated.

The unaudited financial statements should be signed by the applicant's chief executive officer and chief financial officer **affirming that the financial statements are true and correct** and should include:

1. the balance sheet:
2. income statement: and
3. statement of retained earnings.

NOTE: *This documentation may include, but is not limited to, financial statements, a projected profit and loss statement, credit references, credit bureau reports, and descriptions of business relationships with financial institutions.*

Further, the following (which includes supporting documentation) should be provided:

1. **written explanation** that the applicant has sufficient financial capability to provide the requested service in the geographic area proposed to be served.
2. **written explanation** that the applicant has sufficient financial capability to maintain the requested service.
3. **written explanation** that the applicant has sufficient financial capability to meet its lease or ownership obligations.

Vox2 Voice Corp.
Balance Sheet
As of November 20, 2002

	<u>Nov 20, 02</u>
ASSETS	
Current Assets	
Checking/Savings	
Union Bank/Operating/235962	321.29
Total Checking/Savings	321.29
Other Current Assets	
Inventory Asset	35,722.04
Total Other Current Assets	35,722.04
Total Current Assets	36,043.33
TOTAL ASSETS	<u>36,043.33</u>
LIABILITIES & EQUITY	
Liabilities	
Current Liabilities	
Accounts Payable	
Accounts Payable	46,884.39
Total Accounts Payable	46,884.39
Other Current Liabilities	
Notes Payable	28,907.15
Total Other Current Liabilities	28,907.15
Total Current Liabilities	75,791.54
Total Liabilities	75,791.54
Equity	
Net Income	-39,748.21
Total Equity	-39,748.21
TOTAL LIABILITIES & EQUITY	<u>36,043.33</u>


CEO

Eleanor Francis
CONTROLLER

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11/20/02

Accrual Basis

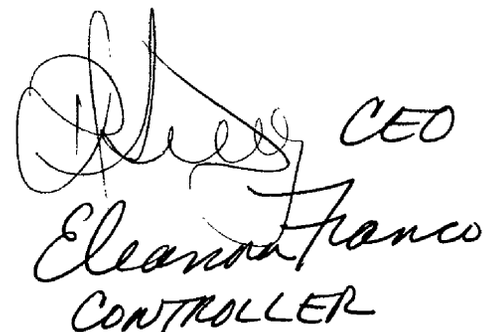
Vox2 Voice Corp.
Profit & Loss
July 1 through November 20, 2002

	<u>Jul 1 - Nov 20, 02</u>
Ordinary Income/Expense	
Expense	
Equipment	35,000.00
Licenses/Permits	54.65
Professional Fees	1,409.44
Trade Show Entry	182.70
Travel Expenses	3,101.42
Total Expense	<u>39,748.21</u>
Net Ordinary Income	<u>-39,748.21</u>
Net Income	<u><u>-39,748.21</u></u>

Oliver CEO
Eleanor Francis
CONTROLLER

Vox Squared Holding Corp.
Balance Sheet
As of November 20, 2002

	<u>Nov 20, 02</u>
ASSETS	
Current Assets	
Checking/Savings	
Union Bank/Operating/233619	145,143.86
Total Checking/Savings	145,143.86
Other Current Assets	
Notes Receivable	52,160.00
Total Other Current Assets	52,160.00
Total Current Assets	197,303.86
TOTAL ASSETS	<u>197,303.86</u>
LIABILITIES & EQUITY	
Liabilities	
Current Liabilities	
Accounts Payable	
Accounts Payable	333.89
Total Accounts Payable	333.89
Other Current Liabilities	
Convertible Notes	200,000.00
Notes Payable	10,000.00
Total Other Current Liabilities	210,000.00
Total Current Liabilities	210,333.89
Total Liabilities	210,333.89
Equity	
Net Income	-13,030.03
Total Equity	-13,030.03
TOTAL LIABILITIES & EQUITY	<u>197,303.86</u>

