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To: Filings@psc.state.fl.us
Subject: Affordable Phone Services, Inc.
Attachments: FL ETC Filing - NEW.pdf

Please see the attached ETC filing. Thank you.



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DOCUMENT NUMBER-DATE

01910 MAR-98

FPSC-COMMISSION CLERK

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

**APPLICATION OF)
AFFORDABLE PHONE SERVICES, INC.)
D/B/A HIGH TECH COMMUNICATIONS)
FOR DESIGNATION AS AN ELIGIBLE) DOCKET NO.
TELECOMMUNICATIONS CARRIER)**

**APPLICATION FOR DESIGNATION AS AN ELIGIBLE
TELECOMMUNICATIONS CARRIER**

Affordable Phone Services, Inc. d/b/a High Tech Communications ("High Tech" or the "Applicant"), pursuant to Section 214(e)(2) of the Communications Act of 1934, as amended (the "Act")¹ and Sections 54.101 through 54.207 of the Rules of the Federal Communications Commission ("FCC"),² and §364.10(2), and §364.025(5), Florida Statutes, hereby applies to the Florida Public Service Commission ("Commission") for designation as an Eligible Telecommunications Carrier ("ETC") throughout the BellSouth Telecommunications, Inc. d/b/a AT&T service territory ("Designated Service Area") for the purpose of receiving federal universal service support. A list of each rate center which the Applicant is requesting ETC status in the State of Florida is attached hereto as Exhibit 1. An Affidavit is also attached hereto as Exhibit 2 attesting that the ETC applicant will follow all Florida Statutes, Florida Administrative Rules, Florida PSC Orders, Federal Communication Commission (FCC) rules, FCC Orders, and regulations contained in the Telecommunications Act of 1996 regarding Universal Service, ETCs, Link-Up and Lifeline, and toll limitation service.. The Applicant is seeking only low income support, and is not requesting high cost support. As demonstrated below, High Tech satisfies all of the statutory and regulatory requirements for designation as an

¹ 47 U.S.C. § 214(e)(2).

² 47 C.F.R. §§ 54.101-54.207.

ETC in the Designated Service Area. Furthermore, designation of High Tech in the Designated Service Area will serve the public interest. Accordingly, High Tech respectfully requests that the Commission grant this Application.

I. Background

1. High Tech is a Florida Corporation³ and is authorized to conduct business as a foreign corporation in the State of Florida. Copies of the Applicant's Articles of Incorporation and authority to transact business in the State of Florida are on file with the Commission and incorporated herein by reference. The Company was granted Certification to Operate as an Alternate Local Exchange Services Company (ALEC) in Florida which became effective on July 18, 2000 in Docket Number 000306-TX, Order Number PSC-00-1293-CO-TX. The principal office of the Company is located at 2855 SE 58th Avenue, Ocala, Florida 34471. The Company's telephone number is 877-369-0999. The Applicant intends to provide local exchange and exchange access services in the Designated Service Area using a combination of resale and unbundled network elements, or unbundled network equivalents ("UNEs") obtained through interconnection agreements that allow end-to-end switching delivery of calls.
2. As set forth in Section 214(e)(2) of the Act, the Commission "shall upon its own motion or upon request designate a common carrier that meets the requirements of [Section 214(e)(1)] as an eligible telecommunications carrier for a service area designated by the State commission."⁴ Upon designation as an ETC, the carrier

³ Affordable was organized in the State of Florida on May 1, 1993

⁴ 47 U.S.C. § 214(e)(2); *see* 47 C.F.R. § 54.201(b) (FCC Rules citing the Act's requirements).

shall be eligible to receive universal support in accordance with Section 254 of the Act.⁵

3. The requirements for designation as an ETC set forth in Section 214(e)(1) are that the carrier must:

- (A) offer the services that are supported by Federal universal support mechanisms under section 254(c), either using its own facilities or a combination of its own facilities and resale of another carrier's services (including the services offered by another eligible telecommunications carrier); and
- (B) advertise the availability of such services and the charges therefore using the media of general distribution.⁶

II. High Tech Satisfies the Requirements for Designation as an ETC to Serve the Designated Service Area

4. High Tech is a common carrier as that term is defined in the Act.⁷ The Company provides competitive local telecommunications services in the state of Florida pursuant to Order No. PSC-00-1293-CO-TX referenced above.

5. High Tech intends to offer all of the supported services enumerated under Section 254(c) using facilities obtained as UNEs, or the equivalents thereof. According to FCC Rules, facilities obtained as UNEs satisfy the requirement that an ETC provide the supported services using either its own facilities or a combination of its own facilities and resale of another carrier's services.⁸ Accordingly, the Applicant satisfies the requirement set forth in Section 214(e)(1)(A).

⁵ 47 U.S.C. § 214(e)(1).

⁶ *Id.*

⁷ See 47 U.S.C. § 153(10) ("the term 'common carrier' or 'carrier' means any person engaged as a common carrier for hire, in interstate or foreign communication by wire or radio or in interstate or foreign radio transmission of energy . . .").

⁸ Section 54.201(f) of the FCC's Rules states, "[f]or the purposes of this section, the term 'own facilities' includes, but is not limited to, facilities obtained as unbundled network elements pursuant to Part 51 of this chapter, provided that such facilities meet the definition of the term 'facilities' under this subpart." 47 C.F.R. § 54.201(f). The term "facilities" under Section 54.201 is defined as "any physical components of the telecommunications network that are used in the transmission or routing of the services that are designated for support pursuant to

6. The services that are supported by Federal universal support mechanisms under section 254(c) are enumerated in the rules of the Federal Communications Commission ("FCC") at 47 C.F.R. § 54.101(a)(1)-(9). These services are:

- a) Voice grade access to the public switched network. "Voice grade access" is defined as a functionality that enables a user of telecommunications services to transmit voice communications, including signaling the network that the caller wishes to place a call, and to receive voice communications, including receiving a signal indicating there is an incoming call. For the purposes of this part, bandwidth for voice grade access should be, at a minimum, 300 to 3,000 Hertz;
- b) Local usage. "Local usage" means an amount of minutes of use of exchange service, prescribed by the FCC, provided free of charge to end users;
- c) Dual tone multi-frequency signaling or its functional equivalent. "Dual tone multi-frequency" (DTMF) is a method of signaling that facilitates the transportation of signaling through the network, shortening call set-up time;
- d) Single-party service or its functional equivalent. "Single-party service" is telecommunications service that permits users to have exclusive use of a wireline subscriber loop or access line for each call placed, or, in the case of wireless telecommunications carriers, which use spectrum shared among users to provide service, a dedicated message path for the length of a user's particular transmission;

subpart B of this part." 47 C.F.R. § 54.201(e). Affordable's use of UNEs, including §251 loops, or equivalents thereof, commingled with §271 elements provided pursuant to an agreement filed with the Commission pursuant to §252, meets this definition of "facilities."

