Harbor Consulting Group Inc.

Telecommunications Regulatory Consultants

P. O. Box 2461

Gig Harbor, WA 98335 Telephone: 206.265.3910

Jacsimile: 206.265.3912 E-Mail: hegi@nwlink.com

VIA OVERNIGHT DELIVERY

3 September 1996

961051-TX

Florida Public Service Commission Division of Records and Reporting Capital Circle Office Center 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0872

RE: CIMCO Communications, Inc. Application for Original Authority

Enclosed are an original and twelve (12) copies of CIMCO Communications, Inc.'s Application for Original Authority to Provide Interexchange Telecommunications Services within the State of Florida, including the \$250.00 filing fee. This application is filed in accordance with Chapter 25-24, Section 25-24.471, Rules of the Florida Public Service Commission.

CIMCO Communications, Inc. is an Illinois-based provider of resold interexchange telecommunications services. It does *not* provide alternative operator services.

Please acknowledge receipt of this filing by file-stamping and returning the extra copy of the first page of the Application in the self-addressed, stamped envelope provided for this purpose. Questions concerning this filing may be directed to me.

____Sincerely,

ACK

AFA

for Harbor Consulting Group It

/ Mul /1

Mark Nyhus

Enclosures

This Notice of Intent was filed with Confidential Document No. 09558-96. The document has been placed in the confidential files pending receipt of a request for confidential treatment.

-32

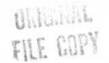
Check received with filling and forwarded to Fiscal for deposit. Fiscal to forward a copy of check to RAR with proof of deposit.

philip of person who forwarded check

DOCUMENT NUMBER-DATE

09491 SEP-6 18

FPSC-RECORDS/REPORTING



BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF FLORIDA

In the Matter of the Application)	
of CIMCO Communications, Inc. for)	
an Application for Original Authority to)	No. 961051-TX
Provide Interexchange Telecommunications)	
Services Within the State of Florida.)	

APPLICATION FOR AUTHORITY

CIMCO Communications, Inc. ("Applicant"), pursuant to Chapter 25-24, Section 25-24.471, Rules of the Florida Public Service Commission, hereby files an Application for Original Authority to Provide Interexchange Telecommunications Services within the State of Florida ("Application"), with the Florida Public Service Commission ("Commission"). In support of its application, Applicant provides the following information in accordance with Florida Public Service Commission Form PSC/CMU 31:

- Applicant requests Original Authority to operate as an interexchange telecommunications company providing inbound and outbound long distance telecommunications services within the State of Florida. As a switchless non-facilities-based provider of long distance, interexchange telecommunications services, Applicant does not require construction of its own facilities nor has plans to construct telecommunications facilities of its own. Applicant relies on the networks of its underlying carriers for local access, switching and transport. Applicant's technical ability to provide service is, therefore, based solely on that of its underlying carriers' network. Applicant requests authority to provide intrastate telecommunications services as an adjunct to its interstate services.
 - 2. Applicant's legal name is CIMCO Communications, Inc..
 - 3. Applicant will be doing business as CIMCO Communications, Inc..
- 4. Applicant will have not have a Florida office nor maintain employees in the State of Florida. All of Applicant's operations will be directed from Applicant's hational officers.

09491 SEP-6 %

Applicant's principal business address is: 5. 18 West 100 22nd Street, Suite 109 Oakbrook Terrace, Illinois 60181 Applicant is a privately-held corporation organized under the laws of the State of 6. Illinois on September 5, 1996. Applicant's Articles of Incorporation are submitted under Exhibit A. Not applicable. See response to Question 6. 7. Names, titles and addresses of the directors, chief officers and ten largest 8. stockholders are: Mr. William A. Capraro, Sr. President 18 West 100 22nd Street, Suite 109 Oakbrook Terrace, Illinois 60181 Mr. William A. Capraro, Jr. Executive Vice President 18 West 100 22nd Street, Suite 109 Oakbrook Terrace, Illinois 60181 Mr. William Dvorak Vice President & General Manager 18 West 100 22nd Street, Suite 109 Oakbrook Terrace, Illinois 60181 9. Proof from the Florida Sectary of State that the Applicant has authority to operate (a) in Florida appears as Exhibit B. The name and address of the Applicant's Florida Registered Agent is: (b) Corporation Service Company 1201 Hays Street Tallahassee, Florida 32301 10. No officers of directors have been adjudged bankrupt, mentally incompetent or found guilty of a felony or of any crime. No proceedings are pending against any officers or - 2 -

directors that may result in such a finding.

 No officers, directors or shareholders are or have previously been affiliated in any way with a Florida certified telephone company.

12. (a through f) Applicant is authorized to operate as an interexchange carrier in Illinois. Indiana, Massachusetts, Michigan, New Jersey, New York, Texas, District of Columbia, and Wisconsin. In no instance has Applicant been denied authority to operate, had regulatory penalties imposed or been involved in civil court proceedings with any telecommunications entity.

13. (a and c) Correspondence and communications concerning this Application and tariff should be directed to Applicant's Regulatory Consultant:

Mr. Mark Nyhus c/o Harbor Consulting Group Inc. P.O. Box 2461 Gig Harbor, Washington 98335 Telephone: 206.265.3910 Facsimile: 206.265.3912

(b) Official Point of Contact for ongoing operations of the Applicant is:

Mr. Thad Goretski
18 West 100 22nd Street, Suite 109
Oakbrook Terrace, Illinois 60181
Telephone: 708.691.8080
Facsimile: 708.691.8788

- (d) Customer complaints/inquiries should be directed to Applicant's Customer Service Department at 800.922.4626.
- 14 and 15. Applicant is a value-added, non-facilities-based provider of resold interexchange telecommunications services. Applicant proposes to provide resold switched and dedicated access inbound and outbound interexchange telecommunications services for the direct transmission and reception of voice and data between locations throughout the State of Florida. These services specifically include:

- Switched and dedicated access outbound "1 Plus" long-distance telecommunications services from points originating and terminating in the State of Florida. Access may be provided by the Applicant, or subscribers may utilize local exchange company access.
- Switched and dedicated access inbound, toll-free "800" long distance telecommunications services from points originating and terminating in the State of Florida. This service enables the caller to contact the subscribers without incurring toll charges, through the use of an assigned "800" number. The subscriber pays for the call. Access may be provided by the Applicant, or the subscriber may utilize local exchange company access.
- Calling card service which permits the caller to charge the principal presubscribed location for a call while the caller is away from the principal location. The subscriber may place calls from any tone-dialed phone in the U.S. by dialing a toll free "800" number and entering a personal identification code, followed by the desired telephone number. Calling card calls are billed at the Applicant's tariffed rates and appear on the subscriber's monthly long distance bill.

Applicant's services will be available to subscribers twenty-four (24) hours per day, seven (7) days per week, at rates, terms and conditions established by Applicant. Applicant does not propose to offer Alternative Operator Services. All network facilities are the property of, and controlled by applicant's underlying carriers. Applicant assumes full responsibility for marketing and sales, billing, and customer service functions. Applicant seeks to provide long-distance services at rates that are competitive with those of other interexchange carriers providing interexchange service in the State of Florida at rates, terms and conditions pertaining to Applicant's service appear in Applicant's tariff at Exhibit C.

- Applicant will not offer services to other certified telephone companies.
- Applicant markets its services through a network of independent sales agents and in-house sales staff. Applicant is solely responsible for the development of all marketing material

provided to prospective customers. Applicant does not engage in multi-level marketing.

- Applicant's independent agents will represent Applicant's services for a standard commission. Applicant's own sales force will be compensated as employees.
- Applicant will target smaller commercial customers. All customers will receive bills for Applicant's services.
 - 20. Applicant will process its own billing at the following address:

18 West 100 22nd Street, Suite 109 Oakbrook Terrace, Illinois 60181

- 21. Applicant's name will appear on the bills for its services.
- Customers may contact the Applicant's Customer Service Department at 800.922.4626 for responses to billing and service inquiries.
 - Applicant's proposed tariff is attached hereto as Exhibit C.
- 24. Commission approval of the instant Application will bring the following long-term benefits to the public:
 - (a) greater value to subscribers through lower priced, better quality services;
 - (b) innovative telecommunications services;
 - increased consumer choice in telecommunications service and alternative billing options;
 - efficient use of existing telecommunications resources as well as increased diversification and reliability in the supply of telecommunications services; and
 - (e) an additional tax revenue source for the State of Florida.

While providing its subscribers with cost advantages realized by the resale of communications services, Applicant's proposed service will necessarily utilize existing carrier network facilities more efficiently through increased usage and provide greater revenues for local exchange carriers through the purchase of additional access obtained through underlying carriers.

25. Applicant will comply with all the rules and regulations of the Commission and

While providing its subscribers with cost advantages realized by the resale of communications services, Applicant's proposed service will necessarily utilize existing carrier network facilities more efficiently through increased usage and provide greater revenues for local exchange carriers through the purchase of additional access obtained through underlying carriers.

Applicant will comply with all the rules and regulations of the Commission and will 25. respond to any Commission request for further information or evidence regarding Applicant's proposed services.

WHEREFORE, CIMCO Communications, Inc. respectfully requests that the Florida Public Service Commission grant to it Original Authority to operate as a reseller of telecommunications services within the State of Florida.

Respectfully submitted this day of August, 1996.

CIMCO Communications, Inc.

William A. Capraro, Jr.

Executive Vice President

18 West 100 22nd Street, Suite 109

Oakbrook Terrace, Illinois 60181

Telephone:

708.691.8080

Facsimile:

708.691.8788

Harbor Consulting Group Inc. P.O. Box 2461 Gig Harbor, Washington 98335

Telephone: 206.265.3910

Applicant's Regulatory Consultants

APPLICANT ACKNOWLEDGMENT STATEMENT

- REGULATORY ASSESSMENT FEE: I understand that all telephone companies must pay
 a regulatory assessment fee in the amount of one-eighth 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 of \$25.00 is required.
- GROSS RECEIPTS TAX: I understand that all telephone companies must pay a gross receipts tax of one and one-half percent on all intra and interstate business.
- SALES TAX: I understand that a six percent sales tax must be paid on intra and interstate revenues.
- 4. LEC BYPASS RESTRICTIONS: I acknowledge the Commission's policy that interexchange carriers shall not construct facilities to bypass the LEC's without first demonstrating to the Commission that the LEC cannot offer the needed facilities at a competitive price and in a timely manner.
- RECEIPT AND UNDERSTANDING OF RULES: I acknowledge receipt and understanding
 of the Florida Public Service Commission's Rules and Orders relating to my provision of
 interexchange telephone service in Florida. I also understand that it is my responsibility to
 comply with all current and future Commission requirements regarding interexchange
 telephone service.
- ACCURACY OF APPLICATION: By my signature below, I attest to the accuracy of the information contained in this application and associated attachments.

CIMCO Communications, Inc.

Bv.

William A. Capralo, Jr.

Executive Vice President

18 West 100 22nd Street, Suite 109

Oakbrook Terrace, Illinois 60181

Telephone:

708.691.8080

Facsimile:

708.691.8788

** FLORIDA PUBLIC SERVICE COMMISSION **

DIVISION OF COMMUNICATIONS
BUREAU OF SERVICE EVALUATION
101 E. Gaines Street
Fletcher Building
Tallahassee, Florida 32399-0866

APPLICATION FORM

for

AUTHORITY TO PROVIDE INTEREXCHANGE TELECOMMUNICATIONS SERVICE WITHIN THE STATE OF FLORIDA

Instructions

- A. This form is used for an original application for a certificate and for approval of sale, assignment or transfer of an existing certificate. In case of a sale, assignment or transfer, the information provided shall be for the purchaser, assignee or transferee (See Appendix A).
- B. Respond to each item requested in the application and appendices. If an item is not applicable, please explain why.
- C. Use a separate sheet for each answer which will not fit the allotted space.
- D. If you have questions about completing the form, contact:

Florida Public Service Commission Division of Communications Bureau of Service Evaluations 101 East Gaines Street Tallahassee, Florida 32399-0866 (904) 488-1280

E. Once completed, submit the original and twelve (12) copies of this form to:

> Florida Public Service Commission Division of Records and Reporting 101 East Gaines Street Tallahassee, Florida 32399-0870 (904) 488-8371

 Original Authority Approval of Transficompany). Approval of Assign 	(New company). er (To another certificated ment of existing certificate (To a
The legal name of the appli	cant:
Name under which the applic of compliance with the fict FS), if applicable.	ant will do business: Provide proof itious name statute (Chapter 865.09
	street name & number, post office de).
	street name & number, post office de).
Structure of organization;	() Individual () Corporation () Foreign Corporation () Foreign Partnership () General Partnership
	Company). () Approval of Assignment in a concertificated of a concertificated of a concertificated of a compliance with the fict of compliance with the fict of applicable. Florida address (including box, city, state and zip concertificated of a concertificate

- If applicant is an individual or partnership, please give name, title and address of sole proprietor or partners. Provide proof of compliance with the foreign partnership statute (Chapter 620.169 FS), if applicable.
- If incorporated, give name, titles and addresses of the directors, chief officers and ten largest stockholders.
- 9. If incorporated, please give:
 - (a) Proof from the Florida Secretary of State that the applicant has authority to operate in Florida.
 - (b) Name and address of the company's Florida registered agent.
- 10. Information as to whether any of the officers or directors have been 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.
- Indicate if any of the officers, directors, partners or stockholders have previously been and/or currently are an officer, director, partner or stockholder in.any other Florida certificated telephone company.
 - (a) If yes, give name of company and relationship.
 - (b) If no longer associated with company, give reason why not.
- 12. List the states in which the applicant:
 - a) Has operated as an interexchange carrier.

- b) Has applications pending to be certificated as an interexchange carrier.
- c) Is certificated to operate as an interexchange carrier.
- d) Has been denied authority to operate as an interexchange carrier and the circumstances involved.
- Has had regulatory penalties imposed for violations of telecommunications statutes and the circumstances involved.
- f) Has been involved in civil court proceedings with an interexchange carrier, local exchange company or other telecommunications entity, and the circumstances involved.
- 13. Who will serve as liaison with the Commission in regard to (please give name, title, address and telephone number):
 - (a) The application:
 - (b) Offical Point of Contact for the ongoing operations of the company:
 - (c) Tariff:
 - (d) Complaints/Inquiries from customers:

14.	The applicant will provide the following interexchange carrier services (Check all that apply):
	MTS with distance sensitive per minute rates Method of access is FGA Method of access is FGD Method of access is 800
	MTS with route specific rates per minute Method of access is FGA Method of access is FGD Method of access is 800
	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
	MTS for pay telephone service providers
	Block-of-time calling plan (Reach out Florida, Ring America, etc.)
	800 Service (Toll free)
	— HATS type service (Bulk or volume discount) — Method of access is via dedicated facilities — Method of access is via switched facilities

Private Line services (Channel Services)
(For ex. 1.544 mbs., DS-3, etc.)

Travel Service Method of access is 950 Method of access is 800
900 service
Operator ServicesAvailable to presubscribed customersAvailable to non presubscribed customers (for example to patrons of hotels, students in Universities, patients in hospitalsAvailable to inmates
Services included are: Station assistance Person to Person assistance Directory assistance Operator verify and interrupt Conference Calling
Other
What does the end user dial for each of the interexchange carrier services that were checked in question 14?
What services will the applicant offer to other certificated telephone companies:
() Facilities. () Operators. () Billing and Collection. () Sales. () Maintenance. () Other:

15.

16.

17. Will your marketing program: () Pay commissions?() Offer sales franchises? () Offer multi-level sales incentives? () Offer other sales incentives? 18. Explain any of the offers checked above (To whom, what amount, type of franchise, etc.). Who will receive the bills for your service (Check all that apply)? () Residential customers. () Business customers. () PATS providers. () PATS station end-users. () Hotels & motels. () Hotel & motel guests. () Universities. () University dormitory residents. () Other: (specify)____ 20. Provide the name and address of the firm who will bill for your service. 21. Will the name of your company appear on the bill for your services, and if not, why? Who will the billed party contact to ask questions about the bill (provide name and phone number) and how is this information provided?

 Please submit the proposed tariff under which the company plans to begin operation. Use the format required by Commission Rule 25-24.485 (example enclosed).

APPLICANT ACKNOWLEDGEMENT STATEMENT

- REGULATORY ASSESSMENT FEE: I understand that all telephone companies must pay a regulatory assessment fee in the amount of one-eight 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 \$25 is required.
- GROSS RECEIPTS TAX: I understand that all telephone companies must pay a gross receipts tax of one and one-half percent on all intra and interstate business.
- SALES TAX: I understand that a six percent sales tax must be paid on intra and interstate revenues.
- 4. LEC BYPASS RESTRICTIONS: I acknowledge the Commission's policy that interexchange carriers shall not construct facilities to bypass the LECs without first demonstrating to the Commission that the LEC cannot offer the needed facilities at a competitive price and in a timely manner.
- 5. RECEIPT AND UNDERSTANDING OF RULES: I acknowledge receipt and understanding of the Florida Public Service Commission's Rules and Orders relating to my provision of interexchange telephone service in Florida. I also understand that it is my responsibility to comply with all current and future Commission requirements regarding interexchange telephone service.

 ACCURACY OF APPLICATION: By my signature below, I attest to the accuracy of the information contained in this application and associated attachments.

Typed chief	name and officer	signature	of	owner	01
Title					_
Date		-			

ATTACHMENTS

A - CERTIFICATE TRANSFER STATEMENT

B - CUSTOMER DEPOSITS AND ADVANCE PAYMENTS

C - INTRASTATE NETWORK

D - FLORIDA TELEPHONE EXCHANGES

AND EAS ROUTES

E - GLOSSARY

APPENDIX A

CERTIFICATE TRANSFER STATEMENT

I, (TYPED NAME)	V.
current holder of certificate number	, have reviewed this
application and join in the petitioner'	s request.
	Signature of owner or chief officer
	of the certificate holder
	Title
	iitie
	Date

APPENDIX B

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):

- () 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.)

Typed name and signature of Owner or Chief officer

Title

Date

** APPENDIX C **

INTRASTATE NETWORK

1.	POP: Addresses where	located, and indicate	ate if owned or leased.
	1)	2)	
	3)	4)	
2.	SWITCHES: Address whe indicate if owned or 1	re located, by type eased.	e of switch, and
	1)	2)	
	3)	4)	
3.	TRANSMISSION FACILITIES facilities (microwave, indicate if owned or le	fiber, copper, sat	lities by type of tellite, etc.) and
	1) POP-to-POP	TYPE	OWNERSHIP
	2)		

- ORIGINATING SERVICE: Please provide the list of exchanges where you are proposing to provide originating service within thirty (30) days after the effective date of the certificate (Appendix D).
- TRAFFIC RESTRICTIONS: Please explain how the applicant will comply with the EAEA requirements contained in Commission Rule 25-24.471 (4) (a) (copy enclosed).
- CURRENT FLORIDA INTRASTATE SERVICES: Applicant has () or has not () 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?
 - b) If the services are not currently offered, when where they discontinued?

Typed name and signature of Owner or Chief officer

Title

Date

** APPENDIX D **

FLORIDA TELEPHONE EXCHANGES

AND

EAS ROUTES

Describe the service area in which you hold yourself out to provide service by telephone company exchange. If all services listed in your tariff are not offered at all locations, so indicate.

In an effort to assist you, attached is a list of major exchanges in Florida showing the small exchanges with which each has extended area service (EAS).

Typed name and sign Owner/Chief Officer	ature of
Title	
Date	

BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF FLORIDA

In the Matter of the Application)		
of CIMCO Communications, Inc. for)		
an Application for Original Authority to)	No	
Provide Interexchange Telecommunications)		
Services Within the State of Florida.)		

LIST OF EXHIBITS

- EXHIBIT A ARTICLES OF INCORPORATION
- EXHIBIT B PROOF OF AUTHORITY TO OPERATE IN THE STATE OF FLORIDA
- EXHIBIT C PROPOSED TARIFF
- EXHIBIT D CUSTOMER DEPOSITS AND ADVANCE PAYMENTS
- EXHIBIT E INTRASTATE NETWORK
- EXHIBIT F FLORIDA TELEPHONE EXCHANGES
- EXHIBIT G FINANCIAL STATEMENTS
- EXHIBIT H MANAGEMENT EXPERIENCE

EXHIBIT A

ARTICLES OF INCORPORATION (Attached)

Submit In Duplicate

Payment must by made by Certified Check, Cashier's Check, Illinois Attorney's Check, Illinois C.P.A.'s Check or Money order, payable to "Secretary of State".

DO NOT SEND CASHI

JIM EDGAR Secretary of State State of Illinois

ARTICLES OF INCORPORATION

This Space For Use By Secretery of State

Date

File #

License Fee Franchise Tax 2500 Filing Fee 1500

Dr. CG

Pursuant to the provisions of "The Business Corporation Act of 1983", the undersigned incorporator(s) hereby adopt the following Articles of Incorporation.

The name of the corporation is CIMCO COMMUNICATIONS, INC. ARTICLE ONE

(Shall contain the word "corporation", "company", "incorporated".

"timited", or an abbreviation thereof

The name and address of the initial registered agent and its registered office are: ARTICLE TWO

> Registered Agent Louis

Feigenberg

Middle Name

Last Name

First Name

Registered Office

221 N. LaSalle Street Street

Suite * [A.P.O. Box alone is not acceptable]

Chicago,

60601

Cook

City

Zip Code

ARTICLE THREE The purpose or purposes for which the corporation is organized are:
If not sufficient space to cover this point, add one or more sheets of this size.

Selling, marketing and installing of telecommunications products and services.

ARTICLE FOUR Paragraph 1: The authorized shares shall be:

*Par Value per share Class

Number of shares authorized

10,000 NPV Common

Paragraph 2: The preferences, qualifications, limitations, restrictions and the special or relative rights in respect of the shares of each class are: If not sufficient space to cover this point, add one or more sheets of this size.

ARTICLE FIVE

The number of shares to be issued initially, and the consideration to be received by the

Class	*Par Value per share	Number of shares proposed to be issued		Consideration to be received therefor
Common	NPV	1,000	\$	1,000
COMMINGAT	WITE BEIOS IV		\$	
		30.4	\$	
			\$	
	7	TOTAL	s	1,000

A declaration as to a "par value" is optional. This space may be marked "n/a" when no reference to a par value is desired.

ARTIC	CLE SIX	and the	m) of dire	ectors constituting the addresses of the period until their successor Name	sons wh	o are	to sand q	ualify	directo are:	he corporates until the	tion is first annu	al meeting
ARTIC	CLE SEVE	(a) It is	s estimated	that the value of all po year wherever locate I that the value of the	d will b	e:					\$	
		(c) It is the	nois during s estimated corporations s estimated	the following year w that the gross amour in during the followin that the gross amount iness in the State of I	rill be: nt of bus ng year v t of busin	inesi vill b	whice: which	h will will be	be trans	nsacted by	s	
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made	in the fore	igned in egoing A	corporate Articles of	or(s) hereby declar Incorporation are	true.	naei	pena	ittes	oi pe	iljuly, tila	t tire sto	rements
Dated		Sign	atures and	, 19						Office Add		1).
1	! Wil	Uni	Signature	EMICOS-	_ 1	. 2	262	25	BU	T/CNF	11:42	KD
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	Name (p	ease print	11	(-1.2 www1.			City/Tov	5	·	State	::	210
2			Signature	())	2	-	- \	1	٦.	Street	- 1,	1.
	72.1	1	1 :7	12.4.7.1.4.1.5	21.	-	City/Tov	vo.		State	161	Zip
2	Name (p.	lease print)			3							
3			Signature	Mar			GII.			Street		
	Name (c.	lease print		Anger Comment		7	City/Tov	vn -		State		Zip
MOTE.	If a corporati ion shall be	on acte as	incorporat	Cerbon copy, xerox or rub or, the name of the co Vice-President and v	rporatio	n and	the st	ate of	incorp	oration sni	III DE SHOV	vn and the Assistant
Form BCA-2.10	OF INCORPORATION	99	STATE	The following fees are required to be paid at the time of issuing the Certificate of Incorporation: FILING FEE \$75.00; INITIAL LICENSE FEE of 11/20th of 1% of the consideration to be received for initial issued shares (See Art. 5), MINIMUM \$.50; INITIAL FRANCHISE TAX of 1/10 of 1% of the consideration to be received for initial issued shares (see Art. 5), MINIMUM \$25.00.	EXAMPLES OF TOTAL DUE	Dune.	810250	97,750	\$225.00	RETURN TO:	Corporation Department Secretary of State	Springfield, Illinois 62756 Telephone: (217) 782-6961
File No.	S = -4 ct	SEP - 5 1986	JIM EDGAR SECRE. ARY OF STATELE FEE SCHEDGLE	The following fees are required to be pail time of issuing the Certificate of Incorp FILING FEE \$75.00; INITIAL LICENSE 1/20th of 1% of the consideration to be not initial issued shares (See Art. 5), MII S.50; INITIAL FRANCHISE TAX of 1/10 the consideration to be received for initial shares (see Art. 5), MINIMUM \$25.00.	EXAMPLES	be Received	\$ 6,000	\$ 25,000	\$100,000 stoodes films fee Lie	RET	Corporation	Springfield, Telephone:

EXHIBIT B

PROOF OF AUTHORITY TO OPERATE IN THE STATE OF FLORIDA (Attached)



July 1, 1996

CSC NETWORKS JENNIFER MORAAN

Qualification documents for CIMCO COMMUNICATIONS, INC. were filed on July 1, 1996 and assigned document number F96000003342. Please refer to this number whenever corresponding with this office.

Your corporation is now qualified and authorized to transact business in Florida as of the file date.

A corporation annual report will be due this office between January 1 and May 1 of the year following the calendar year of the file date. A Federal Employer Identification (FEI) number will be required before this report can be filed. If you do not already have an FEI number, please apply NOW with the Internal Revenue by calling 1-800-829-3676 and requesting form SS-4.

Please be aware if the corporate address changes, it is the responsibility of the corporation to notify this office.

Should you have any questions regarding this matter, please telephone (904) 487-6091, the Foreign Qualification/Tax Lien Section.

Freta Lott Corporate Specialist Supervisor Division of Corporations

Letter Number: 196A00032378

Account number: 072100000032

Account charged: 70.00

APPLICATION BY FOREIGN CORPORATION FOR AUTHORIZATION TO TRANSACT BUSINESS IN FLORIDA

IN COMPLIANCE WITH SECTION 607.1503, FLORIDA STATUTES, THE FOLLOWING IS SUBMITTED TO REGISTER A FOREIGN CORPORATION TO TRANSACT BUSINESS IN THE STATE OF FLORIDA:

1 Cimco Communications, Inc.	
(Name of corporation: must include the word "INCORPORATED", "COMPANY", abbreviations of like import in language as will clearly indicate that it is a corpor or partnership if not so contained in the name at present.	*CORPORATION* or words or ation instead of a natural person
2. Illinois 3	
(State or country under the law of which it is incorporated) (FEI number, if	applicable)
4 September 5, 1986 5. Perpetual	
(Date of Incorporation) (Duration: Year corp. will ce	ase to exist or "perpetual")
6. Upon qualification	
(Date first transacted business in Florida. (See sections 607.1501, 607.1502, a	and 817.155, F.S.)
7. 18W100 22nd Street, Suite 109	
Outhor the Transport Wiles is 60181	
Oakbrook Terrace, Illinois 60181 (Current mailing address)	- IAS 9
8. Retail Services and Sales	FE 5
Sciling Marketing and installing of telecomun (Purposels) of corporation authorized in home state or country to be carried or	ications Prelocted and
(Purpose(s) of corporation authorized in home state or country to be carried or	ut in the state-of Florida)
9. Name and street address of Florida registered agent:	CT) - CANTON
Name: Corporation Service Company	E = -
Office Address: 1201 Hays Street	RDS 6
Tallahassee , Flo	Orida, 32301 (Zip Code)
	(Zip Code)
10. Resistand agent's acceptance	
10. Registered agent's acceptance:	for the shows stated
Having been named as registered agent and to accept service of pi	ocess for the above stated
corporation at the place designated in this application. I hereby	accept the appointment as
corporation at the place designated in this application, I hereby registered agent and agree to act in this capacity. I further agree to	accept the appointment as comply with the provisions
registered agent and agree to act in this capacity. I further agree to of all statutes relative to the proper and complete performance of re-	accept the appointment as comply with the provisions
registered agent and agree to act in this capacity. I further agree to of all statutes relative to the proper and complete performance of must and accept the obligations of my position as registered agent.	accept the appointment as comply with the provisions
registered agent and agree to act in this capacity. I further agree to of all statutes relative to the proper and complete performance of re-	accept the appointment as comply with the provisions
registered agent and agree to act in this capacity. I further agree to of all statutes relative to the proper and complete performance of me with and accept the obligations of my position as registered agent. Confirming Service Company By:	accept the appointment as comply with the provisions
registered agent and agree to act in this capacity. I further agree to of all statutes relative to the proper and complete performance of me with and accept the obligations of my position as registered agent. Configuration Service Company By: (IBenistered/agent's singeture)	accept the appointment as comply with the provisions
registered agent and agree to act in this capacity. I further agree to of all statutes relative to the proper and complete performance of me with and accept the obligations of my position as registered agent. Confirming Service Company By:	accept the appointment as comply with the provisions my duties, and I am familiar

official having custody of corporate records in the jurisdiction under the law of which it is

incorporated.

Α.	DIRECTORS	-				
	Chai	irman:	William Capraro, Sr.	_		
Address:			18W100 22nd Street, Suite 109			
			Oakbrook Terrace, Illinois 60181	_		
		Chair	man: William Capraro, Jr.	_		
		ress:	18W100 22nd Street, Suite 109	<u>.</u>		
			Oakbrook Terrace, Illinois 60181	_		
	Dire	ector:	William Capraro, Sr.	_		
	Add	ress:	18W100 22nd Street, Suite 109 Oakbrook Terrace, Illinois 60181 William Capraro, Jr.			
	Dire	Director:				
	Add	ress:	18W100 22nd Street, Suite 109 Oakbrook Terrace, Illinois 60181	35-		
В.	OFFICERS			TAL	96	
	Pres	sident:	William Capraro, Sr.	AH	JIL.	-73
	Add	lress:	18W100 22nd Street, Suite 109 Oakbrook Terrace, Illinois 60181	TARY D	-1 PH	=
	Vice Presid		lent:	FLOR		(m)
Address: Secretary:		lress:		RIDA	16	
		retary:	William Capraro, Jr.	_		
	Add	lress:	18W100 22nd Street, N.W. Oakbrook Terrace, Illinois 60181			
	Trea	asurer:				
	Add	lress:				
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		name an	d capacity of person signing application)			

File Number_ 5437-243-4



I, George H. Ryan. Secretary of State of the State of Illinois,



In Tr	stimony 1	Mhereof,	I heroto set
	and cause to		Great Seal of 27TH
day of	TITATE		96

George & Ryan

EXHIBIT C

PROPOSED TARIFF

(Attached)

FLORIDA TELECOMMUNICATIONS TARIFF

OF

CIMCO Communications, Inc.

18 West 100 22nd Street, Suite 109, Oakbrook Terrace, Illinois 60181

RESALE INTEREXCHANGE TELECOMMUNICATIONS SERVICE

This tariff contains the descriptions, regulations, and rates applicable to the furnishing of telecommunications services provided by CIMCO Communications, Inc. ("CIMCO Communications") within the State of Florida. This tariff is on file with the Florida Public Service Commission ("Commission"). Copies may be inspected during normal business hours at the Company's principal place of business: 18 West 100 22nd Street, Suite 109, Oakbrook Terrace, Illinois 60181.

Issued: July 31, 1996

Issued By:

Effective Date:

William A. Capraro, Jr. CIMCO Communications, Inc. 18 West 100 22nd Street, Suite 109 Oakbrook Terrace, Illinois 60181 708.691.8080

CHECK SHEET

The Title Sheet and Sheets 1 through 39 inclusive of this tariff are effective as of the date shown at the bottom of the respective sheet(s).

SHEET	REVISION
Title	Original
1	Original
2	Original
2 3	Original
4	Original
5	Original
6	Original
7	Original
8	Original
9	Original
10	Original
11	Original
12	Original
13	Original
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21	Original
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25	Original
26	Original
27	Original

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CHECK SHEET, Continued

SHEET	REVISION
28	Original
29	Original
30	Original
31	Original
32	Original
33	Original
34	Original
35	Original
36	Original
37	Original
38	Original

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William A. Capraro, Jr.
CIMCO Communications, Inc.
18 West 100 22nd Street, Suite 109
Oakbrook Terrace, Illinois 60181
708.691.8080

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Effective Date:

William A. Capraro, Jr. CIMCO Communications, Inc. 5030 South Mill Avenue, Suite 6 Oakbrook Terrace, Illinois 60181 708.691.8080

CONCURRING CARRIERS

None

CONNECTING CARRIERS

None

OTHER PARTICIPATING CARRIERS

None

EXPLANATION OF SYMBOLS

- (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

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TARIFF FORMAT

- A. Sheet Numbering Sheet numbers appear in the upper right corner of the page. Sheets are numbered sequentially. However, occasionally, when a new sheet is added between sheets already in effect, a decimal is added. For example, a new sheet added between sheets 14 and 15 would be 14.1.
- B. Sheet Revision Numbers Revision numbers also appear in the upper right corner of each page. These numbers are used to determine the most current sheet version on file with the Commission. For example, the 4th revised Sheet 14 cancels the 3rd Revised Sheet 14. Because of various suspension periods, deferrals, etc. the Commission follows in their tariff approval process, the most current sheet number on file with the Commission is not always the page in effect. Consult the Check Sheet for the sheet currently in effect.
- C. Paragraph Numbering Sequence There are five levels of paragraph coding. Each level of code is subservient to its next higher level:
 - 2.
 - 2.1.
 - 2.1.1.
 - 2.1.1.1.
 - 2.1.1.1.1.
- D. Check Sheets When a tariff filing is made with the Commission, an updated Check Sheet accompanies the tariff filing. The Check Sheet lists the sheets contained in the tariff with a cross reference to the current revision number. When new pages are added, the check sheet is changed to reflect the revision. All revisions made in a given filing are designated by and asterisk (*). There will be no other symbols used on this page if these are the only changes made to it (i.e., the format, etc., remains the same, just revised revision levels on some pages). The Tariff user should refer to the latest Check Sheet to find if a particular sheet is the most current on file with the Commission.

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APPLICATION OF TARIFF

This tariff contains the rates applicable to the provision of specialized intrastate resale common carrier telecommunications services by CIMCO Communications between various locations within the State of Florida.

All services are interstate offerings. Intrastate service is an add-on service available only if customer subscribes to the Company's interstate offerings.

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SECTION 1 - TECHNICAL TERMS AND ABBREVIATIONS

Account Code:

A numerical code, one or more of which are available to a customer to enable identification of individual users or groups of users on an account and to allocate costs of service accordingly.

Called Station:

The terminating point of a call (i.e., the called number).

Commission:

Florida Public Service Commission

Company:

CIMCO Communications, Inc. ("CIMCO Communications")

Credit Card:

A valid bank or financial organization card, representing and account to which the costs of products and services purchased by the card holder may be charged for future payment. Such cards include those issued by VISA or MasterCard.

Customer:

The person, firm, corporation or other entity which orders or uses service and is responsible for payment of charges and compliance with tariff regulation.

Dedicated Access:

Non-switched access between a customer's premises and the point of presence of the Company's underlying carrier.

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SECTION 1 - TECHNICAL TERMS AND ABBREVIATIONS, Continued

Disconnect or Disconnection:

The termination of a circuit connection between the originating station and the called station or the Company's operator.

800 Service:

A switched or dedicated access service, offering users inbound, toll free "800" number, long distance telecommunications services from points originating and terminating in the state. This service enables the caller to contact the Customer without incurring toll charges, through the use of an assigned "800" number. The Customer pays for the call. Access may be provided by the Company, or the Customer may utilize local exchange company access.

1 Plus Service:

A switched or dedicated access service, offering users outbound "1 plus" long distance telecommunications services from points originating and terminating in the state. Access may be provided by the Company, or the Customer may utilize local exchange company access.

Software Defined Network (SDN):

An AT&T service offered to non-facilities-based resellers of telecommunications services.

Subscriber:

See "Customer" definition.

V & H Coordinates:

Geographic Points which define the originating and terminating points of a call in mathematical terms so that the airline mileage of the call may be determined. Call mileage is used for the purpose of rating calls.

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SECTION 2 - RULES AND REGULATIONS

2.1. UNDERTAKING OF THE COMPANY

- Company's services are furnished for telecommunications originating and/or terminating in any area within the State of Florida.
- 2.1.2. Company is a non-facilities-based provider of interexchange telecommunications to Customers for their direct transmission and reception of voice, data, and other types of communications.
- Company resells access, switching, transport, and termination services provided by interexchange carriers.
- 2.1.4. Customer's monthly charges for Company's service are based on the total time Customer actually uses the service.
- 2.1.5. Subject to availability, the customer may use account codes to identify the users or user groups on an account. The numerical composition of the codes shall be set by Company to assure compatibility with the Company's accounting and billing systems and to avoid the duplication of codes.
- 2.1.6. The Company's services are provided on a monthly basis unless otherwise provided, and are available twenty-four (24) hours per day, seven (7) days per week.
- 2.1.7. Request for service under this tariff shall authorize the Company to conduct a credit search on the Customer. The Company reserves the right to refuse service on the basis of credit history, and to refuse further service due to late payment or non-payment by the Customer.

2.2. LIMITATIONS

2.2.1. Service is offered subject to availability of the necessary facilities and/or equipment and subject to the provisions of this tariff.

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2.2. LIMITATIONS, Continued

- 2.2.2. Company reserves the right to immediately disconnect service without incurring liability when necessitated by conditions beyond the Company's control or when the Customer is using the service in violation of either the provisions of this tariff or the Commission rules.
- 2.2.3. The Company does not undertake to transmit messages, but offers the use of its facilities when available and will not be liable for errors in transmission or for failure to establish connections.
- Title to all facilities provided by Company under these regulations remains in Company's name.
- 2.2.5. Prior written permission from the Company is required before any assignment or transfer. All regulations and conditions contained in this tariff shall apply to all such permitted assignees or transferees, as well as all conditions of service.

2.3. USE

- 2.3.1. Service may be used for the transmission of communications by the Customer for any lawful purpose for which the service is technically suited.
- 2.3.2. Service may not be used for any unlawful purpose or for any purpose for which any payment or other compensation is received by the Customer, except when the Customer is a duly authorized and regulated common carrier. This provision does not prohibit an arrangement between the Customer, authorized user or joint user to share the cost of service.
- 2.3.3. The Company strictly prohibits use of the Company's services without payment or an avoidance of payment by the Customer by fraudulent means or devices, including providing falsified calling card numbers or invalid calling card numbers to the Company, providing falsified or invalid credit card numbers to the Company or in any way misrepresenting the identity or the credit-worthiness of the Customer.

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Effective Date:

2.3. USE, Continued

- 2.3.4. The Company reserves the right to block traffic to or from certain countries, cities or NNX exchanges, or to disallow the use of certain Customer authorization codes, when such action is necessary to prevent the unlawful use of its service. Service will be restored as soon as it can be provided without undue risk, and, upon request by the affected Customer, a new authorization code will be assigned. The Company may control fraud by refusing to accept calling card, collect calling and/or third number calls which are determined to be invalid by the Customer or by the underlying carrier.
- 2.3.5. The Company reserves the right to discontinue the use of any code provided to a Customer, and to substitute another code for the Customer's use.

2.4. LIABILITIES OF THE COMPANY

- 2.4.1. The liability of the Company for damages arising out of mistakes, omission, interruptions, delays, errors or defects in transmission occurring in the course of furnishing service or other facilities and not caused by the negligence of the Customer, commences upon activation of service and in no event exceeds an amount equivalent to the proportionate charge to the Customer for the period of service during which such mistakes, omissions, interruptions, delays, errors, or defects in transmission occur. For the purpose of computing such amount, a month is considered to have thirty (30) days. In no event will the Company be responsible for consequential damages for lost profits suffered by a Customer or end user as the result of interrupted or unsatisfactory service.
- 2.4.2. Company is not liable for any act or omission of any other company or companies furnishing a portion of the service.
- 2.4.3. Company shall be indemnified and held harmless by the Customer against:
 - A. Claims for libel, slander, infringement of copyright or unauthorized use of any trademark, trade name or service mark arising out of the material, data, information or other content transmitted over company's facilities; and

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2.4. LIABILITIES OF THE COMPANY, Continued

- Claims for patent infringement arising from combining or connecting company's facilities with apparatus and systems of the Customer; and
- C. All other claims arising out of any act or omission of the Customer in connection with any service provided by Company.
- 2.4.4. The Company is not liable for any defacement of, or damage to, the equipment or premises of a customer resulting from the furnishing of services when such defacement or damage is not the result of the result of the Company's negligence.
- 2.4.5. Company shall not be liable for and the Customer indemnifies and holds harmless from any and all loss claims, demands, suits, or other action or liability whatsoever, whether suffered, made instituted or asserted by the Customer or by any other party or person, for any personal injury to, death of any person or persons, and for any loss, damage, defacement or destruction of the premises of the customer or any other property, whether owned by the Customer or by others, caused or claimed to have been caused directly or indirectly by the installation, operation, failure to operate, maintenance, removal, presence, condition, location or use of equipment or wiring provided by company where such installation, operation, failure to operate, maintenance, condition, location or use is not the direct result of Company's negligence.
- 2.4.6. No agents or employees of connecting, concurring or other participating carriers or companies shall be deemed to be agents or employees of the Company without written authorization.

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2.4. LIABILITIES OF THE COMPANY, Continued

- 2.4.7. The Company is not liable for any failure of performance hereunder due to causes beyond its control, including, but not limited to, unavoidable interruption in the working of its circuits or those of another common carrier; acts of nature, storms, fire, floods, or other catastrophes; any law, order, regulation, direction, action, or request of the United States Government, or any other governmental entity having jurisdiction over the company or of any department, agency, commission, bureau, corporation, or other instrumentality or any one or more of such instrumentality or any one of more of such governmental entities, or of any civil or military authority; national emergencies insurrections, riots, rebellions, wars, strikes, lockouts, work stoppages, or other labor difficulties; or notwithstanding anything in this tariff to the contrary, the unlawful acts of the Company's agents and employees, if committed beyond the scope of their employment.
- 2.4.8. The Company shall not be liable for damages or adjustments, refunds, or cancellation of charges unless the Customer has notified the Company, in writing, of any dispute concerning charges, or the basis of any claim for damages, after the invoice is rendered by the company for the call giving rise to such dispute or claim, unless ordered by the Commission pursuant to Florida law. Any such notice must set forth sufficient facts to provide the Company with a reasonable basis upon which to evaluate the Customer's claim or demands.
- 2.4.9. The Company shall not be liable for any damages, including usage charges, that the Customer may incur as a result of the unauthorized use of its communications equipment. The unauthorized use of the Customer's communications equipment includes, but is not limited to, the placement of calls from the Customer's premises and the placement of calls through Customer-controlled or Customer-provisioned equipment that are transmitted or carried over the Company's network services without the authorization of the Customer. The Customer shall be fully liable for all such charges.

2.5. CUSTOMER RESPONSIBILITIES

2.5.1. The Customer is responsible for the payment of all charges for services furnished to the Customer and for all additional charges for calls the Customer elects to continue making.

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2.5. CUSTOMER RESPONSIBILITIES, Continued

- 2.5.2. The name(s) of the Customer(s) desiring to use the service must be properly verified.
- The Customer is responsible for compliance with applicable regulations set forth in this tariff.

2.6. INTERRUPTION OF SERVICE

- 2.6.1. Credit allowance for interruptions of service which are not due to Company's testing or adjusting, to the negligence of the customer, or to the failure of channels, equipment and/or communications equipment provided by the Customer, are subject to the general liability provisions set forth in Section 2.4., herein. It shall be the obligation of the Customer to notify Company of any interruptions of service. Before giving such notice, the Customer shall ascertain that the trouble is not being caused by any action or omission of the Customer, not within the Customer's control.
- 2.6.2. For purposes of credit computation for leased facilities, every month shall be considered to have 720 hours. No credit shall be allowed for an interruption of a continuous duration of less than two hours.
- 2.6.3. The Customer shall be credited for an interruption of two hours or more at the rate of 1/720th of the monthly charge for the facilities affected for each hour or major fraction thereof that the interruption continues.

Credit formula: Credit - (A/720) X B

A - outage time in hours

B - total monthly charge for affected utility

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2.7. RESTORATION OF SERVICE

The use and restoration of service in emergencies shall be in accordance with part 64, Subpart D of the Federal Communications Commission's Rules and Regulations which specifies the priority system for such activities.

2.8. MINIMUM SERVICE PERIOD

The minimum service period is one month (30 days).

2.9. PAYMENTS AND BILLING

- 2.9.1. Charges for service are applied on a recurring basis. Service is provided and billed on a monthly (30 day) basis. The billing date is dependent on the billing cycle assigned to the Customer.
- 2.9.2. The Customer is responsible for the payment of all charges for services furnished to the customer. Charges are based on actual usage and contractual obligations, and are billed monthly in arrears.
- 2.9.3. Billing is payable upon receipt and past due thirty (30) days after issuance and posting of invoice. Bills not paid within thirty-one (31) days after the date of posting are subject to a 1.5 percent late payment charge for the unpaid balance, or the maximum allowable under state law.
- 2.9.4. Bills may be paid by mail, by telephone using a credit card, or by debit as prearranged by the Customer, in accordance with the Company's guidelines and capability. All charges for services are payable only in United States currency. Payment by mail may be made by check, money order, or cashier's check.

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2.9. PAYMENTS AND BILLING, Continued

- A charge of \$20.00 or five (5) percent of the amount of the check, whichever is greater, 2.9.5. will apply whenever a check or draft presented for payment of service is not accepted by the institution on which it is written.
- Billing disputes should be addressed to Company's Customer Service Department via 2.9.6. telephone to 800.922.4626. Customer Service Representatives are available from 8:00 AM to 4:59 PM Central Time. Messages may be left for Customer Services from 5:00 PM to 7:59 AM Central Time, which will be answered on the next business day, unless in the event of an emergency which threatens customer service.
- In the case of a dispute between the Customer and the Company for service furnished 2.9.7. to the Customer, which cannot be settled with mutual satisfaction, the Customer can take the following course of action:
 - A. First, the Customer may request, and the Company will perform, 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).
 - B. Second, if there is still disagreement about the disputed amount after the investigation and review by a manager of the Company, the Customer may appeal to the Florida Public Service Commission's Division of Consumer Affairs for its investigation and decision.

The address of the Commission is:

Florida Public Service Commission Division of Consumer Affairs 2540 Shumard Oak Boulevard Gerald Gunter Building Tallahassee, Florida 32399-0850

Telephone: 904.413.6100

Telephone: 800.342.3552 (toll free)

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Effective Date:

2.10. CANCELLATION BY CUSTOMER

- 2.10.1. Customer may cancel service by providing written notice to Company thirty (30) days prior to renewal date of any contract between Company and Customer.
- 2.10.2. Customer is responsible for usage charges while still connected to the Company's service and the payment of associated local exchange company charges, if any, for service charges.
- 2.10.3. In the event Customer terminates a contract between Company and Customer prior to the notice provision of 2.10.1, Customer shall pay Company 25 percent of the amount of service charges left on the contract, based on average long distance usage.
- 2.10.4. If Customer determines that services purchased from Company do not satisfy such Customer quality standards for performance of such services, the Customer shall notify Company in writing of such dissatisfaction and Company shall have thirty (30) days to rectify such dissatisfaction. In the event Company can not rectify the problem to the Customer's reasonable satisfaction, Customer may terminate services with Company without further liability, except for payment in full for all telephone usage charges associated with services through the termination date of any contract.
- 2.10.4. Any non-recoverable cost of company expenditures shall be borne by the Customer if:
 - A. The Customer orders service requiring special facilities dedicated to the Customer's use and then cancels the order before such service begins, before completion of the minimum period or before completion of some the period mutually agreed with the Customer for the non-recoverable portions of expenditures; or
 - B. Liabilities are incurred expressly on behalf of the Customer by Company and not fully reimbursed by installation and monthly charges; and
 - C. If based on an order for service and construction has either begun or has been completed, but no service provided.
 - By reason of any order or decision of a court or any other governmental authority which prohibits the Company from furnishing such service; or

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2.11. CANCELLATION BY COMPANY

- 2.11.1. Company reserves the right to immediately discontinue furnishing the service to customers without incurring liability:
 - A. In the event of a condition determined to be hazardous to the customer, to othecustomers of the utility, to the utility's equipment, the public or to employees of the utility; or
 - C. If the Company deems such refusal necessary to protect itself or third parties against fraud or to otherwise protect its personnel, agents, facilities or services without notice; or
 - D. For unlawful use of the service or use of the service for unlawful purposes; or
 - E. If the Customer provides false information to the Company regarding the Customer's identity, address, credit-worthiness, past, current or planned use of Company's services.
- 2.11.2. Company may discontinue service according to the following conditions upon five (5) days written notice:
 - A. Customer violation of any of the Company's tariffs filed with the Commission and/or violation of the Commission's rules and regulations; or
 - B. For the non-payment of any proper charge as provided by Company's tariff; or
 - C. Failure to meet or maintain the Company's credit requirements; or
 - For Customer's breach of the contract for service between the Company and Customer; or

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2.11. CANCELLATION BY COMPANY, Continued

- E. When necessary for the Company to comply with any order or request of any governmental authority having jurisdiction; or
- F. Unauthorized resale of equipment or service.
- 2.11.3. The discontinuance of service(s) by the Company pursuant to this section does not relieve the Customer of any obligations to pay the Company for charges due and owing for service(s) furnished up to the time of discontinuance. The remedies available to the Company set forth herein shall not be exclusive and the Company shall at all times be entitled to all the rights available to it under law or equity.
- 2.11.4. The Company may refuse to permit collect calling, calling card, third number billing which it determines to be fraudulent and/or may limit the use of these billing options or services.

2.12. INTERCONNECTION

- 2.12.1. Service furnished by Company may be interconnected with services or facilities of other authorized communications common carriers and with private systems, subject to the technical limitations established by Company. Any special interface of equipment or facilities necessary to achieve compatibility between the facilities of Company and other participating carriers shall be provided at the Customer's expense.
- 2.12.2. Interconnection between the facilities or services of other carriers shall be under the applicable terms and conditions of the other carriers' tariffs. The Customer is responsible for taking all necessary legal steps for interconnecting customer provided terminal equipment or communications equipment with Company's facilities. The Customer shall secure all licenses, permits, rights-of-way, and other such arrangements necessary for interconnection.

2.13. DEPOSITS AND ADVANCED PAYMENTS

The Company does not require a deposit or advanced payment from the Customer.

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2.14. TAXES

All state and local taxes (i.e. gross receipts tax, sales tax, municipal utilities tax) are listed as separate line items and are not included in the quoted rates.

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SECTION 3 - DESCRIPTION OF SERVICE

3.1. TIMING OF CALLS

- 3.1.1. The Customer's long distance usage charge is based on the actual usage of Company's service. Usage begins when the receiver of the called number is answered (i.e., when two-way communication, often referred to as "conversation time" is possible.) The moment of the called party's answer is determined by hardware supervision in which the local telephone Company sends a signal to the underlying carrier's switch or the software utilizing audio tone detection. The timing of the call begins when called party answers and terminates when either party hangs up.
- 3.1.2. For all services except month-to-month "1 Plus" and 800 service and calling cards, the minimum call duration for billing purposes is six (6) seconds with six (6) second billing increments thereafter. For month-to-month "1 Plus" and 800 service, the minimum call duration for billing purposes is (1) minute with one (1) minute billing increments thereafter. For all calling cards, the minimum call duration for billing purposes is thirty (30) seconds with six (6) second billing increments thereafter.
- 3.1.3. Any portion of an applicable increment, after the appropriate minimum time for the call, will be rounded upward to the next increment. Calls less than the minimum length will be rounded to the minimum billing increment.
- 3.1.4. There is no billing for incomplete calls.

3.2. CALCULATION OF DISTANCE

Usage charges for all mileage sensitive products are based on the airline distance between the serving wire center locations associated with the originating and terminating points of the call. The airline mileage between rate centers is determined by applying the formula below to the vertical and horizontal coordinates associated with the rate centers involved. The Company uses the rate centers and associated vertical and horizontal coordinates that are produce by Bell Communications Research in their NPA-NXX V & H Coordinates Tape and appear in National Exchange Carriers Association Tariff No.4.

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SECTION 3 - DESCRIPTION OF SERVICE, Continued

3.2. CALCULATION OF DISTANCE, Continued

FORMULA:

$$\sqrt{\frac{(V1 - V2)^2}{10} + (H1 - H2)^2}$$

EXAMPLE: Distance between Miami and New York City:

<u>V</u> <u>H</u>

Miami 8,351 529 New York 4,997 1,406 Difference 3,354 (877)

Square and add: 11,249,316 + 769,129 = 12,018,445

Divide by 10 and round: 12,018,445/10 = 1,201,844.5

1,201,844

Take the square root and round: 1,201,844 = 1,096.2

1,096 miles

3.3. MINIMUM CALL COMPLETION RATE

Customers can expect a call completion rate of not less than 99 percent during peak use periods for all Feature Group D Equal Access I plus services. The call completion rate is calculated as the number of calls completed (including calls completed to a busy line or to a line which remains unanswered by the called party) divided by the number of calls attempted.

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SECTION 3 - DESCRIPTION OF SERVICE, Continued

3.4. CIMCO Communications TELECOMMUNICATIONS SERVICES

- 3.4.1. The rate for Company's service is based on the following factors:
 - A. The duration of the call;
 - B. The type of service subscribed to; and
 - C. The monthly calling volume.
- 3.4.2. Plan I is a switched or dedicated access service, offering users outbound "1 Plus" and inbound, toll free "800" long distance telecommunications services from points originating and terminating in the State of Florida. Plan I allows users to select Frontier or Allnet as the underlying carrier. Access may be provided by the Company, or the Customer may utilize local exchange company access.
- 3.4.3. Plan II is a switched or dedicated access service, offering users outbound "1 Plus" and inbound, toll free "800" long distance telecommunications services from points originating and terminating in the State of Florida. Plan II allows users to select LCI as the underlying carrier. Access may be provided by the Company, or the Customer may utilize local exchange company access.
- 3.4.4. Plan III is a switched or dedicated access service, offering users outbound "1 Plus" and inbound, toll free "800" long distance telecommunications services from points originating and terminating in the State of Florida. Plan III allows users to select Sprint as the underlying carrier. Access may be provided by the Company, or the Customer may utilize local exchange company access.
- 3.4.5. SDN Calling Card Service permits the Customer to charge the principal presubscribed location for a call while the Customer is away from the principal location, using AT&T as the underlying carrier. The Customer may place calls from any touch tone phone in the U.S. by dialing a toll free "800" number and entering a personal identification code, followed by the desired telephone number. SDN calling card services are billed at the Company's rates and appear on the Customer's monthly long distance bill.

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SECTION 3 - DESCRIPTION OF SERVICE, Continued

- 3.4. CIMCO Communications TELECOMMUNICATIONS SERVICES, Continued
- 3.4.6. Advantage Calling Card Service permits the Customer to charge the principal presubscribed location for a call while the Customer is away from the principal location, using LCI as the underlying carrier. The Customer may place calls from any touch tone phone in the U.S. by dialing a toll free "800" number and entering a personal identification code, followed by the desired telephone number. Advantage calling card services are billed at the Company's rates and appear on the Customer's monthly long distance bill.
- 3.4.7. Solution Calling Card Service permits the Customer to charge the principal presubscribed location for a call while the Customer is away from the principal location, using Frontier as the underlying carrier. The Customer may place calls from any touch tone phone in the U.S. by dialing a toll free "800" number and entering a personal identification code, followed by the desired telephone number. Solution calling card services are billed at the Company's rates and appear on the Customer's monthly long distance bill.

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Effective Date:

SECTION 4 - RATES

4.1. SERVICE CHARGES

Monthly service charges per account are based on the following schedule:

4.1.1. Plan I

4.1.1.1. Switched Access Service

There is a recurring monthly fee of \$10.00 for switched access service, which includes presubscription to one (1) outbound line, one (1) 800 line, and use of calling cards. There is a recurring monthly charge of \$5.00 for each additional 800 line.

4.1.1.1.1. Month to Month Term

Option	Monthly Calling Volume	1 Plus Service Minute Rate	800 Service Minute Rate
A	\$300 - \$700	\$0.263	\$0.263
В	\$701 - \$2,000	\$0.263	\$0.263
С	\$2,001 - \$5,000	\$0.263	\$0.263
D	\$5,001+	\$0.263	\$0.263

4.1.1.1.2. 12 Month Term

Option	Monthly Calling Volume	1 Plus Service 6 Second Rate	800 Service 6 Second Rate
A	\$300 - \$700	\$0.0213	\$0.0213
В	\$701 - \$2,000	\$0.0208	\$0.0208
С	\$2,001 - \$5,000	\$0.0190	\$0.0190
D	\$5,001+	\$0.0175	\$0.0175

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Effective Date:

Issued By:

4.1.1. Plan I, Continued

4.1.1.1.3. 24 Month Term

Option	Monthly Calling Volume	1 Plus Service 6 Second Rate	800 Service 6 Second Rate
A	\$300 - \$700	\$0.0203	\$0.0203
В	\$701 - \$2,000	\$0.0198	\$0.0198
С	\$2001 - \$5,000	50.0180	\$0.0180
D	\$5,001+	\$0.0165	\$0.0165

4.1.1.1.4. 36 Month Term

Option	Monthly Calling Volume	1 Plus Service 6 Second Rate	800 Service 6 Second Rate
A	\$300 - \$700	\$0.0198	\$0.0198
В	\$701 - \$2,000	\$0.0193	\$0.0193
С	\$2,001 - \$5,000	\$0.0175	\$0.0175
D	\$5,001+	\$0.0160	\$0.0160

Issued: July 31, 1996

Issued By:

Effective Date:

4.1.1. Plan I, Continued

4.1.1.2. Dedicated Access Service

There is a recurring monthly fee of \$10.00 for dedicated access service, which includes presubscription to one (1) outbound line, one (1) 800 line, and use of calling cards. There is a recurring monthly charge of \$5.00 for each additional 800 line.

4.1.1.2.1. Month to Month Term

Option	Monthly Calling Volume	1 Plus Service Minute Rate	800 Service Minute Rate
Е	\$0 - \$6,000	\$0.170	\$0.170
F	\$6,001 - \$8,000	\$0.170	\$0.170
G	\$8,001 - \$10,000	\$0.170	\$0.170
Н	\$10,001+	\$0.170	\$0.170

4.1.1.2.2. 12 Month Term

Option	Monthly Calling Volume	1 Plus Service 6 Second Rate	800 Service 6 Second Rate
Е	\$0 - \$6,000	\$0.0120	\$0.0120
F	\$6,001 - \$8,000	\$0.0115	\$0.0115
G	\$8,001 - \$10,000	\$0.0110	\$0.0110
Н	\$10,001+	\$0.0100	\$0.0100

Issued: July 31, 1996

Issued By:

Effective Date:

4.1.1. Plan I, Continued

4.1.1.2.3. 24 Month Term

Option	Monthly Calling Volume	1 Plus Service Minute Rate	800 Service Minute Rate
Е	\$0 - \$6,000	\$0.0110	\$0.0110
F	\$6,001 - \$8,000	\$0.0105	\$0.0105
G	\$8,001 - \$10,000	\$0.0100	\$0.0100
Н	\$10,001+	\$0.0090	\$0.0090

4.1.1.2.4. 36 Month Term

Option	Monthly Calling Volume	1 Plus Service 6 Second Rate	800 Service 6 Second Rate
Е	\$0 - \$6,000	\$0.0105	\$0.0105
F	\$6,001 - \$8,000	\$0.0100	\$0.0100
G	\$8,001 - \$10,000	\$0.0095	\$0.0095
Н	\$10,001+	\$0.0085	\$0.0085

Issued: July 31, 1996

Issued By:

Effective Date:

4.1.2. Plan II

4.1.2.1. Switched Access Service

There is a recurring monthly fee of \$10.00 for switched access service, which includes presubscription to one (1) outbound line, one (1) 800 line, and use of calling cards. There is a recurring monthly charge of \$5.00 for each additional 800 line.

4.1.2.1.1. Month to Month Term

Option	Monthly Calling Volume	1 Plus Service Minute Rate	800 Service Minute Rate
A	\$300 - \$700	\$0.245	\$0.245
В	\$701 - \$2,000	\$0.245	\$0.245
С	\$2,001 - \$5,000	\$0.245	\$0.245
D	\$5,001+	\$0.245	\$0.245

4.1.2.1.2. 12 Month Term

Option	Monthly Calling Volume	1 Plus Service 6 Second Rate	800 Service 6 Second Rate
Α	\$300 - \$700	\$0.0195	\$0.0195
В	\$701 - \$2,000	\$0.0190	\$0.0190
С	\$2,001 - \$5,000	\$0.0175	\$0.0175
D	\$5,001+	\$0.0161	\$0.0161

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Issued By:

4.1.2. Plan II, Continued

4.1.2.1.3. 24 Month Term

Option	Monthly Calling Volume	1 Plus Service 6 Second Rate	800 Service 6 Second Rate
A	\$300 - \$700	\$0.0185	\$0.0185
В	\$701 - \$2,000	\$0.0180	\$0.0180
С	\$2001 - \$5,000	\$0.0165	\$0.0165
D	\$5,001+	\$0.0151	\$0.0151

4.1.2.1.4. 36 Month Term

Option	Monthly Calling Volume	1 Plus Service 6 Second Rate	800 Service 6 Second Rate
Α	\$300 - \$700	\$0.0180	\$0.0180
В	\$701 - \$2,000	\$0.0175	\$0.0175
С	\$2,001 - \$5,000	\$0.0160	\$0.0160
D	\$5,001+	\$0.0145	\$0.0145

Issued: July 31, 1996

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Effective Date:

4.1.2. Plan II, Continued

4.1.2.2. Dedicated Access Service

There is a monthly recurring fee of \$10.00 for dedicated access service, which includes presubscription to one (1) outbound line, one (1) 800 line, and use of calling cards. There is a recurring monthly charge of \$5.00 for each additional 800 line.

4.1.2.2.1. Month to Month Term

Option	Monthly Calling Volume	1 Plus Service Minute Rate	800 Service Minute Rate
Е	\$0 - \$6,000	\$0.183	\$0.183
F	\$6,001 - \$8,000	\$0.183	\$0.183
G	\$8,001 - \$10,000	\$0.183	\$0.183
Н	\$10,001+	\$0.183	\$0.183

4.1.2.2.2. 12 Month Term

Option	Monthly Calling Volume	1 Plus Service 6 Second Rate	800 Service 6 Second Rate
Е	\$0 - \$6,000	\$0.0133	\$0.0133
F	\$6,001 - \$8,000	\$0.0128	\$0.0128
G	\$8,001 - \$10,000	\$0.0123	\$0.0123
Н	\$10,001+	\$0.0114	\$0.0114

Issued: July 31, 1996

Issued By:

Effective Date:

4.1.2. Plan II, Continued

4.1.2.2.3. 24 Month Term

Option	Monthly Calling Volume	1 Plus Service Minute Rate	800 Service Minute Rate
Е	\$0 - \$6,000	\$0.0123	\$0.0123
F	\$6,001 - \$8,000	\$0.0118	\$0.0118
G	\$8,001 - \$10,000	\$0.0113	\$0.0113
Н	\$10,001+	\$0.0104	\$0.0104

4.1.2.2.4. 36 Month Term

Option	Monthly Calling Volume	1 Plus Service 6 Second Rate	800 Service 6 Second Rate
Е	\$0 - \$6,000	\$0.0118	\$0.0118
F	\$6,001 - \$8,000	\$0.0113	\$0.0113
G	\$8,001 - \$10,000	\$0.0108	\$0.0108
Н	\$10,001+	\$0.0099	\$0.0099

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Effective Date:

4.1.3. Plan III

4.1.3.1. Switched Access Service

There is a recurring monthly fee of \$10.00 for switched access service, which includes presubscription to one (1) outbound line, one (1) 800 line, and use of calling cards. There is a recurring monthly charge of \$5.00 for each additional 800 line.

4.1.3.1.1. Month to Month Term

Option	Monthly Calling Volume	1 Plus Service Minute Rate	800 Service Minute Rate
A	\$300 - \$700	\$0.259	\$0.259
В	\$701 - \$2,000	\$0.259	\$0.259
С	\$2,001 - \$5,000	\$0.259	\$0.259
D	\$5,001+	\$0.259	\$0.259

4.1.3.1.2. 12 Month Term

Option	Monthly Calling Volume	1 Plus Service 6 Second Rate	800 Service 6 Second Rate
A	\$300 - \$700	\$0.0209	\$0.0209
В	\$701 - \$2,000	\$0.0204	\$0.0204
С	\$2,001 - \$5,000	\$0.0183	\$0.0183
D	\$5,001+	\$0.0172	\$0.0172

Issued: July 31, 1996

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Effective Date:

4.1.3. Plan III, Continued

4.1.3.1.3. 24 Month Term

Option	Monthly Calling Volume	1 Plus Service 6 Second Rate	800 Service 6 Second Rate
A	\$300 - \$700	\$0.0199	\$0.0199
В	\$701 - \$2,000	\$0.0194	\$0.0194
С	\$2001 - \$5,000	\$0.0173	\$0.0173
D	\$5,001+	\$0.0162	\$0.0162

4.1.3.1.4. 36 Month Term

Option	Monthly Calling Volume	1 Plus Service 6 Second Rate	800 Service 6 Second Rate
Α	\$300 - \$700	\$0.0194	\$0.0194
В	\$701 - \$2,000	\$0.0189	\$0.0189
С	\$2,001 - \$5,000	\$0.0168	\$0.0168
D	\$5,001+	\$0.0157	\$0.0157

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Effective Date:

4.1.3. Plan III, Continued

4.1.3.2. Dedicated Access Service

There is a recurring monthly fee of \$10.00 for dedicates access service, which includes presubscription to one (1) outbound tine, one (1) 800 line, and use of calling cards. There is a recurring monthly charge of \$5.00 for each additional 800 line.

4.1.3.2.1. Month to Month Term

Option	Monthly Calling Volume	1 Plus Service Minute Rate	800 Service Minute Rate
E	\$0 - \$6,000	\$0.186	\$0.180
F	\$6,001 - \$8,000	\$0.186	\$0.180
G	\$8,001 - \$10,000	\$0.186	\$0.180
Н	\$10,001+	\$0.186	\$0.180

4.1.3.2.2. 12 Month Term

Option	Monthly Calling Volume	1 Plus Service 6 Second Rate	800 Service 6 Second Rate
Е	\$0 - \$6,000	\$0.0136	\$0.0130
F	\$6,001 - \$8,000	\$0.0131	\$0.0125
G	\$8,001 - \$10,000	\$0.0124	\$0.0120
Н	\$10,001+	\$0.0117	\$0.0112

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4.1.3. Plan III, Continued

4.1.3.2.3. 24 Month Term

Option	Monthly Calling Volume	1 Plus Service Minute Rate	800 Service Minute Rate
Е	\$0 - \$6,000	\$0.0126	\$0.0120
F	\$6,001 - \$8,000	\$0.0121	\$0.0115
G	\$8,001 - \$10,000	\$0.0114	\$0.0110
Н	\$10,001+	\$0.0107	\$0.0102

4.1.3.2.4. 36 Month Term

Option	Monthly Calling Volume	1 Plus Service 6 Second Rate	800 Service 6 Second Rate
E	\$0 - \$6,000	\$0.0121	\$0.0115
F	\$6,001 - \$8,000	\$0.0116	\$0.0110
G	\$8,001 - \$10,000	\$0.0109	\$0.0105
Н	\$10,001+	\$0.0102	\$0.0097

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4.1.4. SDN Calling Card Service

Per-call Surcharge: \$.45 Initial 30 Seconds: \$.115 Additional 6 Seconds: \$.023

4.1.5. Advantage Calling Card Service

Per-call Surcharge: \$.25 Initial 30 Seconds: \$.115 Additional 6 Seconds: \$.023

4.1.6. Solution Calling Card Service

Per-call Surcharge: \$.00 Initial 30 Seconds: \$.125 Additional 6 Seconds: \$.025

4.2. SPECIAL RATES FOR THE HANDICAPPED

There shall be no charge for calls from lines or trunks serving individuals with disabilities.

4.2.1. Directory Assistance

There shall be no charge for directory assistance calls from lines or trunks serving individuals with disabilities.

4.2.2. Telecommunications Relay Service

For intrastate toll calls received from the relay service, the Company will, when billing relay calls, discount relay service calls by fifty (50) percent off of the otherwise applicable rate for a voice non-relay call except that where either the calling or called party indicates that either party is both hearing and visually impaired, the call shall be discounted sixty (60) percent off of the otherwise applicable rate for a voice non-relay call. The above discounts apply only to time-sensitive elements of a charge for the call and shall not apply to per call charges such as a credit card surcharge.

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Effective Date:

William A. Capraro, Jr. CIMCO Communications, Inc. 18 West 100 22nd Street, Suite 109 Oakbrook Terrace, Illinois 60181 708.691.8080

EXHIBIT D

CUSTOMER DEPOSITS AND ADVANCE PAYMENTS (Attached)

CUSTOMER DEPOSITS AND ADVANCE PAYMENTS

The Applicant will not collect deposits nor will it collect payments for service more than one month in advance.

CIMCO Communications, Inc.

Bv:

William A. Capraro, Jr.

Executive Vice President

18 West 100 22nd Street, Suite 109 Oakbrook Terrace, Illinois 60181

Telephone: 708.691.8080

Facsimile: 7

708.691.8788

EXHIBIT E

INTRASTATE NETWORK

(Attached)

INTRASTATE NETWORK

1. - 3.

Applicant owns no network transmission facilities or switching equipment. Technical services are provided by Applicant's underlying carrier(s).

4. ORIGINATING SERVICE

Applicant's subscribers may originate calls from any dual tone, multi-frequency telephone in the State of Florida.

5. TRAFFIC RESTRICTIONS

Applicant does not hold itself out to provide intraEAEA service. Applicant offers resold MTS service. Any incidental intraEAEA call would, therefore, be provided over Applicant's underlying carrier's resold MTS facilities, authorized under 25-24.471, Application for Certificate (4)(a) of the Florida Public Service Commission Rules. IntraEAEA calls should, however, be routed via the local exchange carrier.

6. CURRENT FLORIDA INTRASTATE SERVICES

Applicant has not previously provided intrastate telecommunications in Florida.

CIMCO Communications, Inc.

By:

William A. Capralo, Jr. Executive Vice President

18 West 100 22nd Street, Suite 109 Oakbrook Terrace, Illinois 60181

Telephone: 708.691.8080 Facsimile: 708.691.8788

EXHIBIT F

FLORIDA TELEPHONE EXCHANGES

(Attached)

FLORIDA TELEPHONE EXCHANGES

Applicant will provide service from any dual tone, multi-frequency telephone in the State of Florida (please see response to Exhibit E, above).

CIMCO Communications, Inc.

By:

William A. Capraro, Jr.

Executive Vice President

18 West 100 22nd Street, Suite 109 Oakbrook Terrace, Illinois 60181

Telephone: 708.691.8080 Facsimile: 708.691.8788

EXHIBIT H

MANAGEMENT EXPERIENCE (Attached)

MANAGEMENT EXPERIENCE

William A. Capraro, Sr. President

Mr. Capraro holds a Bachelor of the Arts degree from St. Ambrose University and is a member of the National Association of Realtors. His experience includes serving as Vice President of Sales for Arthur Ruhbloff & Company, a national real estate firm specializing in sales, development, and management of major commercial and industrial properties. Mr. Capraro was also President of American CIMCO Realty, a developer of commercial and industrial properties. In 1986, he founded CIMCO Communications, Inc. As President of CIMCO Communications, Mr. Capraro is responsible for business development, sales, and office administration.

William A. Capraro, Jr. Executive Vice President

A graduate of St. Mary's College with a Bachelor of Arts degree in Business Management, Mr. Capraro has twelve years of experience in the telecommunications field. In 1984, he became General Manager of a private payphone company. Mr. Capraro helped found CIMCO Communications, Inc. in 1986 and became Executive Vice President. His responsibilities at CIMCO Communications include monitoring sales and marketing activities, as well as overseeing daily operations of the business.

William Dvorak Vice President & General Manager

Mr. Dvorak graduated from the University of Notre Dame in 1970 and became a Certified Public Accountant in 1972. He was a Chief Financial Officer for fifteen years at several companies, including an international grain trading company. In his capacity as Chief Financial Officer, he had telecommunications responsibilities for both voice and data. Mr. Dvorak also served as Director of Finance for MCI Communications, Inc.'s Chicago office. As Director, he was responsible for all financial functions involving MCI's customer database.

Harbor Consulting Group Inc.

P. O. Box 2461 Gig Harbor, WA 98335 Telephone: 206.265,1910 Facsimile: 206.265,1912 L-Mail: hegi@nwlink.com

16330 \$250.00

overnight delivery

VIA OVERNIGHT DELIVERY

3 September 1996

Florida Public Service Commission Division of Records and Reporting Capital Circle Office Center 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0872

DEPOSIT TREAS. REC. DATE

SEP 0 6 '96

SEP -5

RE: CIMCO Communications, Inc. Application for Original Authority

D371

Enclosed are an original and twelve (12) copies of CIMCO Communications. Inc.'s Application for Original Authority to Provide Interexchange Telecommunications Services within the State of Florida, including the \$250.00 filing fee. This application is filed in accordance with Chapter 25-24, Section 25-24.471, Rules of the Florida Public Service Commission.

CIMCO Communications, Inc. is an Illinois-based provider of resold interexchange telecommunications services. It does *not* provide alternative operator services.

Please acknowledge receipt of this filing by file-stamping and returning the extra copy of the first page of the Application in the self-addressed, stamped envelope provided for this purpose. Questions concerning this filing may be directed to me.

Sincerely,

for Harbor Consulting Group Inc.

Mark Nyhus

Enclosures

Check received with filing and forwarded to Fiscal for daposit. Fiscal to forward a copy of check to RAR with proof of deposit.

initials of person who forwarded check:

CIMCO COMMUNICATIONS, INC.

Vendor ID: F	LORIDA PSO	C Vendor na	ame: FLORIDA	PUBLIC SER	COMM	
Invoice No.	Inv Date	Inv Amt	Amt Paid	Disc Taken	Cred Taken	Net Amt
080296	08/02/96	250.00			0.00	250.00
				Net C	neck Amount	250.00

Vendor IDME	Sinumose	ATIONS, INC. 1	ame: FLORIDA	PUBLIC SER	V COMM	16330
Invoice No.	Inv Date	Inv Amt	Amt Paid	Disc Taken	Cred Taken	Net Amt
080296	08/02/96	250.00	250.00	0.00	0.00	250.00
				Net C	neck Amount	250.00

VIA OVERNIGHT DELIVERY

3 September 1996

Florida Public Service Commissio Division of Records and Reporting Capital Circle Office Center 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0872

RE: CIMCO Communicati

Enclosed are an original and twe Application for Original Authority t within the State of Florida, includi accordance with Chapter 25-24, Se Commission.

CIMCO Communications, Inc. is telecommunications services. It do

Please acknowledge receipt of this f the first page of the Application in t purpose. Questions concerning this

Sincerely,

for Harbor Consulting Group Inc.

Me1. M.