

253 MONTICELLO AVENUE SUITE 200 NORFOLK, VA 23510-2522 TEL. (757) 222-5300 FAX (757) 222-5314

December 5, 2005

Florida Public Service Commission Division of Competitive Markets and Enforcement Certification 2540 Shumard Oak Blvd. Tallahassee, FL 32399-0850

050914-7×

Re:

CBB Carrier Services, Inc. Application for Authority to Provide Alternative

Local Exchange Service in Florida

Dear Sir or Madam:

Enclosed please find an original and six (6) copies of the above-referenced application along with a check in the amount of \$250 for the filing fee.

As we will not be providing local voice service, this application does not include a tariff/price list in accordance with the Florida Rules Governing Telephone Service by Alternative Local Exchange Companies (ALECs).

Also, as we are requesting confidential treatment of the financial information provided in our application, such financial information has only been provided with the original application and has been removed from the six (6) copies of the application.

Please acknowledge receipt of this filing by returning, file-stamped, the extra copy of this cover letter in the self-addressed, stamped envelope provided.

Should you have any questions or require further information, please feel free to contact John Rickman at (757) 222-5303. Thank you for your assistance.

Sincerely yours,

Phillip M. Fraga

Consultant

Continental Broadband, Inc. 253 Monticello Avenue Norfolk, VA 23510 Check No.

509170

**DATE** 11/22/2005

Pay Two Hundred Fifty and 00/100

PAY TO THE ORDER OF

FLORIDA PUBLIC SERV COMMISSION DIV OF COMM CLERK & ADMIN SERV 2540 SHUMARD OAK BLVD TALLAHASSEE FL 32399-0850

Wachovia Bank, N.A Charlotte, NC

VOID AFTER 90 DAYS VOID IF OVER \$1,000,000 CHECK AMOUNT

\$\*\*\*\*\*\*250.00

IZ SIGNATURE

C.J. Hackins

AUTHORIZED SIGNATURE

COMPANY JO1 CONTINE				CHECK NO.	509170
	9572		CKING ACCOUNT	CBB-WACH	
INVOICE NUMBER	INVOICE DATE	MESSAGE	GROSS AMOUNT	DISCOUNT AMT	NET AMOUNT
CLEC APPL FILING FEE	11/16/05	CONTINENTAL BROAD	250.00		250.00
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			250.00		250.0

FLORIDA PUBLIC SERV COMMISSION DIV OF COMM CLERK & ADMIN SERV 2540 SHUMARD OAK BLVD TALLAHASSEE FL 32399-0850

#### **APPLICATION**

1.	This	s an application for $\sqrt{}$ (check one):		
	( X )	Original certificate (new company).		
	( )	Approval of transfer of existing certificate: Example, a non-certificated company purchases an existing company and desires to retain the original certificate of authority.		
	( )	Approval of assignment of existing certificate: Example, a certificated company purchases an existing company and desires to retain the certificate of authority of that company.		
	( )	<b>Approval of transfer of control:</b> Example, a company purchases 51% of a certificated company. The Commission must approve the new controlling entity.		
2.	Nam	e of company:		

- 2. Name of company:
  - CBB Carrier Services, Inc.
- 3. Name under which the applicant will do business (fictitious name, etc.): CBB Carrier Services, Inc.
- 4. Official mailing address (including street name & number, post office box, city, state, zip code):

253 Monticello Avenue Norfolk, VA 23510

5.	Florida address (including street name & number, post office box, city, state, zip code): 2 South Biscayne Boulevard Suite 202 Miami, FL 33131
6.	Structure of organization:  ( ) Individual ( ) Corporation  ( X ) Foreign Corporation ( ) Foreign Partnership  ( ) General Partnership ( ) Limited Partnership  ( ) Other
7.	If individual, provide:  Name: N/A  Title: Address: City/State/Zip: Telephone No.: Fax No.: Internet E-Mail Address: Internet Website Address:
8.	If incorporated in Florida, provide proof of authority to operate in Florida:  (a) The Florida Secretary of State corporate registration number:  N/A
9.	If foreign corporation, provide proof of authority to operate in Florida:  (a) The Florida Secretary of State corporate registration number:  H05000262752
10.	If using fictitious name-d/b/a, provide proof of compliance with fictitious name statute (Chapter 865.09, FS) to operate in Florida:  (a) The Florida Secretary of State fictitious name registration number:  N/A
11.	If a limited liability partnership, provide proof of registration to operate in Florida:  (a) The Florida Secretary of State registration number:  N/A