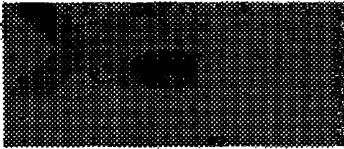

CEO
Eleanora Franco
CONTROLLER

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11/20/02
Accrual Basis

Vox Squared Holding Corp.
Profit & Loss
July 1 through November 20, 2002

	<u>Jul 1 - Nov 20, 02</u>
Ordinary Income/Expense	
Expense	
Licenses/Permits	407.50
Miscellaneous	80.00
Office Expenses	500.06
Professional Fees	3,201.13
Rent	6,492.90
Repairs/Maintenance	375.00
Telephone	255.83
Travel Expenses	1,717.61
Total Expense	<u>13,030.03</u>
Net Ordinary Income	<u>-13,030.03</u>
Net Income	<u><u>-13,030.03</u></u>


CEO
Eleanora Franco
CONTROLLER



Vox2 Voice

November 20, 2002

Vox2 Voice, L.C. and its parent, Vox Squared Holding, L.C. has had a business checking account with Union Bank, 101 N. Federal Highway, Deerfield Beach, FL, 33441 since July, 2002.

Vox2 Voice, L.C. has the financial capability to provide the service, maintain the service and meet its lease and ownership obligations. The funds to support these are provided by Vox Squared Holding, L.C., the parent company of Vox2 Voice, L.C. until such time as Vox2 Voice, L.C. can generate revenues.

John CEO
Eleanna Franco
CONTROLLER

5255 N. Federal Hwy, 1st Floor/Boca Raton, FL, 33487
Ph: (561) 994-7448 x112/Fax: (561) 994-7461

THIS PAGE MUST BE COMPLETED AND SIGNED

APPLICANT ACKNOWLEDGMENT STATEMENT

- 1. REGULATORY ASSESSMENT FEE:** I understand that all telephone companies must pay a regulatory assessment fee in the amount of .15 of one percent of gross operating revenue derived from intrastate business. Regardless of the gross operating revenue of a company, a minimum annual assessment fee of \$50 is required.
- 2. GROSS RECEIPTS TAX:** I understand that all telephone companies must pay a gross receipts tax of two and one-half percent on all intra and interstate business.
- 3. SALES TAX:** I understand that a seven percent sales tax must be paid on intra and interstate revenues.
- 4. APPLICATION FEE:** I understand that a non-refundable application fee of \$250.00 must be submitted with the application.

UTILITY OFFICIAL:

David F. Levy
Print Name

Chief Executive Officer
Title

561-994-7448 x114 **561-994-7461**
Telephone No. Fax No.

Signature



Date

11/20/02

Address: 5255 N. Federal Highway, 1st Floor, Boca Raton, FL 33487

THIS PAGE MUST BE COMPLETED AND SIGNED

AFFIDAVIT

By my signature below, I, the undersigned officer, attest to the accuracy of the information contained in this application and attached documents and that the applicant has the technical expertise, managerial ability, and financial capability to provide alternative local exchange company service in the State of Florida. I have read the foregoing and declare that, to the best of my knowledge and belief, the information is true and correct. I attest that I have the authority to sign on behalf of my company and agree to comply, now and in the future, with all applicable Commission rules and orders.

Further, I am aware that, pursuant to Chapter 837.06, Florida Statutes, "Whoever knowingly makes a false statement in writing with the intent to mislead a public servant in the performance of his official duty shall be guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 and s. 775.083."

UTILITY OFFICIAL:

David F. Levy
Print Name

Signature



Chief Executive Officer
Title

Date

11/20/02

561-994-7448 x114
Telephone No.

561-994-7461
Fax No.

Address: 5255 N. Federal Highway, 1st Floor, Boca Raton, FL 33487

CERTIFICATE SALE, TRANSFER, OR ASSIGNMENT STATEMENT

I, (Name)
(Title) _____ of (Name of Company)

and current holder of Florida Public Service Commission Certificate Number #
_____, have reviewed this application and join in the petitioner's request for a:

- () sale
- () transfer
- () assignment

of the above-mentioned certificate.

UTILITY OFFICIAL:

Print Name

Signature

Title

Date

Telephone No.

Fax No.

Address: