

(770) 399-9500 FACSIMILE (770) 395-0000 EMAIL: fh2@fh2.com

September 26, 2001

VIA OVERNIGHT DELIVERY

Florida Public Service Commission Division of Records and Reporting 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

011283-77

Re: Application of Georgia Public Web, Inc. for a Certificate of Authority to Provide Interexchange Telecommunications Service ("Application")

Dear Sir or Madam:

Enclosed are the original and seven (7) copies of the Application. Please file the Application in your usual fashion and return one (1) file-stamped copy to us in the enclosed envelope.

Also enclosed is a check in the amount of \$250.00 to cover the cost of filing the Application.

If you have any questions or comments, please call the undersigned.

Sincerely,

RECEIVED & FILED

Charles A. Hudak

CAH/jh Mun Enc. FPSC-BUREAU OF RECORDS

cc: Georgia Public Web, Inc. (with enclosure) Check received with tiling and forwarded to Fiscal for deposit. Fiscal to forward a copy of check to RAR with proof of deposit.

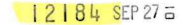
Initials of person who forwarded check:

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RECEIVED-FPSC

SEP 27 AM 10:





APPLICATION OF GEORGIA PUBLIC WEB, INC. FOR AUTHORITY TO PROVIDE INTEREXCHANGE TELECOMMUNICATIONS SERVICE WITHIN THE STATE OF FLORIDA

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

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- (X) Original Certificate (New company).
- () Approval of Transfer of Existing Certificate <u>Example</u>: a non-certificated company purchases an existing company and desires to retain the original certificate of authority.
- () Approval of Assignment of Existing Certificate <u>Example</u>: a certificated company purchases an existing company and desires to retain the certificate of authority of that company.
- () Approval for Transfer of Control <u>Example</u>: a company purchases 51% of a certificated company. The Commission must approve the new controlling entity.
- 2. Name of company:

Georgia Public Web, Inc. ("Applicant")

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

Not applicable.

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

Georgia Public Web, Inc. 430 10th Street Suite S-204 Atlanta, Georgia 30318 Tel: 404-685-3784 Fax: 404-685-9509

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FPSC-COMMISSION CLERK

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

Georgia Public Web, Inc. c/o CT Corporation System 1200 South Pine Island Road Plantation, Florida 33324

- 6. Select what type of business your company will be conducting (check all that apply):
 - (X) Facilities based carrier company owns and operates or plans to own and operate telecommunications switches and transmission facilities in Florida.
 - () **Operator Service Provider** company provides or plans to provide alternative operator services for IXCs; or toll operator services to call aggregator locations; or clearinghouse services to bill such calls.
 - (X) **Reseller** company has or plans to have one or more switches but primarily leases the transmission facilities of other carriers. Bills its own customer base for services used.
 - () Switchless rebiller company has no switch or transmission facilities but may have a billing computer. Aggregates traffic to obtain bulk discounts from underlying carrier. Rebills end users at a rate above its discount but generally below the rate end users would pay for unaggregated traffic.
 - () **Multi-Location Discount Aggregator -** company contracts with unaffiliated entities to obtain bulk/volume discounts under multi-location discount plans from certain underlying carriers. Then offers the resold service by enrolling unaffiliated customers.
 - () **Prepaid Debit Card Provider** any person or entity that purchases 800 access from an underlying carrier or unaffiliated entity for use with prepaid debit card service and/or encodes the cards with personal identification numbers.
- 7. Structure of organization;
 - () Individual
- () Corporation
- () Foreign Corporation

() Foreign Partnership

() General Partnership

ship () Limited Partnership

(X) Other, Foreign Non-Profit Corporation

- 8. <u>If individual</u>, provide: Not applicable.
 Name:
 Title:
 Address:
 City/State/Zip:
 Telephone No.: Fax No.:
 Internet E-Mail Address:
 Internet Website Address:
- 9. If incorporated in Florida, please provide proof of authority to operate in Florida:
 - (a) The Florida Secretary of State Corporate Registration number:

Not applicable.

- 10. If foreign corporation, provide proof of authority to operate in Florida:
 - (a) The Florida Secretary of State Corporate Registration number:

Applicant's Corporate Charter Number issued by the Florida Secretary of State is: F00000002786.

- 11. <u>If using fictitious name d/b/a</u>, 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:

Not applicable.

- 12. If a limited liability partnership, provide proof of registration to operate in Florida:
 - (a) The Florida Secretary of State registration number:

Not applicable.

13. <u>If a partnership</u>, provide name, title and address of all partners and a copy of the partnership agreement: **Not applicable.**

Name:

Title:

Address:

City/State/Zip:

Telephone No.:

Fax No.:

Internet E-Mail Address:

Internet Website Address:

- 14. <u>If a foreign limited partnership</u>, provide proof of compliance with the foreign limited partnership statute (Chapter 620.169, FS), if applicable.
 - (a) The Florida registration number:

Not applicable.

15. Provide <u>F.E.I. Number</u> (if applicable):

Applicant's Federal Employer Identification Number ("FEIN") is 58-2547104.

- 16. Provide the following (if applicable):
 - (a) Will the name of your company appear on the bill for your services?

(XX) Yes () No

- (b) If not, who will bill for your services? Not applicable.
 - Name: Title: Address: City/State/Zip: Telephone No.: Fax No.:
- (c) How is this information provided? Not applicable.

17. Who will receive the bills for your service?

- ()Residential customers
- PATS providers ()
- Hotels and motels ()
- (X) Business customers
- () PATS station end-users
- () Hotel and motel guests
- Universities ()
- () University dormitory residents
- **(X)** Other: Telecommunications Carriers
- 18. Who will serve as liaison with the Commission in regard to the following?
 - (a) The application;

Charles A. Hudak, Esq. Timothy L. Geraghty, Esq. Gerry, Friend & Sapronov, LLP Three Ravinia Drive, Suite 1450 Atlanta, Georgia 30346-2131 Tel: 770-399-9500 Fax: 770-395-0000 Internet: chudak@gfslaw.com tgeraghty@gfslaw.com

(b) Official Point of Contact for the ongoing operations of the company;

Mark A. McCarty, Esq. Vice President - General Counsel and Chief Financial Officer Georgia Public Web, Inc. 430 10th Street Suite S-204 Atlanta, Georgia 30318 Tel: 404-685-8531 Fax: 404-685-9509

(c) Complaints/Inquiries from customers;

> Mark A. McCarty Vice President - General Counsel and Chief Financial Officer Georgia Public Web, Inc. 430 10th Street Suite S-204 Atlanta, Georgia 30318 Tel: 404-685-8531 Fax: 404-685-9509

- 19. List the states in which the applicant:
 - (a) Has operated as an interexchange telecommunications company.

At this time, Applicant is not providing interexchange telecommunications services in any state.

(b) Has applications pending to be certificated as an interexchange telecommunications company.

Applicant has filed an application to provide facilities-based and resold interexchange telecommunications services in the State of Georgia.

(c) Is certificated to operate as an interexchange telecommunications company.

Applicant is not yet certificated to operate as an interexchange carrier in any state.

(d) Has been denied authority to operate as an interexchange telecommunications company and the circumstances involved.

Applicant has not been denied authorization to operate as an interexchange carrier in any state.

(e) Has had regulatory penalties imposed for violations of telecommunications statutes and the circumstances involved.

Applicant has not been assessed regulatory penalties for violating any state or federal telecommunications statutes.

(f) Has been involved in civil court proceedings with an interexchange carrier, local exchange company or other telecommunications entity, and the circumstances involved.

Applicant has not been involved in any civil court proceeding with an interexchange carrier, local exchange company or other telecommunications entity.

- 20. Indicate if any of the officers, directors, or any of the ten largest stockholders 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. If so, please explain.

None of Applicant's officers, directors, or members has been adjudged bankrupt, mentally incompetent, or found guilty of any felony or of any crime. Further, no such proceedings are pending against any of Applicant's officers, directors, or members.

(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 of Applicant's officers, directors or members serves as an officer, director, partner or stockholder in any other Florida certificated telephone company.

21. The applicant will provide the following interexchange carrier services (Check all that apply):

a. ____ MTS with distance sensitive per minute rates

- _____ Method of access is FGA
- _____ Method of access is FGB
- _____ Method of access is FGD
- _____ Method of access is 800

b. ____ MTS with route specific rates per minute

- _____ Method of access is FGA
- _____ Method of access is FGB
- _____ Method of access is FGD
- ____ Method of access is 800

c. ____ MTS with statewide flat rates per minute (i.e. not distance sensitive)

- ____ Method of access is FGA
- _____ Method of access is FGB
- _____ Method of access is FGD
- ____ Method of access is 800
- d. ____ MTS for pay telephone service providers
- e. ____ Block-of-time calling plan (Reach out Florida, Ring America, etc.)
- f. ____ 800 Service (Toll free)

g.		WATS type service (Bulk or volume discount) Method of access is via dedicated facilities Method of access is via switched facilities
h.	<u>X</u>	Private Line services (Channel services) (For example, 1.544 mbs., DS-3, etc.)
i.		Method of access is 950 Method of access is 800
j.		900 Service
k.		Operator Services Available to presubscribed customers Available to non presubscribed customers (for example, to patrons of hotels, students in universities, patients in hospitals) Available to inmates
1.		Services included are: Station assistance Person-to-Person assistance Directory assistance Operator verify and interrupt Conference Calling

22. Submit the proposed tariff under which the company plans to begin operation. Use the format required by Commission Rule 25-24.485.

Applicant's proposed tariff is attached hereto at Exhibit "C".

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

A summary of Applicant's Managerial and Technical Qualifications is attached hereto at Exhibit "A".

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.

A summary of Applicant's Managerial and Technical Qualifications is attached hereto at Exhibit "A".

C. Financial capability.

The application <u>should contain</u> 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.

Applicant does not yet have audited financial statements.

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

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

Applicant's financial statements, which demonstrate its capability to provide telecommunications services in Florida, are attached hereto at Exhibit "B".

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. <u>A written explanation</u> that the applicant has sufficient financial capability to provide the requested service in the geographic area proposed to be served.

A summary of Applicant's financial qualifications is attached hereto at Exhibit "B".

2. <u>A written explanation</u> that the applicant has sufficient financial capability to maintain the requested service.

A summary of Applicant's financial qualifications is attached hereto at Exhibit "B".

3. <u>A written explanation</u> that the applicant has sufficient financial capability to meet its lease or ownership obligations.

A summary of Applicant's financial qualifications is attached hereto at Exhibit "B".

APPLICANT ACKNOWLEDGEMENT 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 its gross operating revenue derived from intrastate business. Regardless of the gross operating revenue of a company, a minimum annual assessment fee of \$50.00 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:** A non-refundable application fee of \$250.00 must be submitted with the application.

GEORGIA PUBLIC WEB, INC.

By:

Mark A. McCarty Vice President - General Counsel and Chief Financial Officer

430 10th Street Suite S-204 Atlanta, Georgia 30318 Tel: 404-685-8531 Fax: 404-685-9509

CUSTOMER DEPOSITS AND ADVANCE PAYMENTS

A statement of how the Commission can be assured of the security of the customer's deposits and advance payments may be responded to in one of the following ways (applicant please check one):

- (X) The applicant will not collect deposits nor will it collect payments for service more than one month in advance.
- () The applicant will file with the Commission and maintain a surety bond in an amount equal to the current balance of deposits and advance payments in excess of one month. (Bond must accompany application).

GEORGIA PUBLIC WEB, INC.

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Mark A. McCarty Vice President - General Counsel and Chief Financial Officer

AFFIDAVIT

By my signature below, I, the undersigned officer, attest to the accuracy of the information contained in the foregoing application and attached documents and that the applicant has the technical expertise, managerial ability, and financial capability to provide alternative local exchange 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 **Georgia Public Web, Inc.** and agree that the company will 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".

By:

GEORGIA PUBLIC WEB, INC.

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Mark A. McCarty Vice President - General Counsel and Chief Financial Officer

430 10th Street Suite S-204 Atlanta, Georgia 30318 Tel: 404-685-8531 Fax: 404-685-9509

CURRENT FLORIDA INTRASTATE SERVICES

Applicant has () or has not (XX) previously provided intrastate telecommunications in Florida.

If the answer is <u>has</u>, fully describe the following:

(a) What services have been provided and when did these services begin?

Not applicable.

(b) If the services are not currently offered, when were they discontinued?

Not applicable.

GEORGIA PUBLIC WEB, INC.

By:

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MANAGERIAL AND TECHNICAL QUALIFICATIONS

Applicant's management team possesses the necessary technical and managerial ability to provide facilities-based and resold interexchange services in the State of Florida. Applicant's key personnel, along with descriptions of their technical and managerial capabilities, are attached hereto.

Applicant possesses numerous means of providing its proposed telecommunications services in Florida. For instance, Applicant intends to operate as a facilities-based carrier in certain portions of Florida. Specifically, Applicant has leased collocation space in Jacksonville and Tallahassee, Florida in order to establish its initial points of presence ("POPs") in Florida. In addition, Applicant has leased fiber optic transmission facilities (i.e., so-called "dark" or "unlit" fiber) between Jacksonville and Tallahassee, Florida for the purpose of interconnecting its proposed POPs. Upon grant of certification, Applicant intends to install or deploy the necessary electronics and associated computer equipment in its POPs to utilize the fiber optic facilities and to interconnect with both local and long distance telecommunications carriers. In the future, Applicant may construct or deploy additional fiber optic network facilities in Florida in order to obtain access to other areas of Florida not served by its network facilities.

Applicant also intends to provide the necessary administrative (*i.e.*, "back-office") and technical support to ensure that its customers receive high-quality telecommunications services. Applicant intends to operate a network operations center twenty-four (24) hours a day, seven (7) days a week in order to provide customers with emergency maintenance and repair assistance for such problems as service outages and urgent technical difficulties. Applicant also intends to employ field technicians who will conduct on-site fiber optic network repair and maintenance activities such as cable splicing and minor facilities restoration. Like other certificated telecommunications providers, Applicant will utilize the services of third party contractors for large projects such as those involving construction or restoration of facilities. Applicant also intends to operate a customer service center whereby Applicant's customer service representatives will provide customers with live assistance between the hours of 8 a.m. and 6 p.m. during normal business days. Finally, Applicant intends to provide a twenty-four (24) hour support line staffed by network operations center employees who may contact appropriate personnel via pager, telephone or other means to address customers' concerns.

DESCRIPTION OF KEY MANAGEMENT PERSONNEL GEORGIA PUBLIC WEB, INC.

Douglas K. Lego - President. Mr. Lego has overall responsibility for the operation of Georgia Public Web, Inc. ("GPW"), an Internet and telecommunications service provider. These responsibilities include oversight of GPW's engineering, operations, information technology, marketing, finance, regulatory and legal matters.

Mr. Lego brings over sixteen (16) years of experience to GPW after serving in various capacities with the Municipal Electric Authority of Georgia ("MEAG") and the Florida Power and Light Company. Most recently, Mr. Lego has served as Director of Telecommunications at MEAG, where he has been responsible for starting MEAG's telecommunications business unit in Georgia, for managing, developing and deploying MEAG's 1000 mile, statewide, fiber optic network in Georgia, and for coordinating MEAG's relations with thirty-two (32) municipal communities participating in the fiber optic network.

Mr. Lego received a Bachelor of Science degree in Mechanical Engineering from the Georgia Institute of Technology, a Bachelor of Science/Mathematics degree from Florida Southern College, and expects to receive a Master of Science degree from the Georgia Institute of Technology in 2001.

Mark A. McCarty - General Counsel. Mr. McCarty is responsible for the legal, regulatory and financial affairs of GPW.

Prior to joining GPW, Mr. McCarty was an attorney at the Atlanta law firm of Alston & Bird, where he provided telecommunications and general corporate counseling to wireless and wireline divisions of various telecommunications carriers and other businesses. Prior to joining Alston & Bird, Mr. McCarty held the position of Director of Corporate Accounting at AIG Aviation, Inc. in Atlanta, Georgia. His responsibilities included management of finance, operational accounting and parent consolidation functions for five of American International Group's property and casualty divisions.

Mr. McCarty received a Bachelor of Science/Arts degree in Finance from Auburn University and a Juris Doctorate degree from the Georgia State University College of Law. Mr. McCarty is a member of the State Bar of Georgia.

Brian Savory - Manager, Business Development. Mr. Savory is responsible for marketing capacity on GPW's network to cities and other governmental agencies, and for negotiating business alliance agreements with other telecommunications service providers.

DESCRIPTION OF KEY MANAGEMENT PERSONNEL (Cont'd).

Mr. Savory has more than twenty-five (25) years of experience in telecommunications engineering, marketing, project management and business development. He spent fourteen (14) years with Motorola, holding various positions in engineering, consulting, marketing and project management, and four (4) years with Oglethorpe Power Corporation, where he led numerous telecommunications initiatives in the areas of wireless, wireline and fiber optic communications. Recently, Mr. Savory has served as Manager, Business Development of MEAG's telecommunications business unit. At MEAG, Mr. Savory has been involved with the implementation of MEAG's statewide fiber optic network in Georgia.

In addition, Mr. Savory has served as Chairman of the High Speed Telecommunications Atlas Committee at the Georgia Center for Advanced Telecommunications Technology. With sponsorship from the Georgia Department of Industry, Trade & Tourism, Mr. Savory's committee mapped the routes of fiber optic infrastructure in Georgia in order to support economic development initiatives for Georgia communities.

Mr. Savory received a Bachelor of Science degree in Electrical Engineering from the Georgia Institute of Technology and a Master's degree in Business Administration from Georgia State University.

Walter Lucas - Manager, Engineering and Operations. Mr. Lucas is responsible for the engineering and operational aspects of GPW's telecommunications and Internet business.

Prior to joining GPW, Mr. Lucas has served in various network engineering and operations positions with MEAG and Sprint. At MEAG, Mr. Lucas has held the position of Manager of Engineering and Operations and has been responsible for designing and implementing a statewide fiber optic network, for managing the day-to-day operations of a Lucent CNC network management system (which managed MEAG's SONET rings throughout Georgia), and for developing and implementing information technology applications such as service order management and trouble reporting systems. While at Sprint, Mr. Lucas held positions as Senior NTAC Engineer, Supervisor - Management Systems Support, along with several other engineering positions. In these positions, he was responsible for designing client/server based data mining and test management systems, for developing software for testing communications equipment, and for operating Sprint's SONET management system on a day-to-day basis (which managed over 100 SONET rings, 34 frame systems, and 14 digital cross-connect systems).

Mr. Lucas received a Bachelor of Science degree in Electrical Engineering from Auburn University and a Masters of Science degree in Electrical Engineering from Kansas State University.

EXHIBIT "B"

FINANCIAL QUALIFICATIONS

Applicant possesses sufficient financial capability to provide facilities-based and resold interexchange services in the State of Florida, to maintain its services and facilities, and to meet its lease or network ownership obligations.

Applicant's senior management team possesses years of experience in all aspects of management, financial and corporate accounting, budgeting and forecasting. Descriptions of Applicant's senior management personnel are provided at Exhibit "A" of this application.

In addition to Applicant's extensive financial management capabilities, Applicant possesses sufficient financial resources to support its provision of facilities-based and resold interexchange services in Florida. Specifically, Applicant has executed a credit agreement with First Union National Bank ("First Union") under which First Union agreed to advance up to \$500,000 to Applicant for general working capital purposes. Applicant's members, moreover, have entered into binding agreements among themselves for the purpose of providing (if necessary) additional working capital to Applicant. Furthermore, Applicant already derives revenues from various non-telecommunications product offerings (*e.g.*, website development products).

In order to demonstrate its financial resources, Applicant hereby attaches to this Exhibit "B" various financial statements and other relevant information, including (i) budgeted income statements for 2001, 2002 and 2003, (ii) budgeted balance sheets for 2001, 2002 and 2003, (iii) budgeted statements of cash flow for 2001, 2002 and 2003, (iv) Applicant's credit agreement with First Union, and (v) a sample agreement executed by one of Applicant's members.

Georgia Public Web, Inc. Budgeted Statement of Income (\$ in thousands)

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		2001	2002	2003
Revenues	5	1000-5	ల భేశర్ స	5435
Cost of Services		3707 \$	2 681 8	4.367
Gross Margin	69	(1.107) \$	1,367 3	4,618
Operating Expenses				
Selling, Operations and Administrative	\$	1,249 \$	1,905 \$	2,008
Depreciation & Amonization	\$	228 \$	921 \$	1,101
Interest Expense	\$	412 \$	785 \$	706
Total Operating Expenses	\$	í 1,889 \$	3,311 \$	3 815
Operating (Loss) Income	\$	(2,996) \$	(2,244) \$	803

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Georgia Public Web, Inc. Eudgeted Ealance Sheet (in thousands)

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	Year ended Desember 31					
		2003		2002		2000
ASSETS						
Current Assets						
Cash and Cash Equivalents	\$	50	\$	50	5	50
Accounts Receivable	\$	397	\$	670	\$	960
Prepaid Expenses & Other Assets	\$	25	\$	25	\$	25
Total Current Assets	£	472	\$	745	\$	1,035
Property, Plant, and Equipment	\$	5,583	£9	8,453	\$	8,673
Less Accumulated Depreciation	Ś	(228)	69	(1.143)	\$	(2.250)
Property, Plant, and Equipment Net						
of Depreciation	63	5,355	\$	7,305	\$	6,423
Total Assets	\$	5,827	\$	8,050	\$	7,458
LIABILITIES						
Current Liabilities						
Accounts Payable	69	50	\$	50	\$	50
Line of Credit	\$ \$	500	\$	500	\$	250
Total Current Liabilities	\$	550	\$	550	\$	300
Long Term Liabilities						
Note Payable	\$	5,194	\$	7,231	\$	6,591
Net Income / Loss	\$	(2,996)	\$	(2,245)		803
Contributions from Members	\$	3,079	\$	2,514	\$	(236)
Total Liabilities	\$	5,827	\$	8,050	\$	7,458

Georgia Public Web, Inc Budgeted Statement of Cash Flows (In thousands)

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		Year ended December 31			
<u> Qeak Eloji siftem Qoerawag Entropest</u>		a vii i	2002	2.550	
Net Income / Loss	Ş	(2,996) \$	(2,245) \$	803	
Adjustments to Reconcile Net Income / Loss to Net Cash from Operating Activities:					
Depreciation and Amortization	\$	228 \$	921 \$	1,101	
Changes in operating assets and liabilities:					
Accounts Receivable Prepaid Expenses and Other Assets Accounts Payable	(4) (4) (4)	(397) \$ (25) \$ 50 \$	(273) \$ - \$ - \$	(290) - -	
Net Cash Used/Supplied by Operating Activities	5	(3.140) \$	(1,597) \$	1,614	
Cash Flows from Investing Activities:					
Purchases of Property & Equipment Sales of Property & Equipment	63 63	(5,583) \$ - \$	(2,870) S - \$	(220) -	
Net Cash Used/Supplied by Investing Activities	\$	(5 583) \$	(2,870) \$	(220)	
Cash Flows from Financing Activities:					
Additional Contributions from Members Distributions to Members		3,079	2,430	- (504)	
Proceeds from Debt Financing Change in Working Capital Facility Repayments of Long Term Debt		5,583 500 (389)	2,870 - (833)	(864) (220 (250) (860)	
Net Cash Used/ Supplied by Financing Activities		8,773	4,467.00	(1,394 00)	
Net Increase/Decrease in Cash and Cash Equivalents		50	-	-	
Cash & Cash Equivalents at Beginning of Year Cash & Cash Equivalents at End of Year	T	- 50	50 50	50 50	

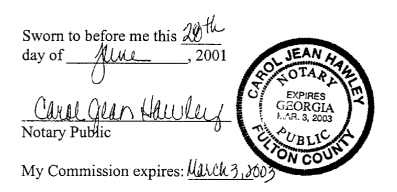
AFFIDAVIT

By my signature below, I attest to the accuracy of the information contained in the attached unaudited, pro-forma, financial statements for Georgia Public Web, Inc. I have read the attached financial statements and declare that to the best of my knowledge and belief, the information is true and correct.

GEORGIA PUBLIC WEB, INC.

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Mark A. McCarty ' Vice President - General Counsel and Chief Financial Officer



CREAT AGREEMENT

THIS CREDIT AGREENIEWT (Lis. <u>Agreement</u>) is made and entered into as of the 5th day of January 2001 by and between GEORGIA PUBLIC WEB, INC., a Georgia nonprofit corporation ("<u>Borrower</u>"), and FIRST UNION NATIONAL BANK, a national banking association ("<u>Lender</u>");

WITNESSETH:

WHEREAS, Borrower wishes to obtain from Lender a commitment to provide Loans to the Borrower in an aggregate principal amount not to exceed Five Hundred Thousand Dollars (\$500,000.00); and

WHEREAS, Lender is willing to make the Loans to Borrower in accordance with the terms hereof and in reliance upon Borrower's representations, warranties and covenants contained herein; and

WHEREAS, the parties wish to set forth herein certain covenants and agreements relating to the Loans;

NOW, THEREFORE, for and in consideration of the mutual agreements contained herein and of other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Borrower and Lender hereby agree as follows:

SECTION 1. DEFINITIONS

"<u>Affiliate</u>" means, with respect to a Person, any other Person that, directly or indirectly through one or more intermediaries, controls, or is controlled by, or is under common control with, such given Person.

"<u>Agreement</u>" means this Credit Agreement, as the same may be extended, amended, modified or supplemented from time to time.

"<u>Annual Telecommunications Project Fixed Charges</u>" shall have the meaning given such term in those certain telecommunications project contracts between MEAG and each of MEAG's member cities.

"<u>Applicable Law</u>" means all applicable provisions of constitutions, statutes, laws, rules, regulations and orders of all governmental bodies and all orders, rulings and decrees of all courts and arbitrators.

"Borrower" means Georgia Public Web, Inc., a Georgia nonprofit corporation.

"Barrowing" means a Lorrowing by the Borrower of a Loan pursuant to this Agreement.

"Business Day" means ony day other that a Samulay, a Sunday, or any day upon which commercial banks in the city of Atlanta are authorized or required by law to be crosed

"<u>Closing Date</u>" means the date upon which this Agreement has been executed and delivered and the conditions precedent set forth in <u>Section 3</u> have been satisfied or waived.

"<u>Commitment Amount</u>" means the commitment in the original amount of Five Hundred Thousand Dollars (\$500,000).

"ERISA" means the Employee Retirement Income Security Act of 1974, as in effect from time to time.

"Event of Default" means the occurrence of any of the events specified in Section 7 hereof.

"Fiscal Year" means the fiscal year of the Borrower.

"<u>GAAP</u>" means United States generally accepted accounting principles consistently applied.

"Governmental Approvals" means all authorizations, consents, approvals, licenses and exemptions of, registrations and filings with, and reports to, all governmental bodies.

"Indebtedness" of any Person means, without duplication, (a) all obligations of such Person for borrowed money, (b) all abligations of such Person evidenced by bonds, debentures, notes or similar instruments, or upon which interest payments are customarily made, (c) all obligations of such Person under conditional sale or other title retention agreements relating to property purchased by such Person to the extent of the value of such property (other than customary reservations or retentions of title under agreements with suppliers entered into in the ordinary course of business), (d) all obligations, other than intercompany items, of such Person issued or assumed as the deferred purchase price of property or services purchased by such Person which would appear as liabilities on a balance sheet of such Person (other than trade debt incurred in the ordinary course of business), (e) all Indebtedness of others secured by (or for which the holder of such Indebtedness has an existing right, contingent or otherwise, to be secured by) any lien on, or payable out of the proceeds of production from, property owned or acquired by such Person, whether or not the obligations secured thereby have been assumed, (f) all guaranty obligations of such Person in respect of Indebtedness of another Person, (g) the principal portion of all obligations of such Person under capital leases, (h) the maximum amount of all performance and standby letters of credit issued or bankers' acceptances facilities

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created for the account of such Person and, without duplication, all drafts drawn thermunder (to the extent urreinchursed), (i) all preferred stock issued by such Person and required by the terms thereof to be redeemed upon the demand of the holder thereof, or for which mandatory sinking fund navment are due, by a Ened date, and ()) the apprents amount of uncellected accounts receivable of such Parson subject at such time to a sale of receivables (or similar transaction) regardless of whether such transaction is effected without recourse to such Person or in a manner that would not be reflected on the balance sheet of such Person in accordance with GAAP. The Indebtedness of any Person shall include the Indebtedness of any partnership or unincorporated joint venture in which such Person is legally obligated with respect thereto.

"Leased Facilities" shall have the meaning given such term in the Master Agreement.

"Lender" means First Union National Bank, its successors and permitted assigns.

"LIBOR Market Index Rate" means the rate per annum (rounded upwards, if necessary, to the nearest 1/100 of 1%), for any day, appearing on Telerate Page 3750 (or any successor page) as the London interbank offered rate for one month deposits in United States Dollars at approximately 11:00 a.m. (London time) on such day. If for any reason such rate is not available, the term "LIBOR" shall mean, the LIBO rate as reasonably determined by the Lender from another recognized source of interbank quotation.

"Loan" shall have the meaning given such term in Section 2.1 hereof.

"Loan Documents" means each of this Credit Agreement, the Note and any other document or instrument executed and delivered in connection herewith or therewith.

"Master Agreement" means the Master Agreement dated on or about January 16, 2001 to be entered into by the Borrower and MEAG.

"Material Adverse Effect" means a material adverse effect on (a) the business, operations, assets, property, condition (financial or otherwise), liabilities or prospects of the Borrower or (b) the ability of the Borrower to perform any material obligation under

"MEAG" means the Municipal Electric Authority of Georgia, a public corporation and instrumentality of the State of Georgia.

"Note" means the note evidencing the Loans and substantially in the form attached hereto as Exhibit A.

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"<u>Notice of Borrowing</u>" means a notice in form reasonably satisfactory to the Londer to be delivered to the Londer pursuant to <u>Section 2.2</u> hereof evidencing the Borrower's request for a Borrowing of Loans

"Obligations" means, individually and collectively

(a) the Loans; and

(b) all obligations of the Borrower to the Lender of every kind, nature and description, under or in respect of this Agreement or any other Loan Document, whether direct or indirect, absolute or contingent, due or not due, contractual or tortious, liquidated or unliquidated, and whether or not evidenced by any note.

"PBGC" means the Profit Benefit Guaranty Corporation established pursuant to Subtitle A of Title IV of ERISA and any successor thereto.

"<u>Person</u>" means an individual, corporation, partnership, limited liability company, association, trust, unincorporated organization, or other business entity, or a government or any agency or political subdivision thereof.

"<u>Plan</u>" means an employee benefit plan maintained for employees of the Borrower or any of its Affiliates that is covered by Title IV of ERISA, including such plans as may be established after the date hereof.

"Termination Date" means the date which is 364 days subsequent to the Closing Date.

SECTION 2. THE LOANS

2.1. <u>Commitment.</u> During the period from the Closing Date through the Termination Date, the Lender hereby agrees to make loans (the "Loans") to the Borrower in the aggregate principal amount of up to, but not exceeding, the Commitment Amount. During the aforesaid period, the Borrower may borrow, repay, and reborrow, in accordance with the terms hereof.

2.2. <u>Borrowing Procedures.</u> The Borrower shall give the Lender written notice pursuant to a Notice of Borrowing or computer or telephonic notice of each Borrowing of a Lean. Any such computer or telephonic notice shall include all information to be specified in a written Notice of Borrowing. The Notice of Borrowing shall specify the aggregate principal amount of Leans to be borrowed from the Lender pursuant to the Notice of Borrowing and the date such Leans are to be borrowed. Each Notice of Berrowing shall be delivered to the Lender before 11:00 a.m. (Eastern Time) time on the date of any Berrowing. Each Notice of Borrowing or telephonic notice of each

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aforementioned Borrowing shall be irrevocable once given and binding on the Borrower. The Lender will make such funds available to the Borrower no later than 2:00 p.m. (hastern Time) on the date specified in the notice.

2.3. <u>Remarment</u>. The Europer shall repay the entire outstanding principal amount of, and all accrued interest on, the Loans on the Termination Date

2.4. <u>Interest.</u> Interest on the unpaid principal amount of the Loans shall be payable as follows:

The Borrower agrees to pay to the Lender interest on the unpaid principal amount of each Loan for the period from and including the date of such Loan to but excluding the date such Loan shall be paid in full, at the LIBOR Market Index Rate plus 1.25%.

Accrued interest on each Borrowing shall be payable (x) monthly in arrears on the first Business Day of each month, with the first such payment being due on February I, 2001; (y) upon the payment or prepayment thereof (but only on the principal amount so paid or prepaid); and (z) upon the Termination Date.

Upon the occurrence, and during the continuance, of an Event of Default, the principal of and, to the extent permitted by law, interest on the Loans and any other amounts owing hereunder shall, at Lender's option, bear interest, payable on domand, at a per annum rate 3% greater than the rate which would otherwise be applicable.

2.5 <u>Place of Payment</u>. All payments made by the Borrower hereunder shall be paid to the Lender at its office described in <u>Section 9.1</u> hereof in immediately available funds before the end of business on the date that such payment is due. If the due date is not a Business Day, then such payment shall be due on the next succeeding business day

2.6. <u>Voluntary Prepayments</u>. The Borrower may prepay the Loans at any time without premium or penalty.

2.7. <u>Mondatory Prepayments</u>. If, at any time, after giving effect to any termination or reduction of the Commitment Amount pursuant to the terms of this Agreement, the aggregate principal amount of all outstanding Borrowings at such time shall exceed the Commitment Amount at such time, the Borrower shall immediately prepay Borrowings in an aggregate amount equal to such excess.

2.S. <u>Usurv Provisions</u>. In no event shall the amount of interest due or payable on the Leans or other Obligations exceed the maximum rate of interest allowed by Applicable Law and, if any such payment is paid by Borrower or received by Lender, then such excess sum shall be credited as a payment of principal, unless Borrower shall notify Lender in writing that Borrower elects to have such excess sum returned to it forthwith. It is the express intent of the parties hereto that Borrower not pay and Lender not receive, directly or indirectly, in any manner whatsoever, interest in excess of that which may be lawfully paid by Borrower under Applicable Law. The parties hereto hereby agree and supulate that the only enarge imposed upon Borrower for the use of money in connection with this Agreement is and shall be the interest specifically described in Section 2.4 Non-informating the Roegonig, the parties hereto turber agree and supulate that all default charges, late observes, ettomayed feet and reinforcement for costs and expenses paid by the Lender to third parties or for damages incurred by the Lender, are charges made to compensate the Lender for underwriting or administrative services and costs or losses performed or incurred, and to be performed or incurred, by the Lender in connection with this Agreement and shall under no circumstances be deemed to be charges for the use of money. All charges other than charges for the use of money shall be fully earned and nonrefundable when due.

2.9. <u>Pledge of Revenues</u>. As security for the Obligations, Borrower hereby pledges to the Lender and grants to the Lender a lien on all revenues and income generated each month from the Leased Facilities; *provided however*, that such pledge and lien shall be subordinate in all respects to the pledge and lien granted to MEAG pursuant to Section 8 of the Master Agreement.

2.10. <u>Clean up Period</u> Borrower shall maintain a maximum principal balance on the Loans of \$100 for a period of at least thirty (30) consecutive days during the term hereof.

SECTION 3. CONDITIONS PRECEDENT

This Agreement and the obligation of the Lender to make the Loans to the Borrower in accordance with the terms hereof, are subject to the following conditions precedent:

3.1, <u>Initial Loan</u>. The obligation of the Lender to make the initial Loan hereunder, in addition to the conditions precedent specified in <u>Section 3.2</u> below, is subject to the condition precedent that the Lender shall have received all of the following, each duly executed and dated as of the Closing Date (except as otherwise provided below), in form and substance reasonably satisfactory to the Lender and its counsel:

(a) This Agreement duly executed and delivered by all parties.

(b) The Note duly executed and delivered by the Borrower in substantially the form of *Exhibit A*.

(c) Cordified Articles of Incorporation for the Borrower, certified as of a recent date by the Secretary of State of the State of Georgia.

(d) Certificate of Good Standing of the Borrower issued by the Secretary of State of the State of Georgia such certificate to be dated not more than thirty (30) days prior to the Closing Date,

(e) Carrifled apples (certified by an appropriate officer) of the bylaws of the Bostower.

(f) Certified copies (certified by an appropriate officer) of all action taken by the Borrower to authorize the execution and delivery of this Agreement and the performance thereunder, and any other Lean Document executed and delivered in connection herewith.

(g) Certificate of incumbency and specimen signatures with respect to each of the officers of the Borrower who are authorized to execute and deliver this Agreement and any other Loan Document executed and delivered in connection herewith.

(h) A copy of the Borrower's most recently prepared business plan and operating projections.

(i) An opinion of counsel to the Borrower addressed to the Lender in form and substance reasonably satisfactory to the Lender,

(i) Such other documents, agreements, opinions or evidence as the Lender may reasonably request.

3.2. <u>Subsequent Loans</u>. The obligation of the Lender to make each Loan hereunder is subject to the following conditions precedent, each of which shall be satisfied prior to the making of such Loan:

(a) All representations and warranties made under this Agreement shall be deemed made, and shall be true and correct in all material respects, at and as of the Closing Date and at and as of the date of each Borrowing, except to the extent (i) previously fulfilled in accordance with the terms hereof, (ii) subsequently inapplicable, and (iii) modified as a result of activities of the Borrower or changes in circumstances, in any case as permitted hereunder. All representations and warranties made under this Agreement shall survive, and not be waived by, the execution hereof by the Lender, any investigation or inquiry by the Lender, or by the making of any Loan or Borrowing under this Agreement; and

(b) No Event of Default shall have occurred and be continuing, and no event shall have occurred and be continuing that with the giving of notice or passing of time, or both, would result in an Event of Default.

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SECTION 4. REPRESENTATIONS AND WARRANTIES

In order to induce Lender to make the Loans, Borrower hereby represents and

4.1. <u>Organization: Power: Qualification</u>. The Borrower is a nonprofit corporation, duly organized, validly existing and in good standing under the laws of the State of Georgia, has the power and authority to own its properties and to carry on its business as now being and hereafter proposed to be conducted and is duly qualified and authorized to do business in each jurisdiction in which the failure to be so qualified would reasonably be likely to result in a Material Adverse Effect.

4.2. Authorization of Loan Documents and Borrowings: Compliance with Laws: Contravention with Other Documents. The Borrower has the right and power, and has taken all necessary action to authorize it, to borrow hereunder and to execute, deliver and perform the Loan Documents to which it is a party in accordance with their respective terms. The Loan Documents to which it is a party have been duly executed and delivered by the duly authorized officers of the Borrower and each is a legal, valid and binding obligation of the Borrower enforceable in accordance with its terms. The execution and delivery by the Borrower of the Loan Documents do not require any Governmental Approval which has not been previously obtained and do not conflict with, and will not result in a breach of, any contract, agreement or other document or instrument to which the Borrower is a party.

4.3. <u>Compliance With Laws</u>. The Borrower has in effect all permits, licenses and other authorizations necessary for the conduct of its business as currently conducted, and the Borrower is not in material violation of any Applicable Law,

4.4. <u>Litigation</u>. There are no actions, suits or proceedings pending (nor, to the knowledge of the Borrower, threatened) against the Borrower which, if adversely determined, would reasonably be likely to result in a Material Adverse Effect.

4.5. <u>ERISA</u>. The Borrower is in compliance with ERISA in all material respects and has met its minimum funding requirements (if any) thereunder. No material liability to the PBGC has been, or is expected by the Borrower to be, incurred by the Borrower.

SECTION 5. AFFIRMATIVE COVENANTS

For so long as any of the Obligations remain unpaid or unperformed, or this Agreement is in effect, the Borrower shall:

5.1. Financial and Other Information. Promptly furnish to the Lender:

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(a) <u>Amutil Reports</u>. As soon as available, and in any event within 90 days after the close of each Fiscal Year of the Borrower, the audited, consolidated balance sheet of the Borrower as at the end of such year, the audited consolidated statement of income of the Borrower for such year, and the audited, consolidated structure of of equity of the Borrower for such year, setting forth in each case in comparative form the corresponding figures for the preceding fiscal year, accompanied by the opinion of the Borrower's independent certified public accountants.

(b) <u>Other Information</u>. Promptly upon its becoming available, such other material information concerning the Borrower as the Lender reasonably may request from time to time.

5.2. <u>Preservation of Corporate Existence and Similar Matters</u>. Preserve and maintain its corporate existence, rights, franchises, licenses, patents, trademarks and privileges in the jurisdiction of its organization and qualify and remain qualified as a foreign nonprofit corporation and authorized to do business in each jurisdiction in which failure to be so qualified would reasonably be likely to result in a Material Adverse Effect.

5.3. <u>Compliance with Applicable Law. Contractual Obligations</u>. Comply with all Applicable Laws, including, without limitation, the obtaining of all Governmental Approvals, and comply with all material contractual obligations.

5.4. <u>Maintenance of Property: Conduct of Business</u>. In addition to, and not in derogation of, the requirements of any of the other Loan Documents, protect and preserve all its properties, and maintain in good repair, working order and condition all of its tangible properties. The Borrower shall engage only in substantially the same business as the business conducted by the Borrower on the date hereof.

5.5. <u>ERISA</u>. Fund all current service pension liabilities as they are incurred by the Borrower under the provisions of all Plans from time to time in effect, and comply in all material respects with all applicable provisions of ERISA.

5.6. <u>Maintenance and Inspection of Books and Records</u>. Maintain all books and records of the Borrower in accordance with good and prudent business practices and allow the Lender, during normal business hours of the Borrower, to inspect the books, records and properties of the Borrower and to discuss the business and financial affairs of the Borrower with representatives of the Borrower.

5.7. <u>Telecommunication Service Rates</u>. Charge rates for telecommunications services provided to the public for hire in an amount equal to or greater than the greater of (i) the prevailing market rates charged by Persons engaged in business substantially similar to that of the Borrower or (ii) the total annual interest and principal payments to be paid by Borrower to Lender pursuant to the terms hereof.

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SECTION 5. NEGATIVE COVENANTS

Go the as any of the Collganees remain expand or unperformed, or the Agreement is in affect, the Borrower shall not, directly or indicedly.

6.1. <u>Indebtedness</u>. Incur, create, assume, or in any manner become liable in regard to any Indebtedness unless Borrower shall have provided Lender with prior notice thereof.

SECTION 7. DEFAULT

7.1. Events of Default. Each of the following shall constitute an Event of Default:

(a) <u>Default in Payment</u>. The Borrower shall fail to pay the principal of, or interest on, the Obligations, when and as due (whether upon deraand, at maturity, by reason of acceleration or otherwise), and such failure shall continue for a period of ten (10) days after the earlier to occur of (i) the Borrower obtaining knowledge thereof, or (ii) written notice thereof having been delivered to the Borrower.

(b) <u>Misrepresentations</u>. Any statement, representation or warranty made by the Borrower under or pursuant to any Loan Document or in any other writing or statement at any time furnished or made by the Borrower to the Lender shall at any time prove to have been incorrect or misleading in any material respect when furnished or made.

(c) <u>Default in Performance</u>. The Borrower shall fail to perform or observe any term, covenant, condition or agreement contained in this Agreement or in any other Loan Document, or in any other agreement between the Borrower and the Lender not elsewhere mentioned in this <u>Section 7.1</u>, and such nonperformance remains uncured for a period of thirty (30) days after the earlier to occur of (i) the Borrower obtaining knowledge thereof, or (ii) written notice thereof having been delivered to the Borrower.

(d) <u>Insolvency: Bankruptcy Proceedings</u>. (a) Any liquidation or dissolution of the Borrower, suspension of the business of the Borrower, or the filing or commencement by the Borrower of a voluntary petition, case, proceeding, or other action seeking reorganization, arrangement, readjustment of its debts; or commencement of an involuntary petition, case, proceeding or other action against Borrower seeking reorganization, arrangement or readjustment of its debts, which is not vacated, discharged, stayed, bonded or dismissed within 60 days of its commencement; or the entry of an order for relief under any existing or future law of any jurisdiction,

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demertie or foreign, state or federal, relating to bankruptey, insolvency, reorganization or relief of debtars, or any other action of the Borrower indicating its consent to, approval of, or acquiescence in, any such petition, case, proceeding, or other action saviding to have an order for tellof entered with respect to it or its debts; the application by the Borrower for, or the appointment, by consent or acquiescence of a receiver, trustee, custodian, or other similar official for the Borrower or for all or a substantial part of its property; the making by the Borrower of an assignment for the benefit of creditors; or the inability of the Borrower or the admission by the Borrower in writing offits inability to pay its debts as they mature.

(e) <u>Cross-Default</u>. A material default by the Borrower shall have occurred under or with respect to any material contract to which the Borrower is a party. For purposes of this <u>Section 7.1(e)</u>, the Master Agreement shall be deemed to be a material contract.

(f) <u>Master Agreement</u>. The Borrower and MEAG shall have failed to excoute and deliver the Master Agreement on or before January 31, 2001.

7.2. <u>Remedies</u>. Upon the occurrence of an Event of Default, the Lender may: (i) declare the principal of, and accrued but unpaid interest on, the Loans at the time outstanding, and all of the other Obligations, to be forthwith immediately due and payable, whereupon the same shall immediately become due and payable without presentment, demand, protest or other notice of any kind, all of which are expressly waived, anything in any Loan Document or any other agreement evidencing any Obligations to the contrary notwithstanding and (ii) terminate this Agreement; <u>provided</u>, <u>however</u>, that if the Event of Default set forth in <u>Section 7.1(d)</u> hereof shall have occurred, all of the principal of, and accrued but unpaid interest on, the Loans and all other Obligations shall become automatically due and payable and this Agreement shall automatically terminate.

7.3. <u>Rights Comulative</u>. The rights and remedies of the Lender under the Lean Documents shall be cumulative and not exclusive of any rights or remedies which it would otherwise have. In exercising its rights and remedies the Lender may be selective and no failure or delay by the Lender in exercising any right shall operate as a waiver of it, nor shall any single or partial exercise of any power or right preclude its other or further exercise or the exercise of any other power or right.

SECTION 8. MISCELLANEOUS

8.1. <u>Notices</u>. Any notice or other communication to be given hereunder shall be in writing and shall be deemed sufficient when (i) mailed by United States certified mail, return receipt requested, (ii) mailed by overnight express mail, (iii) sent by facsimile or telecopy machine, followed by confirmation mailed by first-class mail or overnight express mail, or (iv) delivered in person, at the address set forth below, or such other address as a

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party may provide to the other in accordance with the procedure for notices set forth in this Section.

Hito Lender.

First Union National Bank GA9075 Government & Institutional Banking P.O. Box 740074 Attention: Mara G. Holley Atlanta, Georgia 30374-9900 Telecopy: (404) 827-7123 Telephone: (404) 225-4060

If to Borrower:

Georgia Publio Web, Inc. 1470 Riveredge Parkway Atlanta, Georgia 30328 Attention: Mr. Douglas K. Lego Telecopy: (770) 563-0013 Telephone. (770) 563-0378

3.2. <u>Expenses</u>. The Borrower agrees to pay or reimburse the Lender for all of its reasonable out-of-pocket costs and expenses actually incurred in connection with the preparation, negotiation and execution of, any of the Loan Documents.

S.3. Lifigation. (a) EACH PARTY HERETO ACKNOWLEDGES THAT ANY DISPUTE OR CONTROVERSY BETWEEN THE BORROWER AND THE LENDER WOULD BE BASED ON DIFFICULT AND COMPLEX ISSUES OF LAW AND FACT AND WOULD RESULT IN DELAY AND EXPENSE TO THE PARTIES. ACCORDINGLY, TO THE EXTENT PERMITTED BY APPLICABLE LAW, EACH OF THE LENDER AND THE BORROWER HEREBY WAIVES ITS RIGHT TO A TRIAL BY JURY IN ANY ACTION OR PROCEEDING OF ANY KIND OR NATURE IN ANY COURT OR TRIBUNAL IN WHICH AN ACTION MAY BE COMMENCED BY OR AGAINST ANY PARTY HERETO ARISING OUT OF THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT OR BY REASON OF ANY OTHER SUIT, CAUSE OF ACTION OR DISPUTE WHATSOEVER BETWEEN THE BORROWER AND THE LENDER OF ANY KIND OR NATURE.

(b) THE BORROWER AND LENDER EACH HEREBY AGREE THAT THE FEDERAL COURT OF THE NORTHERN DISTRICT OF GEORGIA OR, AT THE OPTION OF LENDER, ANY STATE COURT LOCATED IN FULTON COUNTY, GEORGIA SHALL HAVE JURISDICTION TO HEAR AND DETERMINE

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ANY CLAIMS OR DISPUTES BETWEEN THE BOPROWER AND THE LENDER. PERTAINING DIRECTLY OR INDIRECTLY TO THIS AGREEMENT, ANY LOAN DOCUMENT OR TO ANY MATTER ARISING THEREFROM. THE COLLATERAL OR ANY OTHER DOCUMENT EXECUTED AND DELIVERED IN CONSECTION HEREWITH OR THEREWITH. THE BORROWER EXPRESSLY SUBMITS AND CONSENTS IN ADVANCE TO SUCH JURISDICTION IN ANY ACTION OR PROCEEDING COMMENCED IN SUCH COURTS. THE CHOICE OF FORUM SET FORTH IN THIS PARAGRAPH SHALL NOT BE DEEMED TO PRECLUDE THE BRINGING OF ANY ACTION BY THE LENDER OR THE ENFORCEMENT BY THE LENDER OF ANY JUDGMENT OBTAINED IN SUCH FORUM IN ANY OTHER APPROPRIATE JURISDICTION.

UPON DEMAND OF ANY PARTY HERETO, WHETHER MADE (c)BEFORE OR AFTER INSTITUTION OF ANY JUDICIAL PROCEEDING, ANY CLAIM OR CONTROVERSY ARISING OUT OF, OR RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENTS ("DISPUTES") BETWEEN SUCH PARTIES SHALL BE RESOLVED BY BINDING ARBITRATION CONDUCTED UNDER AND GOVERNED BY THE COMMERCIAL FINANCIAL DISPUTES ARBITRATION RULES (THE "ARBITRATION RULES") OF THE AMERICAN ARBITRATION ASSOCIATION (THE "AAA") AND THE FEDERAL ARHITRATION ACT. DISPUTES MAY INCLUDE, WITHOUT LIMITATION, TORT CLAIMS, COUNTERCLAIMS, DISPUTES AS TO WHETHER A MATTER IS SUBJECT TO ARBITRATION, CLAIMS BROUGHT AS CLASS ACTIONS, AND CLAIMS ARISING FROM LOAN DOCUMENTS EXECUTED IN THE FUTURE. A JUDGMENT UPON THE AWARD MAY BE ENTERED IN ANY COURT HAVING JURISDICTION. ALL ARBITRATION HEARINGS SHALL BE CONDUCTED IN ATLANTA, GEORGIA. A HEARING SHALL BEGIN WITHIN 90 DAYS OF DEMAND FOR ARBITRATION AND ALL HEARINGS SHALL CONCLUDED WITHIN 120 DAYS OF DEMAND FOR ARBITRATION, THESE TIME LIMITATIONS MAY NOT BE EXTENDED UNLESS A PARTY SHOWS CAUSE FOR EXTENSION AND THEN NO MORE THAN A TOTAL EXTENSION OF 60 DAYS. THE EXPEDITED PROCEDURES SET FORTH IN RULE 51 ET. SEQ. OF THE ARBITRATION RULES SHALL BE AFPLICABLE TO CLAIMS OF LESS THAN \$1,000,000. ARBITRATORS SHALL BE LICENSED ATTORNEYS SELECTED FROM THE COMMERCIAL FINANCIAL DISPUTE ARBITRATION PANEL OF THE AAA. THE PARTIES DO NOT WAIVE ANY APPLICABLE LAWS EXCEPT AS PROVIDED HEREIN, THE PARTIES HERETO ACKNOWLEDGE THAT BY AGREEING TO BINDING ARBITRATION THEY HAVE IRREVOCABLY WAIVED ANY RIGHT THEY MAY HAVE TO A JURY TRIAL WITH REGARD TO A DISPUTE.

(d) THE PROVISIONS OF THIS SECTION HAVE BEEN CONSIDERED BY EACH PARTY WITH THE ADVICE OF COUNSEL AND WITH A FULL UNDERSTANDING OF THE LEGAL CONSEQUENCES THEREOF, AND SHALL SURVIVE THE PAYMENT OF THE LOANS AND ALL OTHER AMOUNTS PAYABLE HEREUNDER GRUNDER THE OTHER LOAN DOCUMENTS AND THE TERMINATION OF THIS AGREEMENT.

8.4 <u>Amandments</u>. Any term, covenant, agreement or condition of any Loan Document may be amended or waived if, but only if, such amendment or waiver is in writing and is signed by the Lender and the Borrower

3.5. <u>Successory and Assigns</u>. This Agreement shall be binding upon and inure to the benefit of the Borrower and the Lender and their respective successors and assigns Lender may, in accordance with Applicable Law, at any time sell or assign to one or more banks or financial institutions all or any part of its rights and obligations under this Agreement and the Note.

8.6. <u>Indempification</u>. The Borrower agrees to indemnify and hold the Lender harmless from and against any claim, loss, damage, action, cause of action, liability, cost and expense or suit of any kind or nature whatsoever, brought against or incurred by the Lender, in any manner arising out of or, directly or indirectly, related to or connected with the operation of the Borrower's business or any other action taken by the Lender pursuant to the terms of this Agreement, other than any such claim, loss, damage, action, cause of action, liability, cost and expense or suit arising out of the gross negligence or willful misconduct of the Lender.

8.7. <u>Governing Law</u>. THIS AGREEMENT AND THE LOAN DOCUMENTS SHALL BE CONSTRUED IN ACCORDANCE WITH, AND GOVERNED BY, THE LAWS OF THE STATE OF GEORGIA

8.8. Integration. THIS AGREEMENT AND THE OTHER LOAN DOCUMENTS SET FORTH AND CONSTITUTE THE ENTIRE AGREEMENT BETWEEN THE PARTIES HERETO WITH RESPECT TO THE TRANSACTIONS SET FORTH HEREIN AND THE CREDIT FACILITY DESCRIBED HEREBY.

8.9. <u>Counterparts</u>. This Agreement may be executed in several counterparts, each of which shall be an original and all of which, taken together, shall constitute but one and the same instrument.

[Signatures on Next Page]

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IN WITHESS WHEREOF, the parties hereto have caused this Gredit Agreement to be executed by their authorized officers all as of the day and year first above written.

FIRST UNION NATIONAL BANK

By Midielli M. Knowles Name: Michelle M. Knowles Title: Vice Preadent

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PROMISSORY NOTE

\$500,000

As of January S, 2001 Aflanta, Georgia

FOR VALUE RECEIVED, the undersigned, GEORGIA PUBLIC WEB, INC., a Georgia nonprofit corporation, promises to pay to the order of FIRST UNION NATIONAL BANK (the "Lender"), as Lender under that certain Credit Agreement of even date herewith as amended and in effect from time to time (the "Agreement"), by and between the undersigned and the Lender, to First Union National Bank, P.O. Box 740074 Atlants. Georgia 30374-9900, or at such other address as may be specified in writing by the Lender to the Borrower, the principal sum of FIVE HUNDRED THOUSAND AND 00/100 (\$500,000.00), or so much thereof as may be advanced, and to pay interest on the principal amount remaining from time to time outstanding from the date hereof until due at the rate and at the times specified in the Agreement. Capitalized terms used but not defined herein shall have the meanings assigned those terms in the Agreement,

In no event shall the interest rate applicable to principal cutstanding under this Note exceed the maximum rate of interest allowed by applicable law, as amended from time to time. The Lender does not intend to charge any amount of interest or other fees or charges in the nature of interest that exceeds the maximum rate allowed by applicable law. If any payment of interest or in the nature of interest hereinder would cause the foregoing interest rate limitation to be exceeded, then such excess payment shall be credited as a payment of principal unless the undersigned notifies the Londer in writing that the undersigned wishes to have such excess sum returned.

Principal outstanding hereinder shall be due and payable in a single payment at the Termination Date. Interest shall be payable monthly and at such other times specified in the Agreement, as long as any principal amount remains outstanding hereunder, and at the Termination Date.

This Note is issued pursuant to, and is subject to, the provisions of the Agreement. Reference is made to such Agreement for a description of additional rights and obligations of the undersigned and the Lender, including events of default, rights of prepayment and rights of acceleration of maturity in the event of default.

ALL PERSONS NOW OR AT ANY TIME LIABLE FOR PAYMENT OF THIS NOTE HEREEY WAIVE PRESENTMENT, PROTEST, NOTICE OF PROTEST, AND NOTICE OF DISHONOR. THE UNDERSIGNED EXPRESSLY CONSENTS TO ANY EXTENSIONS AND RENEWALS OF THIS NOTE, IN WHOLE OR IN PART, AND ALL DELAYS IN TIME OF PAYMENT OR OTHER PERFORMANCE UNDER THIS NOTE WHICH MAY BE GRANTED AT ANY TIME AND FROM TIME TO TIME. WITHOUT LIMITATION AND WITHOUT ANY NOTICE OR FURTHER CONSENT OF THE UNDERSIGNED. ALL NOTICES, DEMANDS, AND OTHER COMMUNICATIONS REQUIRED OR PERMITTED DI COMECTION WARH THIN I OTE SHALL BE GIVEN IN THE MANNER SPECIFIED IN THE AGREEMENT.

Upon the occurrence of an Event of Default, the uncald balance of the principal amount of this Note may become, or may be declared to be, due and payable in the manner, upon the conditions and with the effect provided in the Agreement.

The comedies of the Lender, as provided herein, or in any other Loan Document are cumulative and concurrent (except as may be provided in the Agreement) and may be pursued singularly, successively, or together, and may be exercised as often as the occasion therefor shall arise.

This Note shall be governed by, and construed and interpreted in accordance with the laws of the State of Georgia, excluding those laws relating to the resolution of conflicts between the laws of different jurisdictions.

IN WITNESS WHEREOF, the undersigned has caused this Note to be executed as of the day and year first above written.

GEORGIA PUBLIC WEB, INC.

By:

Name: Dol Title: FEF SIDENT

#10889170 vi - CPW Noie

-2-

STATE OF GEORGIA

COUNTY OF FULTON

INTERGOVERIMENTAL GENERALGEN ALTE HETWEEN THE UNDERSIGNED MEMBERS OF GEORGIA PUBLIC WED

This Contract made and entered into as of August, 2000, by and among the undersigned Cities and County all of whom are political subdivisions of the State of Georgia and members of Georgia Public Web, a non-profit Georgia corporation, hereinafter sometimes collectively referred to as "Members" and individually as "Member".

WITNESSETH

THAT:

WHEREAS, each of the undersigned Members have caused the creation of Georgia Public Web, a Georgia not for profit corporation ("GPW");

WHEREAS, GPW and the Municipal Electric Authority of Georgia (hereinafter the "Authority") have entered into a Master Agreement dated August 2000, wherein GPW has leased the telecommunications facilities, fibers and other equipment acquired, constructed and installed by the Authority; and

WHEREAS, the undersigned Members desire to enter into a binding Intergovernmental Contract pursuant to Art. IX, Sect. III, Para. I of the Georgia Constitution (1983), whereby each Member makes certain commitments to the other Members concerning the Master Agreement and costs incurred and revenues received by GPW.

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NOW, THEREFORE: ..

For and in consideration of the other premises and mutual covoliants and ancements hereinables set forth, and in order to promets the ability of GPW to function in accordance with its stated purpose, it is agreed by and bet were the underlighted Members as follows:

ARTICLEI

TERM OF CONTRACT, DEFINITIONS

Section 101, Term.

The term of this Contract shall begin and this Contract shall constitute a binding obligation of each party executing this Contract as of <u>November</u> 1, 2000. The term of this Contract shall continue in full force and effect for the entirety of the time, not exceeding fifty (50) years, as GPW shall continue to have a leasehold interest in the Leased Facilities.

Section 102. Definitions and Explanations of Terms.

As used herein:

(a) "GPW's Annual Costs" shall mean, with respect to a Power Supply Year, all costs and expenses incurred by GPW in connection with the operation and maintenance of the Leased Facilities, including costs and expenses arising out of GPW's responsibilities under the Master Agreement.

(b) "Members" shall mean the political subdivisions which are a party to this Contract. "Members" shall include any commission or agency of such political subdivision which operates or conducts or exercises jurisdiction over any essential function of the Members' electric distribution system.

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(c) "Leased Facilities" shall consist of those properties, telecommunications facilities, more since once equipment acquired, constructed and metalled by the Alab regr

(d) "Colligation Shares" shell mean, with respect to a Member that percentage (d) the Momber a requirement of a GPW's Annual Costs and (2) the Member's entitlement to the net revenues received by GPW on an annual basis.

ARTICLE II

Section 201. Members' Obligation Shares.

(a) The initial Obligation Shares of the Members shall be those Obligation
 Shares, expressed as a percentage, designated for each respective Member on Exhibit A,
 which is hereby incorporated herein by reference.

(b) The Obligation Shares may be revised from time to time by mutual agreement of the Members who wish to change their Obligation Shares; provided, however, that the sum of the Obligation Shares of all Members hereunder shall at all times equal one hundred (100%) percent.

Section 202. Members Payment Obligation.

Pursuant to the Master Agreement and the By-Laws adopted by GPW, each Member will receive a monthly bill from GPW in an amount equal to its Obligation Share of the difference, if any, between GPW's budgeted costs for the billing period and GPW's revenues for said period. Each Member commits to the other Members who are signatories to this Contract that it will pay on a timely basis said monthly bills. The parties specifically agree that GPW shall be considered a third party beneficiary of this Agreement.

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Seanon 203. Pledge of GFW's Gross Revenues.

Purchant to the Master Agreement, GPW has plotged its gross revenues to the A thority of a Cirional collateral for each Members' contractual obligation to public respective share of the Annual Teleconomolections Project Fixed Charges as defined by Section 304 of the Telecommunications Project Contract. Each Member commits to the other Members who are signatories to this Contract that it has no objection to the foregoing pledge of revenues by GPW and that it will not exercise its voting power as a member of GPW to either alter or disallow in any manner said pledge.

Section 204, GPW's Annual Net Revenues.

Each Member hereby commits to the other Members that it will utilize its voting power as a Member of GPW in such a manner as to require GPW to distribute on an annual basis to each Member an amount equal to said Member's Obligation Share of any net revenues realized by GPW during the preceding Power Supply Year.

Section 205. Pledge of Members' Voling Power.

Each Member hereby commits to the other Members who are signatories to this Contract that it will utilize its voting power as a Member of GPW to require GPW to maintain rates and charges for telecommunication services which will provide revenues that are sufficient to reimburse each Member its Obligation Share of the Annual Telecommunications Project Fixed Charges as established by Section 304 of the Telecommunications Project Contract.

Section 206. GPW's Master Agreement.

Each Member hereby commits to the other Members who are signatories to this Contract that: (i) it has reviewed the terms and conditions set forth in the Master Agreement (a copy of which is attached herete), and (ii) it has no objections as a Member of CPW to any of the torus and conditions set form in the Master Agreement.

ARTICLE III

THEORET

Section 301. Event of Default.

Failure of a Member to make to GPW any of the payments for which provision is made in this Contract shall constitute a default on the part of the Member to the duties which it owes to the other Members pursuant to this Contract.

Section 302. Continuing Obligation.

In the event of any such default, the Member shall not be relieved of its liability for payment of the amounts in default, and GPW, as a third party beneficiary to this Contract, shall have the right to recover from the Member any such amount in default. In enforcement of any such right of recovery, GPW may bring any suit, action, or proceeding in law or in equity, including mandamus and action for specific performance as may be necessary or appropriate to enforce any covenant, agreement or obligation to make payment for which provision is made in this Contract against the Member.

Section 303. Fixed Obligation Share of Defaulting Member.

In the event of a default by a Member, such Member shall remain liable for its Obligation Share of GPW's Annual Costs, and for all other amounts due under this Contract.

Section 304. Abandonment of Remedy.

In case any proceeding taken on account of any default shall have been discontinued or abandened for any reason, the parties to such proceedings shall be restored to their former positions and rights hereunder, respectively, and all rights, remedies, powers and duries of GPW and the Alember or Members shall continue as the unit we such proceeding had been taken.

ARTICLE IV

MISCELLANEOUS GENERAL PROVISIONS

Section 401. Assignment of Contract

This Contract shall inure to the benefit of and shall be binding upon the respective successors and assigns of the parties to this Contract; provided, however, that except as provided in the event of a default, and, except for the assignment by GPW authorized hereby, neither this Contract nor any interest herein shall be transferred or assigned by either party hereto except with the consent in writing of the other parties hereto; provided, however, that such consent shall not be withheld unreasonably. No assignment or transfer of this Contract shall relieve the parties of any obligation hereunder.

Section 402. Termination or Amendment of Contract.

(a) This Contract shall not be terminated by any party under any

circumstances, whether based upon the default of the other party under this Contract or any other instrument or otherwise except as specifically provided in this Contract.

(b) This Contract shall not be amended, modified, or otherwise altered in any manner that will adversely effect the security for the Bonds afforded by the provisions of the Telecommunications Project Contracts upon which the owners from time to time of the Bonds shall have relied as an inducement to purchase and hold the Bonds. So long as any of these Bonds are outstanding or until adequate provision for the payment thereof have been made in accordance with the provisions of the Bond Resolution, this Contract

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shall not be amonded, modified, or otherwise altered in any manner which will reduce the payments plot_polic a security for the Bonds or entend the time of such payment provided burght complete will in one manner intestit or advorsely affect the rights of the owners from time to time of the Bonds.

ARTICLE V

Section 501. Severability.

In case any one or more of the provisions of this Contract shall for any reason be held to be illegal or invalid by a court of competent jurisdiction, it is the intention of each of the parties hereto that such illegality or invalidity shall not affect any other provision hereof, but this Contract shall be construed and enforced as if such illegal or invalid provision had not been contained herein, and this Contract shall be construed to adopt, but not to enlarge upon, all of the applicable provisions of said Act, and all the applicable provisions of the constitution and general laws of Georgia, and if any provision hereof conflict with any applicable provision of said Constitution or laws, the latter as adopted by the legislature and as interpreted by the courts of this state shall prevail in lieu of any provision hereof in conflict or not in harmony therewith.

IN WITNESS WHEREOF, each Member has caused this Contract to be executed in its corporate name by its duly authorized officer and its corporate seal to be hereon impressed and attested, and delivery hereof by ough Members to the Other Members is intraity unknowledged, all as of the day and year first above written.

City Attorney

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EXHIBIT "C"

PROPOSED TARIFF

Georgia Public Web, Inc.

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Georgia Public Web, Inc.

430 10th Street, Suite S-204 Atlanta, Georgia 30318

INTEREXCHANGE TELECOMMUNICATIONS SERVICES TARIFF

This tariff contains the description, regulations and rates for the furnishing of services and facilities for telecommunications services provided by Georgia Public Web, Inc. with principal offices at 430 10th Street, Suite S-204, Atlanta, Georgia 30318. This tariff applies for service furnished within the State of Florida. This tariff is on file with the Florida Public Service Commission, and copies may be inspected, during normal business hours, at the Company's principal place of business in Atlanta, Georgia.

lssued:		
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Effective:

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CHECK SHEET

The sheets listed below, which are inclusive of this tariff, are effective as of the date shown at the bottom of the respective sheet(s). Original and revised sheets as named below comprise all changes from the original tariff and are currently in effect as of the date indicated below.

Sheet	Revision	Sheet	<u>Revision</u>
1	Original	17	Original
2	Original	18	Original
3	Original	19	Original
4	Original	20	Original
5	Original	21	Original
6	Original	22	Original
7	Original	23	Original
8	Original	24	Original
9	Original	25	Original
10	Original	26	Original
11	Original		C
12	Original		
13	Original		
14	Original		
15	Original		
16	Original		

* New/Revised this issue

Issued: _____

Effective: _____

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Georgia Public Web, Inc.

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SYMBOLS

The following are the only symbols used for the purposes indicated below:

- (D) Delete or Discontinue
- (I) Change Resulting in an Increase to a Customer's Bill
- (M) Moved from Another Tariff Location
- (N) New
- (R) Change Resulting in a Reduction to a Customer's Bill
- (T) Change in Text or Regulation but no Change in Rate or Charge

Issued: _____

Effective:

TARIFF FORMAT

- A. Sheet Numbering Page numbers appear in the upper right corner of the sheet. Pages are numbered sequentially. However, new pages are occasionally added to the tariff. When a new page is added between existing pages with whole numbers, a decimal is added. For example, a new page added between pages 34 and 35 would be page 34.1.
- **B.** Sheet Revision Numbering Revision numbers also appear in the upper right corner of the page. These numbers are used to determine the most current page version on file with the Commission. For example, 4th Revised Page 34 cancels the 3rd Revised Page 34. Consult the check sheet for the page currently in effect.
- C. Paragraph Numbering Sequence There are nine levels of paragraph coding. Each level of coding is subservient to its next higher level:
 - 2 2.1 2.1.1 2.1.1.A 2.1.1.A.1 2.1.1.A.1.(a) 2.1.1.A.1.(a).I 2.1.1.A.1.(a).I.(i) 2.1.1.A.1.(a).I.(i).(1)
- **D. Check Sheet** When a tariff is filed with the Commission, an updated check sheet accompanies the tariff filing. The check sheet lists the tariff pages, with a cross reference to the current revision number. When new sheets are added, the check sheet is changed to reflect the revision. All revisions made in a given filing are designated by an asterisk (*). There will be no other symbols used on this sheet if these are the only changes made. The tariff user should refer to the latest check sheet to find out if a particular page is the most current on file with the Commission.

Issued:	

Effective:

APPLICATION OF TARIFF

This tariff sets forth the service offerings, rates and terms and conditions of service applicable to the furnishing of intrastate interexchange telecommunications services by Georgia Public Web, Inc. ("Georgia Public Web" or "Company") to Customers within the State of Florida.

Issued: _____

Effective: _____

SECTION 1 - TECHNICAL TERMS AND ABBREVIATIONS

1.1 <u>Definitions</u>

Busy Hour - The two consecutive half hours during which the greatest volume of traffic is handled.

Call - A completed connection between the Calling and Called parties.

Calling Station - The telephone number from which a Call originates.

Called Station - The telephone number called.

Carrier Customer – A carrier that orders exchange access or retail services from the Company.

Commission - The Florida Public Service Commission.

Company or Carrier – Georgia Public Web, Inc., unless specifically stated otherwise.

Customer – A person, firm, corporation, partnership or other entity, in whose name the telephone number of the Calling Station is registered with the underlying local exchange company. The Customer is responsible for payment of charges to the Company and compliance with all terms and conditions of this tariff.

Day - The period of time from 8:00 a.m. to (but not including) 5:00 p.m., Monday through Friday, as measured by local time at the location from which the Call is originated.

Disconnect - To render inoperable or to disable circuitry thus preventing outgoing and incoming communications service.

DS1 – Digital Signal, level 1. Capable of transmitting data at 1.544 Mbps.

DS3 – Digital Signal, level 3. Capable of transmitting data at 44.736 Mbps.

Evening - The period of time from 5:00 p.m. to (but not including) 11:00 p.m., Sunday through Friday and any time during a Holiday, as measured by local time at the location from which the Call is originated.

Gbps – One thousand million bits per second.

Incomplete - Any Call where voice transmission between the Calling and Called station is not established.

Issued: _____

Effective: _____

SECTION 1 - TECHNICAL TERMS AND ABBREVIATIONS (Cont'd)

1.1 **Definitions** (Cont'd)

Holiday - For the purposes of this tariff recognized holidays are New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, and Christmas Day.

Mbps – One million bits per second.

Message - A completed telephone call by a Customer or User.

Normal Business Hours – The hours of 8:00 a.m. to 5:00 p.m., Monday through Friday, excluding holidays.

OC3 – Optical Carrier, level 3. A SONET channel capable of transmitting data at 155.52 Mbps.

OC12 – Optical Carrier, level 12. A SONET channel capable of transmitting data at 622.08 Mbps.

OC48 – Optical Carrier, level 48. A SONET channel capable of transmitting data at 2.488 Gbps.

Premises – The space occupied by an individual Customer in a building, in adjoining buildings occupied entirely by that Customer, or on contiguous property occupied by the Customer separated only by a public thoroughfare, a railroad right of way, or a natural barrier.

Rate – Money, charge, fee or other recurring assessment billed to Customers for services or equipment.

State – Florida.

Terminal Equipment - Telephone instruments, including pay telephone equipment, the common equipment of large and small key and PBX systems and other devices and apparatus, and associated wiring, which are intended to be connected electrically, acoustically, or inductively to the telecommunication system.

User or End User – Customer or any authorized person or entity that utilizes the Company's services.

Issued: _____

Effective: _____

SECTION 1 – TECHNICAL TERMS AND ABBREVIATIONS (Cont'd)

1.2 <u>Abbreviations</u>

CLEC - Competitive Local Exchange Carrier

- \mathbf{CO} Central Office
- **CPE** Customer Premises Equipment
- **DS1** Digital Signal, Level 1
- DS3 Digital Signal, Level 3
- ILEC Incumbent Local Exchange Carrier
- NPA Numbering Plan Area (Area Code)
- OC3 Optical Carrier, Level 3
- OC12 Optical Carrier, Level 12
- OC48 Optical Carrier, Level 48
- **PBX** Private Branch Exchange
- PIC Primary or Preferred Interexchange Carrier
- POP Point of Presence
- **V&H** Vertical and Horizontal Coordinates

Issued:	Effective:	
	By: Mark A. McCarty	
	Vice President – General Counsel and	
	Chief Financial Officer	
	Georgia Public Web, Inc.	
	430 10 th Street, Suite S-204	
	Atlanta, Georgia 30318	

SECTION 2 - RULES AND REGULATIONS

2.1 Undertaking of the Company

- 2.1.1 The Company provides telecommunications services to business and carrier Customers.
- 2.1.2 The Company installs, operates and maintains the communications services provided herein in accordance with the terms and conditions set forth in this tariff. When authorized by the Customer, the Company may act as the Customer's agent for ordering access connection facilities provided by other carriers or entities to allow connection of a Customer's location to the Company's network. The Customer shall be responsible for all charges due for such service arrangements.
- 2.1.3 The Company's services are provided on a monthly basis, unless otherwise stated in this tariff. Services are available twenty-four (24) hours per day, seven (7) days per week.

2.2 Limitations of Service

- 2.2.1 Service is offered subject to the availability of facilities and provisions of this tariff.
- 2.2.2 Service is furnished to the User for any lawful purpose. Service shall not be used for any unlawful purpose, nor used in such a manner as to interfere unreasonably with the use of service by any other Users.
- 2.2.3 The use of the Company's services without payment for service or attempting to avoid payment for service by fraudulent means or devices, false or invalid numbers, or false calling or credit cards is prohibited.
- 2.2.4 The Company's services may be denied for nonpayment of charges or for other violations of the terms and conditions set forth in this tariff.
- 2.2.5 The use of the Company's services to make Calls which might reasonably be expected to frighten, abuse, torment, or harass another is prohibited.

Issued:

Effective: _____

2.2 Limitations of Service (Cont'd)

- 2.2.6 Service temporarily may be refused or limited because of system capacity limitations.
- 2.2.7 Service is subject to transmission limitations caused by natural (including atmospheric, geographic or topographic) or artificial conditions adversely affecting transmission.
- 2.2.8 Service to any or all Customers may be temporarily interrupted or curtailed due to equipment modifications, upgrades, relocations, repairs and similar activities necessary for proper or improved operations.
- 2.2.9 The Company reserves the right to discontinue furnishing service where the Customer is using the service in violation of the law or the provisions of this tariff.

2.3 Limitations of Liability

- 2.3.1 Because the Company has no control of communications content transmitted over its system, and because of the possibility of errors incident to the provision and use of its service, service furnished by the Company is subject to the terms, conditions and limitations herein specified.
- 2.3.2 The Company is not liable to Users for interruptions in service except as set forth in Section 2.5 of this tariff.
- 2.3.3 The liability of the Company for errors in billing that result in overpayment by the Customer shall be limited, unless otherwise ordered by the Commission, to a credit equal to the dollar amount erroneously billed or, in the event that payment has been made and service has been discontinued, to a refund of the amount erroneously billed.

Issued:

Effective:

2.3 Limitations of Liability (Cont'd)

- 2.3.4 The Company shall not be liable for and the User shall indemnify and hold the Company harmless against any claims for loss or damages involving:
 - 2.3.4.A Any act or omission of: (i) the User; or (ii) any other entity furnishing service, equipment or facilities for use in conjunction with services or facilities provided by the Company;
 - 2.3.4.B Interruptions or delays in transmission, or errors or defects in transmission, or failure to transmit when caused by or as a result of acts of God, fire, flood or other catastrophes, war, riots, national emergencies, government or military authorities, strikes, lock-outs, work stoppages or other labor difficulties, or causes beyond the Company's control;
 - 2.3.4.C Any unlawful or unauthorized use of the Company's facilities and services;
 - 2.3.4.D Libel, slander or infringement of copyright arising directly or indirectly from content transmitted over facilities provided by the Company;
 - 2.3.4.E Infringement of patents arising from combining apparatus and systems of the User with facilities provided by the Company;
 - 2.3.4.F Claims arising out of any act or omission of the User in connection with service provided by the Company.
 - 2.3.4.G Breach in the privacy or security of communications transmitted over the Company's facilities;

Issued:

Effective:

2.3 <u>Limitations of Liability</u> (Cont'd)

- 2.3.4 (Cont'd)
 - 2.3.4.H Changes in any of the facilities, operations or procedures of the Company that:
 (1) render any equipment, facilities or services provided or utilized by the User obsolete;
 (2) require modification or alteration of such equipment, facilities or services; or
 (3) otherwise affect use or performance of such equipment, facilities or services except where reasonable notice is required by the Company and is not provided to the Customer.
 - 2.3.4.1 Defacement of or damage to the Customer's Premises or personal property resulting from the furnishing of services or equipment on such Premises or the installation or removal thereof, unless such defacement is caused by negligence or the willful misconduct of the Company's agents or employees.
 - 2.3.4.J Any wrongful act of a Company employee where such act is not authorized by the Company and is not within the scope of the employee's responsibilities for the Company;
 - 2.3.4.K Any noncompleted calls due to network busy conditions; and
 - 2.3.4.L Any calls not actually attempted to be completed during any period that service is unavailable.
- 2.3.5 The User shall reimburse the Company for all costs, expenses and fees (including reasonable attorneys' fees and costs) incurred by the Company in its defense against claims set forth in Section 2.3.4.
- 2.3.6 The Company assumes no responsibility for the availability or performance of any facilities under the control of other entities that are used to provide service to the User, even if the Company has acted as the User's agent in arranging for such facilities or services.

Issued:

Effective: _____

2.3 Limitations of Liability (Cont'd)

- 2.3.7 Any claim against the Company shall be deemed waived unless presented in writing to the Company within thirty (30) days after the date of the occurrence that gave rise to the claim.
- 2.3.8 With respect to the services provided pursuant to this tariff, the Company makes no representations or warranties, express or implied, either in fact or by operation of law, statutory or otherwise, including, but not limited to, warranties of title or implied warranties of merchantability or fitness for a particular purpose, except those expressly set forth in this tariff. The Company does not authorize anyone to make a warranty or representation of any kind on its behalf and the User should not rely on any such statement.
- 2.3.9 Any liability of the Company for loss or damages arising out of mistakes, omissions, interruptions, delays, errors or defects in the service, the transmission of the service, or failures or defects in facilities furnished by the Company, occurring in the course of furnishing service shall in no event exceed an amount equivalent to the proportionate fixed monthly charge to the Customer for service, during the period of time in which such mistakes, omissions, interruptions, delays, errors or defects in the service, its transmission or failure or defect in facilities furnished by the Company occurred.

2.4 Responsibilities of the Customer

2.4.1 The Customer is responsible for placing any necessary orders, complying with tariff regulations and ensuring that Users comply with tariff regulations. The Customer shall ensure compliance with any applicable laws, regulations, orders or other requirements of any governmental entity relating to services provided by the Company to the Customer or made available by the Customer to another User. The Customer also is responsible for the payment of charges for all Calls originated at the Customer's numbers which are not collect, third party, calling card, or credit card Calls.

Issued:	Effective:
	By: Mark A. McCarty
	Vice President – General Counsel and
	Chief Financial Officer

Georgia Public Web, Inc. 430 10th Street, Suite S-204 Atlanta, Georgia 30318

2.4 **Responsibilities of the Customer** (Cont'd)

- 2.4.2 The Customer is responsible for charges incurred for special construction and/or special facilities which the Customer requests and which are ordered by the Company on the Customer's behalf.
- 2.4.3 If required for the provisioning of the Company's services, the Customer must provide the Company, free of charge, with any necessary equipment space, supporting structure, conduit and electrical power.
- 2.4.4 The Customer is responsible for arranging access to its Premises at times mutually agreeable to the Company and the Customer when required for Company personnel to install, repair, maintain, program, inspect or remove equipment associated with the provision of the Company's services.
- 2.4.5 The Customer must pay the Company for replacement or repair of damage to the Company's equipment or facilities caused by negligent or improper use on the part of the Customer, Users, or others.
- 2.4.6 The Customer must indemnify the Company for the theft of any Company equipment or facilities installed at the Customer's Premises.
- 2.4.7 The Customer agrees, except where the events, incidents or eventualities set forth in this sentence are the result of the Company's gross negligence or willful misconduct, to release, indemnify and hold harmless the Company against any and all loss, claims, demands, suits or other action or any liability whatsoever, whether suffered, made, instituted or asserted by the Customer or by any other party or person, for any personal injury to or death of any person or persons, or for any loss of or damage to any property, whether owned by the Customer or others. The Customer shall reimburse the Company for all costs, expenses and fees (including reasonable attorneys' fees and costs) incurred by the Company in its defense against such actions.

Issued:	

Effective:			

2.5 Allowances for Interruptions in Service

- 2.5.1 General
 - 2.5.1.A A service is interrupted when it becomes unusable to the User, *e.g.*, the User is unable to transmit or receive communications due to the failure of a component furnished by the Company under this tariff.
 - 2.5.1.B An interruption period begins when the User reports a service, facility or circuit to be inoperative and releases it for testing and repair. An interruption period ends when the service, facility or circuit is operative.
 - 2.5.1.C If the User reports a service, facility or circuit to be inoperative but declines to release it for testing and repair, the service, facility or circuit is considered to be impaired but not interrupted. No credit allowances will be made for a service facility or circuit considered by the Company to be impaired.

2.5.2 Application of Credits for Interrupted Services

- 2.5.2.A At the Customer's request, a credit allowance for a continuous interruption of service for more than twenty-four (24) hours will be made in an amount to be determined by the Company on a case-by-case basis.
- 2.5.2.B Any such interruption will be measured from the time it is reported to or detected by the Company, whichever occurs first.
- 2.5.2.C In the event the User is affected by such interruption for a period of less than twenty-four (24) hours, no adjustment will be made. No adjustments will be earned by accumulating non-continuous periods of interruption.
- 2.5.2.D When an interruption exceeds twenty-four (24) hours, the length of the interruption will be measured in twenty-four (24) hour days. A fraction of a day consisting of less than twelve (12) hours will not be credited and a period of twelve (12) hours or more will be considered an additional day.

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2.5 <u>Allowances for Interruptions in Service</u> (Cont'd)

2.5.3 Limitations on Allowances

- 2.5.3.A No credit allowance will be made for any interruption of service:
 - 2.5.3.A.1 due to the negligence of, or noncompliance with the provisions of this tariff by, any person or entity other than the Company, including but not limited to the Customer or other entities or carriers connected to the service of the Company;
 - 2.5.3.A.2 due to the failure of power, equipment, systems or services not provided by the Company;
 - 2.5.3.A.3 due to circumstances or causes beyond the control of the Company;
 - 2.5.3.A.4 during any period in which the Company is not given full and free access to the Customer's or Company's facilities and equipment for the purpose of investigating and correcting the interruption;
 - 2.5.3.A.5 during any period in which the User continues to use the service on an impaired basis;
 - 2.5.3.A.6 during any period in which the Customer has released service to the Company for maintenance purposes or for implementation of a Customer order for a change in service arrangements;
 - 2.5.3.A.7 that occurs or continues due to the Customer's failure to authorize replacement of any element of special construction; and
 - 2.5.3.A.8 that was not reported to the Company within thirty (30) days of the date that service was affected.

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2.6 Termination of Service

- 2.6.1 A Customer may terminate service, with or without cause, by giving the Company notice either verbally or in writing. If the Company has a term contract, early termination charges may apply. The Company may terminate service with cause by giving the Customer five (5) business days' written notice. The Company may terminate service without notice in the event of the Customer maintaining and/or operating its own equipment in a manner that may cause imminent harm to the Company's equipment.
- 2.6.2 The Customer is responsible for all charges incurred to the Calling Station regardless of which party terminates the service. The Customer shall reimburse the Company for all costs, expenses and fees (including reasonable attorneys' fees and costs) incurred by the Company in collecting such charges.

Issued:

Effective:

2.7 Payment of Charges

- 2.7.1 The Customer is responsible for payment of all charges for service furnished to the User.
- 2.7.2 The Company reserves the right to assess late payment charges for Customers whose account(s) carries principal owing from the prior billing period. Any charges not paid in full by the due date indicated on the billing statement may be subject to a late fee of 1.5% per month.
- 2.7.3 Recurring monthly charges may be invoiced one month in advance. Invoicing cycles are approximately 30 days in length.
- 2.7.4 Customers must notify the Company either verbally or in writing of any disputed charges within thirty (30) days of the billing date, otherwise all charges on the invoice will be deemed accepted. All charges remain due and payable at the due date, although a Customer is not required to pay disputed charges while the Company conducts its investigation into the matter.

2.8 Deposits

The Company may, in some instances, require deposits from Customers. Any such cash deposit received by the Company will bear simple interest at a rate of 7% per annum. Deposits will not exceed two and a half times (2.5x) the estimated monthly charge for service.

2.9 Advance Payments

The Company may require advance payments from Customers for the following services:

- (1) The construction of facilities and furnishing of special equipment; or
- (2) Temporary service for short-term use.

The aggregate amount of any Advance Payment and Deposit required pursuant to Sections 2.8 and 2.9 of this Tariff will not exceed two and one half times the estimated monthly charge to Customer for service.

Issued:

Effective: _____

2.10 <u>Contested Charges</u>

All bills are presumed accurate, and shall be binding on the Customer unless objection is received by the Company no more than thirty (30) days after such bills are rendered. In the event that a billing dispute between the Customer and the Company for service furnished to the Customer cannot be settled with mutual satisfaction, the Customer may take the following course of action:

- 2.10.1 First, the Customer may request, and the Company will provide, an in-depth review of the disputed amount. (The undisputed portion and subsequent bills must be paid on a timely basis or the service may be subject to disconnection.)
- 2.10.2 Second, if there is still a disagreement about the disputed amount after investigation and review by the Company, the Customer may file an appropriate complaint with the Florida Public Service Commission. The address of the Commission is:

Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399 (850) 413-6600

2.11 <u>Taxes</u>

State and local sales, use and similar taxes or regulatory fees and assessments are billed as separate items and are not included in the quoted rates for service.

Issued:	

Effective: _____

SECTION 3 - DESCRIPTION OF SERVICE

3.1 <u>Timing of Calls</u>

- 3.1.1 The Customer's monthly usage charges for the Company's services are based upon the total number of minutes the Customer uses and the service options to which the Customer subscribes. Chargeable time begins at the time a connection is established (*i.e.* when two-way communications is possible), and ends when a party terminates the connection.
- 3.1.2 No charges apply if a connection is not completed.
- 3.1.3 For billing purposes, all Calls are rounded up to the nearest minute and billed in increments of one minute. The minimum Call duration is 1 minute for a connected Call.
- 3.1.4 Where applicable, charges will be rounded up to the nearest penny.
- 3.1.5 Usage begins when a connection is established (*i.e.* when two-way communication is possible). A Call is terminated when the calling or called party terminates the connection.

3.2 Start of Billing

For billing purposes, the start of service is the day following acceptance by the Customer of the Company's service or equipment. The end of service date is the last day after receipt by the Company of notification of cancellation as described in Section 2.6.1 of this tariff.

Issued:

Effective: _____

SECTION 3 - DESCRIPTION OF SERVICE (Cont'd)

3.3 Calculation of Distance

- 3.3.1 Where applicable, usage charges for all mileage sensitive products are based on the airline distance between rate centers associated with the originating and terminating points of the Call.
- 3.3.2 Where applicable, the airline mileage between rate centers is determined by applying a formula to the vertical and horizontal coordinates associated with the rate centers involved. The Company uses the rate centers that are produced by Bell Communications Research in their NPA-NXX V&H Coordinates Tape and Bell's NECA Tariff No. 4.

3.4 Minimum Call Completion Rate

The Customer can expect a call completion rate of at least 97% per 100 Calls attempted during peak use periods for all services.

Issued:

Effective:

SECTION 3 - DESCRIPTION OF SERVICE (Cont'd)

3.5 <u>Service Offerings</u>

The Company offers interexchange telecommunications services. The Customer's total monthly use of the Company's service is charged at the applicable rates per minute set forth herein, in addition to any monthly service charges. None of the service offerings are time-of-day sensitive.

3.5.1 Leased Line Service

A leased line is a private, dedicated point-to-point connection between a Company POP and another point on the Company's fiber-optic network specified by the Customer. Leased line service is provided to Customers on a statewide basis, based upon the location of the Company's facilities, with transmission speeds of either DS1 (1.5444 Mbps), DS3 (44.736 Mbps), OC3 (155,52 Mbps), OC12 (622.08 Mbps) and OC48 (2,488.32 Mbps). A local access line may be necessary to connect the Customer network or premise with the Company POP. This local access line may be provided to the Customer by the Customer's local exchange carrier.

3.6 <u>Miscellaneous Services</u>

3.6.1 Order Change

An Order Change is a change in the Customer's service requested subsequent to installation.

3.6.2 Bad Check Charge

If payment for Service is made by a check, draft, or similar instrument (collectively "Check") that is returned to the Company unpaid by a bank or another financial institution for any reason, the Company will bill the Customer a returned check charge. In addition, the Customer may be required to replace the returned Check with a payment in cash or equivalent to cash, such as cashier's check, certified check or money order.

3.6.3 <u>Reconnection</u>

Reconnection charges occur where service to an existing Customer has been discontinued for proper cause, and the Customer desires to resume service with the Company. Where a Customer desires reconnection, the Customer will be charged a fee to cover the cost to the Company of restoring service to the Customer.

Issued: _____

Effective:

SECTION 4 - RATES AND CHARGES

4.1 Leased Line Service

4.1.1 Nonrecurring Charges

Transmission	
Speed	Installation
DS1	\$300.00
DS3	\$750.00
OC3	\$1,500.00
OC12	\$6,000.00

Note: The foregoing rates represent a one time installation charge associated with the Service.

4.1.2 Recurring Charges

Transmission	Duration of Contract (in months)		
Speed	<u>12</u>	<u>36</u>	<u>60</u>
DS1	\$0.4150	\$0.3901	\$0.3652
DS3	\$0.1780	\$0.1673	\$0.1566
OC3	\$0.0780	\$0.0733	\$0.0686
OC12	\$0.0432	\$0.0406	\$0.0380

<u>Note</u>: The foregoing monthly rates are per DS0 mile, based on V&H coordinates; local access charges may apply.

4.1.3 Minimum Monthly Charges (per circuit)

Transmission Speed	Minimum Monthly Charge
DS1	\$250
DS3	\$2,275
OC3	\$4,500
OC12	\$6,000

Issued:

Effective:

SECTION 4 - RATES AND CHARGES (Cont'd)

4.2 <u>Promotions</u>

From time to time, the Company may offer services or waive or vary service rates for promotional, market research or other similar business purposes. The Company will provide thirty (30) days prior notice to the Commission of all promotional offerings.

4.3 Bad Check Charge

If payment for Service is made by a check, draft, or similar instrument (collectively "Check") that is returned to the Company unpaid by a bank or another financial institution for any reason, the Company will bill the Customer twenty-five dollars (\$25.00). In addition, the Customer may be required to replace the returned Check with a payment in cash or equivalent to cash, such as a cashier's check, certified check or money order.

4.4 Order Charge

An Order Charge is a charge of forty dollars (\$40.00) for a change in the customer's service requested subsequent to installation.

4.5 <u>Reconnect Charge</u>

If service has been discontinued for proper cause, the Company will charge a fee of twenty-five dollars (\$25.00) to defray the cost of restoring service to the Customer.

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