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

## the partnership agreement.

Name: N/A

Title: Address:

City/State/Zip:

Telephone No.:

Fax No.:

Internet E-Mail Address: Internet Website Address:

## 13. <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:

N/A

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

20-3730948

# 15. 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. <u>Provide</u> explanation.

None

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

None

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

(a) The application:

Name: John Rickman

Title: Vice President and CFO Address: 253 Monticello Avenue City/State/Zip: Norfolk, VA 23510

Telephone No.: (757) 222-5303 Fax No.: (757) 222-5314

Internet E-Mail Address: jrickman@contbb.com Internet Website Address: www.landmarkcom.com (b) Official point of contact for the ongoing operations of the company:

Name: Same

Title: Address:

City/State/Zip:

Telephone No.: Fax No.: Internet E-Mail Address: Internet Website Address:

(c) Complaints/Inquiries from customers:

Name: Same

Title: Address:

City/State/Zip:

Telephone No.: Fax No.: Internet E-Mail Address: Internet Website Address:

## 17. List the states in which the applicant:

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

Pennsylvania, Ohio, Massachusetts, District of Columbia, Maryland, Virginia and Illinois

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

None

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

None

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

None

## 18. Submit the following:

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

## C. Financial capability.

See attached

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.

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

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

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

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

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

## THIS PAGE MUST BE COMPLETED AND SIGNED

#### APPLICANT ACKNOWLEDGMENT STATEMENT

- 1. **REGULATORY ASSESSMENT FEE:** I understand that all telephone companies must pay a regulatory assessment fee in the amount of .15 of one percent of gross operating revenue derived from intrastate business. Regardless of the gross operating revenue of a company, a minimum annual assessment fee of \$50 is required.
- APPLICATION FEE: I understand that a non-refundable application fee of \$250.00 2. must be submitted with the application.

UTILITY OFFICIAL
------------------

John Rickman

**Print Name** 

Vice President and CFO

Title

(of Continental Broadband, Inc. on behalf of its wholly-owned subsidiary CBB Carrier Services, Inc.)

(757) 222-5303

(757) 222-5314

Telephone No.

Fax No.

Address: 253 Monticello Avenue

Norfolk, VA 23510

## THIS PAGE MUST BE COMPLETED AND SIGNED

## **AFFIDAVIT**

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

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

John Rickman

**Print Name** 

Vice President and CFO

Title

(of Continental Broadband, Inc. on behalf of its wholly-owned subsidiary CBB Carrier Services, Inc.)

(757) 222-5303

(757) 222-5314

Telephone No.

Fax No.

Address:

253 Monticello Avenue Norfolk, VA 23510

## **Financial Statement Affirmation**

The unaudited financial statements provided in this application are true and correct.

Furthermore, Applicant has sufficient capability to: (i) provide the requested service in the geographic area proposed to be served; (ii) maintain the requested service; and (iii) meet its lease or ownership obligations.

Charles L. Watkins - President and CEO

(of Continental Broadband, Inc. on behalf of

its wholly-owned subsidiary GBB Carrier Services, Inc.)

John Rickman - Vice President and CFO

of Continental Broadband, Inc. on behalf of

its wholly-owned subsidiary CBB Carrier Services, Inc.)

Financial information provided under seal with original application

#### CORPORATE INFORMATION SHEET

Name of Corporation:

CBB Carrier Services, Inc.

Office Address:

253 Monticello Avenue, Norfolk, VA 23510

Officers:

Charles L. Watkins

President

Owen D. Griffin

Vice President

Guy R. Friddell, III

Secretary

Directors:

Guy R, Friddell, III

**Executive Committee:** 

n/a

Registered Agent/Office

Guy R. Friddell, III

(State of Incorporation):

150 W. Brambleton Avenue, Norfolk, VA 23510

Registered Agent/Office

CT Corporation System

(Foreign Corporation):

Florida (11/14/05), Illinois (11/18/05), Massachusetts (11/14/05),

Maryland (11/14/05), Ohio (11/21/05), Pennsylvania, Washington,

DC (11/14/05)

IRS ID Number:

20-3730948

Date/State of Incorporation:

November 3, 2005 a Virginia Corporation

Qualified as Foreign Corporation: Yes

Capitalization:

Common Stock/Par Value:

None

Authorized:

5.000

Issued and Outstanding:

1.000

Stated Capital:

\$1,000.00

Paid-in-Capital Surplus:

Stock Owned by:

100% Continental Broadband, Inc.

Meetings:

Annual Stockholders

-- 1<sup>st</sup> Monday in November

Annual Board of Directors

-- 1<sup>st</sup> Monday in November

Business: Regulatory service

company

#### CORPORATE INFORMATION SHEET

Name of Corporation: Continental Broadband, Inc.

(Name changed from Landmark VA Ventures Group II, Inc. 12/22/03)

Office Address: 150 W. Brambleton Avenue

Norfolk, VA 23510

Officers:

S. Decker Anstrom Chairman Charles L. Watkins President

John S. Rickman Vice President and CFO Vice President and COO

Susan Williams Vice President Human Resources

George Plattenburg Vice President

Guy R. Friddell, III Vice President and Secretary

Lemuel E. Lewis Treasurer

Colleen R. Pittman Assistant Secretary Susan S. Goetz Assistant Secretary

Directors:

Frank Batten, Jr. Guy R. Friddell, III S. Decker Anstrom

**Executive Committee:** Guy R. Friddell, III, S. Decker Anstrom

Registered Agent/Office

Guy R. Friddell, III

(State of Incorporation):

150 W. Brambleton Avenue, Norfolk VA 23510

Registered Agent/Office

(Foreign Corporation):

N/A

IRS ID Number:

54-2019744

Date/State of Incorporation:

January 18, 2001 - a Virginia Corporation

Qualified as Foreign Corporation: No

Capitalization: Common Stock/Par Value: 1.00

Authorized: 5,000 d Outstanding: 1.000

Issued and Outstanding: 1,000 Stated Capital: \$1,000

Paid-in-Capital Surplus:

Stock Owned by: 100% Landmark Communications, Inc.

Meetings: Annual Stockholders -- 2<sup>nd</sup> Tuesday in January

Annual Board of Directors -- 2<sup>nd</sup> Tuesday in January

**Purpose:** Holding company for Continental Visinet Broadband, Inc., Continental Broadband Maryland, Inc., Continental Broadband Florida, Inc., Continental Broadband Illinois, Inc., Continental Broadband Minnesota and Continental Broadband Virginia.

#### **MANAGEMENT BIO's**

President and CEO, Charles L. Watkins: Charlie Watkins serves as President and CEO of Continental Broadband, Inc. a wholly-owned unit of Landmark Communications, Inc. Continental Broadband, headquartered in Norfolk, VA., serves business customers in several U.S. Cities with internet access and related data services. Watkins previously served as Vice President of Corporate Development and New Ventures for Landmark Communications, Inc. where he was responsible for identifying and starting new businesses for Landmark Communications, which is headquartered in Norfolk, VA. It was during this time (2000) that he, along with Owen Griffin, Continental Broadband's Chief Operating Officer, founded Continental Broadband.

Prior to joining Landmark, Watkins served as President and Chief Executive Officer of two technical services companies – one which he started with a partner, and another which was a wholly-owned subsidiary of Duke Energy in Charlotte, NC. In addition to some international experience, he has served as Chief Financial Officer of a medium-sized business and has 15 years of experience in mergers and acquisitions, operations, marketing and management of technical services companies. Prior to entering the business world, Watkins served as a nuclear-trained U.S. naval officer.

Watkins holds a Bachelors degree in Mechanical Engineering from the U.S. Naval Academy and a Masters in Business Administration from the College of William and Mary in Virginia.

Continental Broadband, Inc. is a managed data network services company serving thousands of business customers in leading markets and differentiated by unusually responsive customer service, providing a premier set of data-related services for middle market users of the Internet. Currently operating in several major metropolitan markets including Chicago, Baltimore, South Florida, Boston, Pittsburgh, Cleveland, Richmond and Hampton Roads, Virginia; Continental Broadband serves local businesses, including large businesses with local (and multiple) offices. Continental's comprehensive product offerings span the continuum from basic to complex, and include Internet connectivity, VoIP, email, web hosting, and managed services (network monitoring, network security, disaster recovery, data backup and redundancy, compliance services, and co-location). Continental continues to grow through organic city start-ups and acquisitions, sales, and shared capabilities.

Landmark Communications is a privately owned media, information and distribution company whose holdings include The Weather Channel, several daily, weekly and specialty newspapers, television stations in Las Vegas and Nashville and several other emerging businesses.

Vice President & Chief Operating Officer, Owen Griffin: 10 years of experience in the Telecommunications/Technology industry. Mr. Griffin is responsible for the operating performance of Continental Broadband's multiple local market operations. Before co-founding Continental Broadband in 2000 he served as New Ventures Director

for Landmark Communications. In that position, Mr. Griffin was responsible for evaluating various technology and Internet related investment opportunities. He was also responsible for a company wide broadband study that eventually led to the formation of Continental Broadband.

Prior to entering the technology industry, Mr. Griffin worked in the public accounting as a Tax Specialist for then Price Waterhouse. Mr. Griffin was responsible for completing corporate tax compliance, research and strategic analysis for large southeastern companies. Mr. Griffin earned an MBA, a Masters in Taxation and a BS in Accounting from the University of Virginia. He was licensed as a Certified Public Accountant in North Carolina in 1996.

Vice President & Chief Financial Officer, John Rickman: Over 13 years of financial management experience. Mr. Rickman is responsible for the accounting, treasury, financial planning, and local market M&A functions at Continental Broadband. Before joining Continental Broadband in 2003, he served as New Ventures Director for Landmark Communications. At Landmark, Mr. Rickman was responsible for evaluating various investment opportunities in the technology and communication sectors. He also played a leading role in launching a new venture in the open source software space. Prior to joining Landmark, Mr. Rickman held management positions at General Motors in their global treasury office and at J.P. Morgan Chase, where he worked on a variety of M&A, equity and debt financing transactions. Mr. Rickman earned an MBA and a BS in Mechanical Engineering from the University of Virginia.

General Manager, Shawn M. McGorry: Over 23 years of experience in the Telecommunications/Technology industry. Before joining what is now Continental Broadband, Inc. in December of 2003 he served as COO of Stargate.net, Inc. since February of 1997. He helped build Stargate from 15 employees and an annual revenue run of less than \$1 Million dollars, to a peak of 400 employees and an annual revenue run rate of nearly \$40 Million in less than 5 years. Stargate achieved its rapid growth via a combined organic & acquisition oriented strategy. Over the years, Stargate earned dozens of industry accolades, including recognition as one of the nations top 20 Internet Service Providers and the nations fastest growing Inner City Company, by INC Magazine.

Prior to entering the Internet industry, Mr. McGorry spent 16 years with TeleCommunications Inc. (TCI), (which became AT&T Broadband in 1999 and then sold to Comcast Communications in 2002). From 1994 to 1997, (prior to resigning TCI to join Stargate), Mr. McGorry served as the General Manager for TCI of Western Pennsylvania, TCI's largest single operating unit and at that time, the nation's largest consolidated, cable television system. As TCI's top local official, he managed four (4) field operations and a call center serving over 440,000 cable television subscribers, with over 600 employees and contractual relationships with 172 municipalities. In 1996, he was honored as "System Operator of the Year," by the Pennsylvania Cable and Telecommunications Association. Prior to the GM position, he worked through the TCI organization in various operations and marketing capacities (Director of Operations, State and Area Marketing Manager, and Special Projects Manager to name a few).

Vice President of Business Development, Mark McGinness: Over 12 years experience in telecommunications and Internet services. Mr. McGinness was the former National ISP & Carrier Sales Executive at ICG Communications; where he was instrumental in the company's growth to a national CLEC. For ICG he was key figure in product development with the success of Managed Modems, Metro local loop solutions, and Collocation services. Mr. McGinness later joined Allegiance Telecom to develop their wholesale and broadband organization. He created their "IP DS1" product that leveraged their 850 RBOC collocations, and national IP backbone, while resolving their lack of carrier hotel connectivity. He sold and supported most of major ISP and other agreements for ICG and Allegiance, achieving more than a Billion dollars in contract value. Mark's accounts are currently a major revenue stream for both ICG and Allegiance.

Vice President of Technical Operations, Kenneth L. Hill: Over 25 years background in voice and data operations, network engineering and information technology. Before joining what is now Continental Broadband, Inc., Mr. Hill was Senior VP of Operations with Stargate. Prior to joining Stargate Mr. Hill was associated with RSL COM as Executive Director of U.S. Operations. His experience includes employment with Westinghouse Electric Corporation, Fujitsu Business Communications Systems and GTE. Ken has an extensive Ken holds a bachelor's degree in professional studies and an associate's degree in business management from Duquesne University in Pittsburgh.

Director of Network Operations, Ryan Wiegner: Over 7 years experiencing growing and optimizing telecommunications networks. In 1996, he was the first employee of Internet Access Group (IAG) helping to grow the company to a dominant player in the Midwestern market. In 1998, he joined Ernst & Young's Management Consulting practice. Engaged to large domestic telecommunication carries, he worked as part of a team to improve internal IT processes as well as rollout of vendor bonding systems for electronic exchange of service ordering and billing. In 2000, Mr Wiegner joined Focal communications, a competitive telephone company with over \$500 million in annual revenues. There he was responsible for project managing the internal deployment of Focal's DSL offering. In 2001, he shifted rolls to become the Senior Manager of Network Optimization responsible for cost cutting across all the network organizations at Focal. Within 12 months, he had reduced the leased facility budget by \$30 million annually. In 2002, he left Focal to join what is now Continental Broadband, Inc.



FLORIDA DEPARTMENT OF STATE Glanda E. Hood Secretary of State

November 15, 2005

CBB CARRIER SERVICES, INC. 150 WEST BRAMBLETON AVENUE NORFOLK, VA 23510

Qualification documents for CBB CARRIER SERVICES, INC. were filed on November 14, 2005 and assigned document number F05000006572. 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.

This document was electronically received and filed under FAX audit number H05000262752.

A corporation annual report/uniform business 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 contact thisoffice at the address given below.

Neysa Culligan Document Specialist Registration/Foreign Qualification Letter Number: 705A00067545 Division of Corporations

## 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. CBB Carrier Se	ervices, Inc.		
(Enter name of e "Inc.," "Co.," "C	corporation; must include "INC Corp," "Inc," "Co," or "Corp.")	ORPORATED," "COMPANY," "CORPORA	ATION,"
er og state til state og er			
(If name unavail	lable in Florida, enter alternate	corporate name adopted for the purpose of tran	sacting business in Florida)
2. Virginia 📖	kajes roja j	3. 20-3730948	
(State or country	under the law of which it is inc		if applicable)
4. November 3, 20	005	5. Perpetual	
(Deta	e of incorporation)	(Duration: Year corp. will ce	ase to exist or "perpetual")
6.			
		cted business in Florida, if prior to registration .1501 & 607.1502, F.S., to determine penalty	
7. 150 West Bramb	oleton Avenue, Norfolk, VA 23	510	
	(Princ	ipal office address)	
	(Curn	ent mailing address)	
	• • • • • • • • • • • • • • • • • • •		
8 Holding Compa	ny		
		ome state or country to be carried out in state	of Florida)
9. Name and street	zt address of Florida registere	d agent: (P.O. Box NOT acceptable)	
Name:	C T Corporation System	<del></del>	
Office Address:	1200 South Pine Island Road		
	Plantation	, Florida <u>33324</u>	
	(City)	(Zip code)	•
IA Badetend a	gent's acceptance:		
		accept service of process for the above s	tated corporation at the place
designated in this further agree to c	application, I hereby accept omply with the provisions of	the appointment as registered agent and all statutes relative to the proper and con	agree to act in this capacity. I
ınd I am Jamillar	<u>-</u>	ions of my position as registered agent.	
В		CT Corporation Systemate M. Rosenth Vice President an	nd '
5	(Registered age	Assistant Secreta	r <del>y</del>
	/ B = = = = = = = = = = = = = =		

11. Attached is a certificate of existence duly authenticated, not more than 90 days prior to delivery of this application to the Department of State, by the Secretary of State or other official having custody of corporate records in the jurisdiction

FL819 - 9/00/05 CT System Online

under the law of which it is incorporated.

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12. Names and business addresses of officers and/or directors:

A. DIR	ECTORS
Chairma	n:
Address:	
Vice Cha	irmen:
Address:	
	·
Director:	Guy R. Friddell, III
1 1	150 West Brambleton Avenue
· admi	Norfolk, Virginia 23510
Director:	
Address:	
B. OFF	TCPDS
1	Charles L. Watkins
Address:	253 Monticello Avenue
4	Norfolk, VA 23510
Vice Pres	ident: Owen D. Griffin
Address:	253 Monticello Avenue
i Per	Norfolk, Virginia 23510
Secretary	Guy R. Friddell, III
Address:	150 West Brambleton Avenue, Norfolk, VA 23510
Treasurer	
Address:	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
NOTE:	If necessary, you may attach an addendum to the application listing additional officers and/or directors.
13	(Signature of Director or Officer listed in number 12 of the application)
14. Guy	R. Friddell, III - Secretary
9.4	(Typed or printed name and capacity of person signing application)

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