- e) Access to emergency services. "Access to emergency services" includes access to services, such as 911 and enhanced 911, provided by local governments or other public safety organizations. 911 is defined as a service that permits a telecommunications user, by dialing the three-digit code "911," to call emergency services through a Public Service Access Point (PSAP) operated by the local government. "Enhanced 911" is defined as 911 service that includes the ability to provide automatic numbering information (ANI), which enables the PSAP to call back if the call is disconnected, and automatic location information (ALI), which permits emergency service providers to identify the geographic location of the calling party. "Access to emergency services" includes access to 911 and enhanced 911 services to the extent the local government in an eligible carrier's service area has implemented 911 or enhanced 911 systems;
- f) Access to operator services. "Access to operator services" is defined as access to any automatic or live assistance to a consumer to arrange for billing or completion, or both, of a telephone call;
- g) Access to interexchange service. "Access to interexchange service" is defined as the use of the loop, as well as that portion of the switch that is paid for by the end user, or the functional equivalent of these network elements in the case of a wireless carrier, necessary to access an interexchange carrier's network;

- h) Access to directory assistance. "Access to directory assistance" is defined as access to a service that includes, but is not limited to, making available to customers, upon request, information contained in directory listings; and
- i) Toll limitation for qualifying low-income consumers.

7. Upon designation as an ETC, High Tech will participate in, and offer, LifeLine and Link-Up programs to qualifying low-income consumers and publicize the availability of Lifeline and Link-Up services in a manner reasonably designed to reach those likely to qualify for those services, as required by FCC Rules.⁹ The FCC has concluded that even pure resellers may qualify as an ETC and properly use universal service support for the purposes for which it was intended by offering reduced price Lifeline service.¹⁰

8. High Tech will advertise the availability of the above-referenced services and the charges for those services in the Designated Service Area using media of general distribution, as required by FCC Rules.¹¹

III. Area for Which ETC Designation Is Requested

9. High Tech has served and will serve the exchanges where it leases UNEs or resells the services of the non-rural telephone companies in the state of Florida. High Tech does not seek designation as an ETC in any areas served by rural telephone companies. High Tech is not requesting to provide service in any tribal areas in the State of Florida.

⁹ See 47 C.F.R. §§ 54.401-54.417; 54.405(b)& 54.411(d)..

¹⁰ See Federal-State Joint Board on Universal Service, Petition of Tracfone Wireless, Inc., 20 FCC Red 15095 (2005) (finding that because Lifeline support is customer-specific and is directly reflected in the price that the eligible customer pays, it is impossible for any carrier to receive a double recovery of the support).

¹¹ See 47 C.F.R. §§ 54.201(d)(2).

IV. Granting High Tech's Application Will Serve the Public Interest

10. Congress requires that the Commission grant competitive ETC applications in non-rural areas.¹² No specific public interest test is mentioned, as is the case for areas served by rural telephone companies.¹³ Thus, the Act provides that the Commission "shall" designate High Tech as an ETC upon finding that the company meets the nine-point list of services and that it agrees to advertise the supported services throughout the Designated Service Area. Notwithstanding, the designation of High Tech as an ETC will serve the public interest.

11. High Tech will announce and advertise telecommunications services as an ETC where it provides service in its Designated Service Area in Florida and will publicize the availability of Lifeline and Link-Up services in a manner reasonably designed to reach those likely to qualify for those services. Accordingly, more low-income Florida residents will be made aware of the opportunities afforded to them under the Lifeline and Link-Up programs and will be able to take advantage of those opportunities by subscribing to High Tech's service.

12. High Tech will provide universal service as an ETC in all of its Designated Service Area.

¹² See 47 U.S.C. 214(e)(2).

¹³ See *Id.*

13. High Tech acknowledges it shall provide equal access if all other ETCs in the Designated Service Area relinquish their designations pursuant to section 214(e) of the Telecommunications Act of 1996. The FCC's ETC Order does not impose a general equal access requirement on ETC applicants at this time, but instead suggests the applicants acknowledge that an ETC applicant may be required to provide equal access to long distance carriers in their designated service area in the event that no other ETC is providing equal access within the service area. Applicant acknowledges this potential and will abide by the requirement should it occur in the future. Applicant is willing to sign an affidavit attesting to its critical responsibilities regarding carrier of last resort obligations.

14. Under FCC guidelines, an ETC Applicant must submit a five-year plan that describes with specificity proposed improvements or upgrades to the applicant's network on a wire center-by-wire center basis throughout its proposed Designated Service Area. The only circumstance warranting deviation from this requirement is where an applicant's requested ETC serving territory would qualify it to receive no "high cost" USF support, but only "low income" USF support. Because High Tech seeks ETC designation solely for purposes of reimbursement for provision of subsidized Lifeline and Link-Up services to eligible customers, submission of a Five-Year Network Improvement Plan is not required at this time. Since Lifeline support is designed to reduce the monthly cost of telecommunications services for eligible consumers, and is distributed on a per-customer basis and is directly reflected in the price that the eligible customer pays, it is assured that all support received by the carrier is used to provide Lifeline services to consumers, thus promoting Lifeline and the availability of telephone service to low income users, which is clearly in the public interest.

15. Applicant offers a local usage plan comparable to the one offered by the incumbent LEC in the service areas for which it seeks designation.

16. Under FCC guidelines, an ETC Applicant must demonstrate that it will satisfy applicable consumer protection and service quality standards. 47 CFR §54.202(a)(3); see In the Matter of Federal-State Joint Board on Universal Service, Report and Order, CC Dkt. No. 96-45, 20 FCC Rcd 6371, para. 28 (2005) (FCC ETC Order). Applicant will satisfy all such standards. As part of its certification requirements for providing local exchange services, Applicant must abide by the service quality and consumer protection rules. In addition, Applicant commits to reporting information on consumer complaints per 1,000 lines on an annual basis consistent with the FCC ETC Order. Applicant in general commits to satisfying all such applicable state and federal requirements related to consumer protection and service quality standards.

17. Under FCC guidelines, an ETC Applicant must demonstrate its ability to remain functional in emergency situations. 47 CFR §54.202(a)(2); see FCC ETC Order at para 25.

Applicant provides to its customers the same ability to remain functional in emergency situations as currently provided by the ILECs to their own customers, including access to a reasonable amount of back-up power, rerouting of traffic around damaged facilities, and the capability of managing traffic spikes resulting from emergency situations.

19. Under FCC guidelines, an ETC Applicant must commit to provide service throughout its proposed designated service area to all customers making a reasonable request for service. FCC ETC Order at Para 22; 47 CFR §54.202(a)(1)(i). Applicant commits to provide service throughout its proposed ETC-designated service area to all customers making a reasonable request for service.

20. To the best of the Applicant's knowledge, its account is current with the FCC in regards to regulatory fees; and its account is current with the Universal Service Administrative Company in regards to universal service contributions. The Applicant is aware that there may be an audit of the use of universal service funds and that the eligible telecommunications service designation is reviewed annually by state commissions. To the best of the Applicant's knowledge, it has no outstanding complaints at the FCC.

V. Legal Authority

This Application is filed pursuant to 47 U.S. C. §§151 *et seq.* and § 364.10(2), and §364.025(5), Florida Statutes.

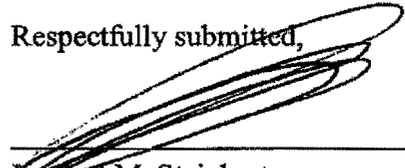
VI Prior ETC Application in Florida

Applicant previously filed an application for designation as an ETC in Florida in Docket No. 080107-TX. That application was subsequently withdrawn. Applicant has been designated as an ETC by the States of Alabama, North Carolina and South Carolina. A copy of Applicant's data request responses filed in Docket No. 080107-TX is attached hereto as Exhibit 3, and is incorporated herein.

VII Relief Requested

For the foregoing reasons, Affordable Phone Services, Inc. d/b/a High Tech Communications respectfully requests that the Commission grant its application and designate the Applicant as an ETC for the Designated Service Area.

Respectfully submitted,



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High Tech Communications*

State of Florida)
)
County of Marion)

Certification

I, Joseph Fernandez, certify that I am the company officer/employee responsible for this request and that I have examined/formulated the foregoing request. To the best of my knowledge, information and belief, all statements of fact contained in said request are correct statements of the business and affairs of the requesting carrier with respect to each and every matter set forth.

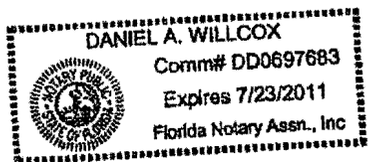
Dated: FEB 17 2009



Joseph Fernandez, CEO

Subscribed and sworn to before me, a Notary Public in the State and County above named, this 17 day of FEB 2009.

(Notary Seal)





(Signature of person authorized to administer oath)

My Commission Expires: 7-23-2011

FL ETC

Exhibit 1
Rate Centers

Exhibit 1

Company	Rate Center	Switch
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	ARCHER	ARCHFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	BOCA RATON	BCRTFLSADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	BROOKSVL	BKVLFLJFDS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	BALDWIN	BLDWFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	BELLEGLADE	BLGLFLMADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	BUNNELL	BNNFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	BRONSON	BRSNFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	BOYNTONBCH	BYBHFLMADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	COCOABEACH	CCBHFLMADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	CEDAR KEYS	CDKYFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	CHIEFLAND	CFLDFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	CHIPLEY	CHPLFLJADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	CANTONMENT	CNTMFLLDS1
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	COCOA	COCOFLMEDS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	CROSS CITY	CSCYFLBARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	DEBARY	DBRYFLMARS1
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	DELAND	DELDFLMADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	DELRAY BCH	DLBHFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	DELEON SPG	DLSPFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	DUNNELLON	DNLNFLWMRS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	DEERFLDBCH	DRBHFLMADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	DAYTONABCH	DYBHFLPDS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	EAU GALLIE	EGLFLIHDS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	EASTORANGE	EORNFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	FLAGLERBCH	FLBHFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	FERNADNBCH	FRBHFLFPDS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	FORTPIERCE	FTPRFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	GREENCVSPG	GCSFPLCND0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	GRACEVILLE	GCVLFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	GENEVA	GENVFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	GULFBREEZE	GLBRFLMCD0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	GAINESVL	GSVLFLNW33E
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	HAVANA	HAVNFLMADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	HOBE SOUND	HBSDFLMADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	HOLLEYNVRR	HLNVFLMADS1
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	FTLAUDERDL	HLWDFLPDS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	HOLLYWOOD	HLWDFLWHD0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	HOMESTEAD	HMSTFLNARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	HAWTHORNE	HWTHFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	JAY	JAY FLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	JACKSOLBCH	JCBHFLMA24E
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	JUPITER	JPTRFLMADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	KEYSTN HTS	KYHGFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	LAKE CITY	LKCYFLMADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	LYNN HAVEN	LYHNFL0HDS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	MICANOPY	MCNPFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	MIDDLEBURG	MDBGFLPMS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	MIAMI	MIAMFLWMDS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	MELBOURNE	MLBRFLMADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	MILTON	MLTNFLRADS0

BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	JACKSONVL	MNDRFLLODS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	JULINGTON	MNDRFLLWRS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	MUNSON	MNSNFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	MAXVILLE	MXVFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	NORTH DADE	NDADFLOLDS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	NWSMYRNBCH	NSBHFLMADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	NEWBERRY	NWBYFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	OAK HILL	OKHLFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	OLD TOWN	OLTWFLNRS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	ORLANDO	ORLDFLSADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	ORANGEPARK	ORPKFLRWDS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	PACE	PACEFLPVR0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	PAHOKEE	PAHKFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	PNAMACYBCH	PCBHFLNTDS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	PALM COAST	PLCSFLMADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	PALATKA	PLTKFLMADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	CORAL SPG	PMBHFLCSDS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	POMPANOCH	PMBHFLTADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	POMONAPARK	PMPKFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	PANAMACITY	PNCYFLMADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	PENSACOLA	PNSCFLWADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	PNTVDRABCH	PNVDFLMADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	PERRINE	PRRNFLMADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	PIERSON	PRSNFLFDRS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	PTST LUCIE	PTSLFLSOCG0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	SEBASTIAN	SBSTFLMADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	KEYS	SGKYFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	OVIEDO	SNFRFLMADS0
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BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	JENSEN BCH	STRTFLMADS0
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BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	WEEKICHSPG	WWSPLSHDS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	YONGSTFNTN	YNFNFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	YANKEETOWN	YNTWFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	YULEE	YULEFLMARS0
SPRINT-FLORIDA, INC. DBA CENTRAL TEL CO.OF FLORIDA	ALFORD	ALFRFLXARS0
SPRINT-FLORIDA, INC. DBA CENTRAL TEL CO.OF FLORIDA	BAKER	BAKRFLXADS0
SPRINT-FLORIDA, INC. DBA CENTRAL TEL CO.OF FLORIDA	BONIFAY	BNFYFLXARS0
SPRINT-FLORIDA, INC. DBA CENTRAL TEL CO.OF FLORIDA	CRAWFORDVL	CFVLFLXADS0
SPRINT-FLORIDA, INC. DBA CENTRAL TEL CO.OF FLORIDA	SOPCHOPPY	CFVLFLXADS0
SPRINT-FLORIDA, INC. DBA CENTRAL TEL CO.OF FLORIDA	CHERRYLAKE	CHLKFLXARS0
SPRINT-FLORIDA, INC. DBA CENTRAL TEL CO.OF FLORIDA	CRESTVIEW	CRVWFLXADS0
SPRINT-FLORIDA, INC. DBA CENTRAL TEL CO.OF FLORIDA	COTTONDALE	CTDLFLXARS0

VERIZON FLORIDA INC.
VERIZON FLORIDA INC.

MYAKKA	MYCYFLXA32H
NORTH PORT	NRPTFLXA42H
TAMPAWST	OLDSFLXA85H
POLK CITY	PKCYFLXARSA
BRADENTON	PLSLFLXA79H
HAINESCITY	POINFLXARSA
PALMETTO	PRSHFLXARSA
PLANT CITY	PTCYFLXA75H
STPETERSBG	SPBGFLXS86H
TAMPA	TAMPFLXA1JB
CLEARWATER	TAMPFLXAW44
NWPTRICHEY	TAMPFLXAW44
SARASOTA	TAMPFLXAW44
TAMPACEN	TAMPFLXEDS0
TARPON SPG	TRSPFLXA93H
VENICE	VENCFLXSDS0
WINTER HVN	WNHNFLXC29H
ZEPHYRHILS	ZPHYFLXA78H

**Exhibit 2
Affidavit**

AFFIDAVIT

State of Florida
County of Marion

BEFORE ME, the undersigned authority, appeared, who deposed and said:

My name is Joseph Fernandez, I am employed by Affordable Phone Services, Inc. d/b/a High Tech Communications ("High Tech"), located at 2855 SE 58th Avenue, Ocala, Florida 34471 as its CEO. I am an officer of High Tech and am authorized to give this affidavit on behalf of High Tech. This affidavit is being given to support the Eligible Telecommunications Carrier petition filed by High Tech with the Florida Public Service Commission (PSC).

High Tech hereby certifies the following:

1. High Tech will follow all Florida Statutes, Florida Administrative Rules, and Florida PSC Orders relating to Universal Service, Eligible Telecommunications Carriers, and the Florida Link-Up and Lifeline Program.
2. High Tech will follow all FCC rules, FCC Orders, and regulations contained in the Telecommunications Act of 1996 regarding Universal Service, ETCs, Link-Up and Lifeline, and toll limitation service.
3. High Tech agrees that the Florida PSC may revoke a carrier's ETC status for good cause after notice and opportunity for hearing, for violations of any applicable Florida Statutes, Florida Administrative Rules, Florida PSC Orders, failure to fulfill requirements of Sections 214 or 254 of the Telecommunications Act of 1996, or if the PSC determines that it is no longer in the public interest for High Tech to retain ETC status.
4. High Tech understands that if its petition for ETC status is approved, it will be for limited ETC status to provide Link-Up, Lifeline, and toll-limitation service only, and High Tech will be eligible only to receive low-income support from the Universal Service Fund.
5. High Tech understands that it may only receive reimbursement from the Universal Service Administrative company (USAC) for active customer Link-Up and Lifeline access lines which are provided using its own facilities or using access lines obtained as wholesale local platform lines (formerly UNE lines) from another carrier. High Tech shall not apply to USAC for reimbursement of Link-Up and Lifeline access lines obtained from an underlying carrier which already receive a Lifeline and/or Link-Up credit provided by the underlying carrier.
6. High Tech understands that the PSC shall have access to all books of account, records and property of all eligible telecommunications carriers.

7. High Tech understands that low income support reimbursed by USAC for toll limitation service is available only for the incremental costs that are associated exclusively with toll limitation service.
8. High Tech agrees that upon request, it will submit to the PSC a copy of Form 497 forms filed with USAC to:

Florida Public Service Commission
 Division of Regulatory Compliance, Market Practices Section
 2540 Shumard Oak Drive
 Tallahassee, Florida 32303

9. High Tech understands that in accordance with the Florida Lifeline program, eligible customers will receive a \$13.50 monthly discount on their phone bill, \$3.50 of which is provided by the ETC, and \$10.00 of which is reimbursable from the Federal Universal Service Fund.

FURTHER AFFIANT SAYETH NOT.

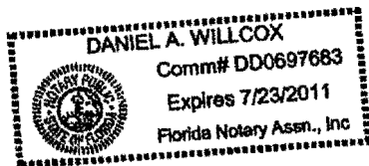
17-FEB-2009
Date

[Signature]
Signature
Joseph Fernandez
Printed Name

Business Address:
 2855 SE 58th Avenue
 Ocala, Florida 34471

State of FL
 County of MARLION

Acknowledged before me this 17 day of FEB, 2009, by JOSEPH FERNANDEZ as CEO of Affordable Phone Services, Inc. d/b/a High Tech Communications, who is personally known to me or produced identification and who did take an oath.



[Signature]
 NOTARY PUBLIC
Daniel A. Willcox
 Printed Name of Notary

Personally Known _____
 Produced Identification
 Type of Identification Produced FL DL

Exhibit 3
Data Request Responses

General Data Requests Responses

1. Does High Tech Communications provide Lifeline service in any other state? If so, please list the state and whether this service is provided through a wholesale local platform or through resale. In addition, have any of these state utility commissions received any complaints concerning High Tech Communications service in that state? If so, please describe.

RESPONSE: High Tech Communications currently offers LifeLine products in the AT&T services areas under Resale. To our knowledge there are no open complaints concerning High Tech Communications in any of the states we provide service.

2. Has High Tech Communications been granted or denied ETC status in any other state? If so, please list the state and docket number in which ETC status was granted or denied. Has High Tech Communications filed for ETC status in any state and subsequently withdrawn the petition?

RESPONSE: No, High Tech Communications has not been granted or denied ETC status in any other state. No such petitions have been withdrawn.

3. According to 47 C.F.R. 54.201(d)(1), A company must offer the services that are supported by federal universal service support mechanisms either using its own facilities or a combination of its own facilities and resale of another carrier's services. Please provide any resale or Commercial agreements you currently have in Florida with other telecommunications carriers or signed evidence of the agreements.

RESPONSE: Please see attached Exhibit "A".

4. What facilities, planned or existing, does High Tech Communications have in Florida in order to serve Florida customers?

RESPONSE: High Tech Communications does not own, operate, or provide service in the State of Florida through the use of its own facilities. Current plans call for High Tech Communications to continue to provide service to its end users through the leasing of switched port/loop combination UNE's (previously known as UNE-P) from the Incumbent or through resale.

5. How many Florida residential and commercial customers does High Tech Communications presently serve?

RESPONSE: High Tech Communications currently has 1851 residential Florida customers and 0 commercial Florida customers.

6. According to 47 C.F.R. 54.202(d), "A common carrier seeking designation as an eligible telecommunications carrier under section 214(e)(6) for any part of tribal lands shall provide a copy of its petition to the affected tribal government and tribal regulatory authority, as applicable, at the time it files its petition with the Federal Communications Commission. In addition, the Commission shall send the relevant public notice seeking comment on any petition for designation as an eligible telecommunications carrier on tribal lands, at the time it is released, to the affected tribal government and tribal regulatory authority, as applicable, by overnight express mail." Are you requesting to provide service in any tribal areas?

RESPONSE: High Tech Communications is not requesting to provide service in any tribal areas.

7. Please provide examples about how High Tech Communications advertises or will advertise using media of general distribution, the availability of the supported services and what the charges are for these services.

RESPONSE: Please see attached Exhibit "B".

8. Does High Tech Communications provide service to its customers via a prepaid service? If so, what percentage of its customers receive their service via a prepaid service?

RESPONSE: Yes. At present, 100% of High Tech Communications' service is provided on a prepaid basis.

9. What is the average customer bill for a High Tech Communications residential telephone customer? In your response, please include the jurisdictions that this information is obtained from, and if there are variances in the bills pertaining to Florida customers, delineate those differences.

RESPONSE: High Tech Communications' average residential customer bill is \$48.00 including taxes & surcharges. This calculation is generated monthly based on our entire active customer database.

10. As a condition of receiving local service, are High Tech Communications residential customers required to subscribe to High Tech Communications long-distance services?

RESPONSE: No. Customers have the ability to subscribe to a plan that provides basic dial tone service, which does not require subscription to High Tech Communications' long distance service.

11. What specific plans does High Tech Communications have for advertising its offering of Lifeline Service in Florida?

RESPONSE: Target Low Income Areas with promotional material relevant to the Lifeline Customers. Flyers, postcards, signage will all be use.

12. If High Tech Communications receives an ETC designation in Florida, approximately how long will it take for High Tech Communications to offer Lifeline service in the area in which it receives the ETC designation? Please elaborate on any extended or special circumstances.

RESPONSE: High Tech Communications plans to provide Lifeline service within 60 days of ETC designation.

13. High Tech Communications' Application requests ETC status in non-rural areas of BellSouth/AT&T, Embarq, and Verizon. All of Embarq's Florida service area is considered rural for universal service purposes. If High Tech Communications is requesting only non rural areas for ETC status, its Application will have to be modified to eliminate the request in Embarq's service area. Does High Tech Communications only request ETC status in non-rural areas as stated in paragraph 12 of its application?

RESPONSE: No. High Tech Communications requests ETC status in non-rural and rural areas of BellSouth/AT&T, Embarq, and Verizon.

14. Describe High Tech Communications' local usage plans pursuant to 47 C.F.R. 54.101(a)(2). If phone service is offered in a bundled package, please describe and enumerate the wireline local component (charge for local phone service) for which universal service compensation would be based on?

RESPONSE: High Tech Communications' product offerings incorporate customer local usage into its basic price. We currently do not charge extra fee's for minutes of usage in extended local calling areas. Once ETC certified, High Tech Communications intends to pass through the appropriate credits reducing the monthly recurring price for LifeLine approved customers.

15. Describe the access High Tech Communications plans to provide to emergency services, such as 911 and enhanced 911 as defined in 47 C.F.R. 54.101(a)(5).

RESPONSE: The rate High Tech Communications pays for switched port/loop combination UNE's, leased from the ILEC, includes 911 and enhanced 911 services. As a result, High Tech Communications is able to offer the use of the same 911 services to its end users as those offered by the ILEC or RBOC to its own end users.

16. Do High Tech Communications' customers have access to competitive directory assistance providers, as defined as by 47 C.F.R. 54.101(a)(8).

RESPONSE: As a prepaid provider of telephone service, High Tech Communications routinely blocks access to services that require billing in arrears. However, High Tech Communications plans to comply with 47 C.F.R. 54.101(a)(8) by providing Lifeline customers, upon request, access to competitive directory assistance services.

17. Describe the toll-limitation features of High Tech Communications. See 47 C.F.R. 54.101(a)(9).

RESPONSE: As a prepaid provider of residential service, High Tech Communications routinely orders toll restriction, which, with the exception of toll free numbers, blocks access to all 1+ dialing patterns. Pursuant to 47 C.F.R. 54.101(a)(9), toll restriction is provided at no charge.

18. According to 47 C.F.R. 54.101(c):

A. state commission may grant the petition of a telecommunications carrier that is otherwise eligible to receive universal service support under Sec. 54.201, if the party is requesting additional time to complete the network upgrades needed to provide single-party service, access to enhanced 911 service, or toll limitation. If such petition is granted, the otherwise eligible communications carrier will be permitted to receive universal service support for the duration of the period designated by the state commission.

If you will be making such a request, what time frame will be necessary for High Tech Communications to accomplish these network upgrades? Please include in your response all areas for which you are seeking ETC designation.

RESPONSE: Not Applicable.

19. Pursuant to Florida Statutes Title XXVII, Chapter 364.025 (2), the Florida Legislature has determined that each telecommunication company should contribute its fair share to the support of Florida's universal service objectives and carrier-of-last-resort obligations. Please elaborate on how High Tech Communications plans on fulfilling its responsibility of being the carrier-of-last-resort?

RESPONSE: Applicant acknowledges it shall provide equal access if all other ETCs in the Designated Service Area relinquish their designations pursuant to section 214(e) of the Telecommunications Act of 1996. The FCC's ETC Order does not impose a general equal access requirement on ETC applicants at this time, but instead suggests the applicants acknowledge that an ETC applicant may be required to provide equal access to long distance carriers in their designated service area in the event that no other ETC is providing equal access within the service area. Applicant acknowledges this potential and will abide by the requirement should it occur in the future.

20. Because of the significance of being the carrier-of-last-resort, would High Tech Communications be willing to sign an affidavit attesting to your critical responsibilities?

RESPONSE: Yes. High Tech Communications is willing to sign an affidavit attesting to High Tech Communications' critical responsibilities.

21. Does High Tech Communications understand that there may be an audit of the use of universal service funds and that the eligible telecommunications service designation is reviewed annually by state commissions?

RESPONSE: High Tech Communications understands that there may be an audit of the use of universal service funds and that the eligible telecommunications service designation is reviewed annually by state commissions.

22. Does High Tech Communications have any outstanding complaints at the Federal Communications Commission? If yes, please provide a synopsis of these complaints.

RESPONSE: High Tech Communications does not have any outstanding complaints at the Federal Communications Commission.

23. Is High Tech Communications' account current with the Federal Communications Commission in regards to regulatory fees? If not, please explain what steps, if any, are being taken to resolve/rectify this situation.

RESPONSE: To the best of High Tech Communications' knowledge, High Tech Communications is up to date on all regulatory fees.

24. Is High Tech Communications' account current with the Universal Service Administrative Company in regards to universal service contributions?

RESPONSE: To the best of High Tech Communications' knowledge, High Tech Communications is up to date on all universal service contributions.

25. Please provide a Certification attesting to the best of your knowledge, information and belief, all statements of fact contained in the request are correct statements of the business and affairs of the requesting carrier with respect to each and every matter set forth in this request.

RESPONSE: Please see attached Exhibit "C"

26. Does High Tech Communications understand that any resold Lifeline, Link-Up or TLS service purchased through another carrier cannot be claimed by High Tech Communications Teleconnect as access lines eligible for reimbursement from USAC?

RESPONSE: High Tech Communications understands that any resold Lifeline, Link-Up or TLS service purchased through AT&T Resale Services cannot be claimed by Affordable Phone Service, Inc. d/b/a High Tech Communications as access lines eligible for reimbursement from USAC.

27. Please provide a list of each wire center which High Tech Communications is requesting ETC status in Florida.

RESPONSE: Please see attached Exhibit "D"

28. Please provide High Tech Communications' corporate structure.

RESPONSE: Please see attached Exhibit "E"

29. Please provide a list of High Tech Communications' owners or corporate officers and indicate if any are also owners or corporate officers of any other Telecommunication Companies.

RESPONSE: Joseph Fernandez, President. Mr. Fernandez is not an owner or corporate officer of any other Telecommunication Company.

30. Please provide an example of a typical High Tech Communications residential and business customer bill.

RESPONSE: Please see attached Exhibit "F"

31. Please provide 2006 Financial Statements for High Tech Communications

RESPONSE: Please see attached Exhibit "G" .

32. Will High Tech Communications seek TLS reimbursement from USAC if granted ETC status? If yes, provide a detailed list of the incremental costs it will be claiming.

RESPONSE: Yes, a detailed list of the incremental costs it will be claiming is as follows:

One time installation charge	\$7.82
Monthly recurring charge	\$3.87
Cost to administer per customer/per month	\$0.50

33. Will High Tech Communications seek Link-Up reimbursement from USAC if granted ETC status? If yes, list the amount per customer High Tech would be claiming.

RESPONSE: Yes, Link-Up reimbursement will be claimed in the amount of \$30.00 per customer, or the highest amount allowable.

34. Will High Tech Communications seek Lifeline reimbursement from USAC if granted ETC status? If yes, list the amount per customer High Tech would be claiming.

RESPONSE: Yes, Lifeline reimbursement will be claimed in the amount of \$13.50 per customer, per month, or the highest amount allowable.

35. Does High Tech Communications provide service to customers using bundled packages? If so, will High Tech Communications provide the \$13.50 Lifeline discount to any bundle a customer chooses?

RESPONSE: Yes, service is provided in bundled packages, and Lifeline discounts will apply to any bundle that a customer chooses.

36. Does High Tech Communications understand that Florida ETCs provide a non-reimbursable \$3.50 credit per month to each Lifeline customer's bill in addition to the Federal \$10.00 reimbursement credit?

RESPONSE: Yes, Applicant understands that Florida ETCs provide a non-reimbursable \$3.50 credit per month to each Lifeline customer's bill in addition to the Federal \$10.00 reimbursement credit.

37. Does High Tech Communications understand that Florida's Lifeline program provides that if a Lifeline customer is no longer eligible for Lifeline, the ETC must provide a 30% monthly discount off its local rate to that customer for a period of 12 months at the ETCs expense?

RESPONSE: Yes, Applicant understands that Florida's Lifeline program provides that if a Lifeline customer is no longer eligible for Lifeline, the ETC must provide a 30% monthly discount off its local rate to that customer for a period of 12 months at the ETCs expense.

38. Please provide High Tech Communications' purpose for requesting ETC status in Florida. What does the company hope to achieve?

RESPONSE: High Tech Communications' purpose for requesting ETC status in Florida is to make more eligible consumers aware of the Lifeline and Link-Up programs, and to provide such service at a discounted rate, by applying the credit amounts, and the additional \$3.50 Florida ETC credit.

EXHIBITS

- Exhibit A – Evidence of UNE Agreements
- Exhibit B – Product Offering
- Exhibit C – Certification
- Exhibit D – Wire Centers
- Exhibit E – Corporate Structure
- Exhibit F – Sample Residential and Business Customer Bill
- Exhibit G – Financial Statements

Exhibit A – Evidence of UNE Agreements

Voice | Data | Internet | Wireless | Entertainment



Embarq Corporation
Mailstop: FLAPKA0202
555 Lake Border Dr.
Apopka, FL 32703
EMBARQ.com

December 5, 2007

Mr. Joe Fernandez
c/o Affordable Phone Services, Inc.
2855 SE 58th St.
Ocala, FL 34470

Re: Affordable Phone Services, Inc.; Resale Agreement for the state of Florida

Dear Joe:

Enclosed is a fully executed original of the Resale Agreement we recently negotiated.

Brandon Edington, the Field Sales Manager assigned to Affordable Phone Services will assist in implementing this contract and act as the point of contact for questions related to your services. While I am sure you already have Mr. Edington's contact information, I have copied it here for your convenience.

Brandon Edington, Field Sales Manager
9300 Metcalf Av., Overland Park, KS 66212 Mailcode: KSOPKB04 - 4668
Phone: 913-315-2553 brandon.r.edington@embarq.com

If you have any questions or concerns related to this contract, please feel free to contact me. It has been my pleasure working with you.

Regards,

Encl.

Cathy A. Lail
WHOLESALE CONTRACT NEGOTIATIONS
Voice: (407) 889-1597
Fax: (407) 814-5643
cathy.lail@embarq.com

39.1.3. Hostage or Barricaded Persons Emergencies. If a Party receives a request from a law enforcement agency for temporary number change, temporary disconnect or one-way denial of outbound calls for an end-user of the other Party by the receiving Party's switch, that Party will comply with any valid emergency request. However, neither Party shall be held liable for any claims or damages arising from compliance with such requests on behalf of the other Party's end-user and the Party serving such end-user agrees to indemnify and hold the other Party harmless against any and all such claims.

IN WITNESS WHEREOF, each of the Parties has caused this Agreement to be executed by its duly authorized representatives.

CLEC

Embarq

By:

By:

Name:

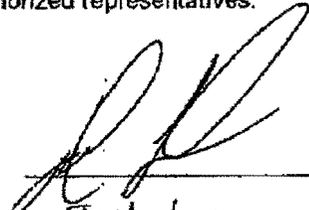
Name:

Title:

Title:

Date:

Date:



Joel Leonard

President

11/30/07



Emeric W. Kapka

Director - Contract Management

12/11/07

Resale Agreement
General Terms and Conditions
Signature Page

IN WITNESS WHEREOF, the Parties have executed this Agreement the day and year written below.

BellSouth Telecommunications, Inc.

Affordable Phone Services, Inc. and
Affordable Phone Services, Inc. d/b/a
High Tech Communications

By: *Kristen E. Rowe*

By: *Joel Leonard*

Name: Kristen E. Rowe

Name: Joel Leonard

Title: Director

Title: President

Date: *3/9/05*

Date: *3/01/05*

Version: 4Q04 Resale Agreement
12/14/04

CCCS 24 of 305

CCCS 24 of 305

Exhibit B – Product Offering

General Data Requests for 080107-TX

Exhibit B

White pages	Free from lic	
WOGX	Television	1,000.00
OCALA STAR BANNER	newspaper	139.23
AMERICAN CLASSIFIEDS	circulation	872.00
AT&T	yellowpages	676.85
		2,688.08

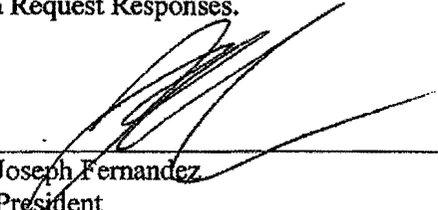
Exhibit C – Certification

CERTIFICATION

State of Florida)
)ss
County of Marion)

Joseph Fernandez makes under oath and says that he is the President of Affordable Phone Service, Inc. d/b/a High Tech Communications

That he has examined the foregoing General Data Request Responses on behalf of Affordable Phone Service, Inc. d/b/a High Tech Communications and that to the best of his knowledge, information, and belief, all statements of fact contained in said General Data Request Responses are true, and the said General Data Request Responses is a correct statement of the business and affairs of Affordable Phone Service, Inc. d/b/a High Tech Communications with respect to each and every matter set forth in the General Data Request Responses.



Joseph Fernandez
President

State of Florida
County of marion

Signed and sworn to (or affirmed) before me on May 01, 2008, by Joseph Fernandez on behalf of Affordable Phone Service, Inc. d/b/a High Tech Communications

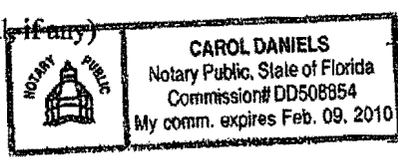
(Seal if any)  
CAROL DANIELS
Notary Public, State of Florida
Commission# DD508854
My comm. expires Feb. 09, 2010
Notary Public
02-09-2010
My Commission Expires

Exhibit D – Wire Centers

Exhibit 1

Company	Rate/Rate	Switch
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	ARCHER	ARCHFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	BOCA RATON	BCRTFLSADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	BROOKSVL	BKVLFLJFDS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	BALDWIN	BLDWFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	BELLEGLADE	BLGLFLMADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	BUNNELL	BNNFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	BRONSON	BRSNFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	BOYNTONBCH	BYBHFLMADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	COCOABEACH	CCBHFLMADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	CEDAR KEYS	CDKYFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	CHIEFLAND	CFLDFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	CHIPLEY	CHPLFLJADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	CANTONMENT	CNTMFLLED1
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	COCOA	COCOFLMEDS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	CROSS CITY	CSCYFLBARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	DEBARY	DBRYFLMARS1
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	DELAND	DELDFLMADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	DELRAY BCH	DLBHFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	DELEON SPG	DLSPFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	DUNNELLON	DNLNFLWMRS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	DEERFLDBCH	DRBHFLMADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	DAYTONABCH	DYBHFLPODS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	EAU GALLIE	EGLLFLIHDS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	EASTORANGE	EORNFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	FLAGLERBCH	FLBHFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	FERNADNBCH	FRBHFLFPDS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	FORTPIERCE	FTPRFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	GREENCVSPG	GCSPFLCNDS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	GRACEVILLE	GCVLFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	GENEVA	GENVFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	GULFBREEZE	GLBRFLMCDS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	GAINESVL	GSVLFLNW33E
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	HAVANA	HAVNFLMADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	HOBE SOUND	HBSDFLMADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	HOLLEYNVRR	HLNVFLMADS1
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	FTLAUDERDL	HLWDFLPEDS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	HOLLYWOOD	HLWDFLWHDS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	HOMESTEAD	HMSTFLNARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	HAWTHORNE	HWTHFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	JAY	JAYFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	JACKSOLBCH	JCBHFLMA24E
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	JUPITER	JPTRFLMADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	KEYSTN HTS	KYHGFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	LAKE CITY	LKCYFLMADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	LYNN HAVEN	LYHNFLOHDS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	MICANOPY	MCNPFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	MIDDLEBURG	MDBGFLPMS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	MIAMI	MIAMFLWMDS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	MELBOURNE	MLBRFLMADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	MILTON	MLTNFLRADS0

VERIZON FLORIDA INC.
VERIZON FLORIDA INC.

MYAKKA	MYCYFLXA32H
NORTH PORT	NRPTFLXA42H
TAMPAWST	OLDSFLXA85H
POLK CITY	PKCYFLXARSA
BRADENTON	PLSLFLXA79H
HAINESCITY	POINFLXARSA
PALMETTO	PRSHFLXARSA
PLANT CITY	PTCYFLXA75H
STPETERSBG	SPBGFLXS86H
TAMPA	TAMPFLXA1JB
CLEARWATER	TAMPFLXAW44
NWPTRICHEY	TAMPFLXAW44
SARASOTA	TAMPFLXAW44
TAMPACEN	TAMPFLXEDS0
TARPON SPG	TRSPFLXA93H
VENICE	VENCFLXSDS0
WINTER HVN	WNHNFLXC29H
ZEPHYRHILS	ZPHYFLXA78H

Exhibit E – Corporate Structure

General Data Requests for 080107-TX

Exhibit E

PRESIDENT
LEONARD, JOEL E JR.
4962 S.E. 35TH AVENUE
OCALA FL 34471

SECRETARY

LEONARD, ERSILIA F
4962 S.E. 35TH AVENUE
OCALA FL 34471

OFFICER

FERNANDEZ, JOSPEH S
2855 S E58TH AVE
OCALA FL 34471

Exhibit F – Sample Residential and Business Customer Bill

Affordable Phone Services
2855 SE 58th Ave
Ocala Fl, 34471

877-369-0999

Roxanne Flores
333 N Florida Av
Deland, FL 32720

ACCOUNT STATEMENT

Account	11079
Invoice Number	109723
Invoice Date	04/03/2007
Invoice Due	04/20/2007
Billing Telephone	(386) 9439417
Previous Balance	\$6.57
Previous Payment	\$7.50
Current Charges	\$41.09
TOTAL DUE	\$40.16

Local Charges

Telephone	Charge Description	Billing Date	Price
(386) 9439417	ADVANTAGE PACKAGE	04/20/2007 - 05/19/2007	29.95
	60 MINUTES FREE	04/20/2007 - 05/19/2007	0.00
	Total Local Charges		29.95

Taxes and Other Applicable Fees

Name	Amount
Federal Excise Tax	1.13
E911 Tax	0.41
Statutory Gross Receipts	0.88
Telecommunications Relay Service Surcharge	0.15
Communications Services Tax	2.05
FCC Authorized Line Charge	6.50
FCC Regulatory Fee (Wireline)	0.02
Total Taxes and Other Fees	11.14

Exhibit G – Financial Statements

AFFORDABLE PHONE SERVICES
Profit & Loss
January through December 2007

Income Statement	<u>Jan - Dec 07</u>
Ordinary Income/Expense	
Income	
Bellsouth Payback	4,863.75
CASH TRANSFER	9,578.00
CREDIT CARD	4,050.00
Service Income	1,299,861.10
LINE OF CREDIT	<u>33,000.00</u>
Total Income	<u>1,351,352.85</u>
Cost of Goods Sold	
ILEC Bills	712,788.80
Internet Resale	13,150.00
Long Distance Resale	<u>33,080.59</u>
Total COGS	<u>759,019.39</u>
Gross Profit	592,333.46
Expense	
1099	19,360.08
720 TAX	7,261.75
941 TAX	2,499.93
Advertising	
Agent Acquisition	284.27
Advertising - Other	<u>2,947.88</u>
Total Advertising	3,232.15
Billing Software	17,304.20
CHARGEBACK	8,556.82
CHECKING MONEY TRANSFER	2,900.00
Cost of Good Sold	1,735.04
E911	2,189.98
Employee	0.00
Gift	532.31
Janitorial	334.77
Loan	3,570.72
MERCHANT FEES	19,778.93
Office Suplies	6,346.52
Refund	9,116.01
Relay Charges	1,241.40
S.B.A. LOAN	6,657.90
Taxes	88,602.83
6110 - Automobile Expense	
Fuel	2,559.98
6110 - Automobile Expense - Other	<u>440.70</u>
Total 6110 - Automobile Expense	3,000.68
6120 - Bank Service Charges	3,613.59
6140 - Contributions	265.00
6160 - Dues and Subscriptions	1,116.81
6180 - Insurance	254.89

AFFORDABLE PHONE SERVICES

Profit & Loss

January through December 2007

Income Statement	<u>Jan - Dec 07</u>
6200 · Interest Expense	348.95
6230 · Licenses and Permits	697.54
6240 · Miscellaneous	4,928.00
6250 · Postage and Delivery	19,813.07
6260 · Printing and Reproduction	452.59
6270 · Professional Fees	31,077.55
6290 · Rent	8,201.16
6340 · Telephone	56,799.71
6350 · Travel & Ent	
6370 · Meals	933.07
6350 · Travel & Ent - Other	<u>355.25</u>
Total 6350 · Travel & Ent	1,288.32
6390 · Utilities	
6400 · Gas and Electric	1,103.78
6420 · Internet	1,585.52
6390 · Utilities - Other	<u>2,809.11</u>
Total 6390 · Utilities	5,498.41
6560 · Payroll Expenses	268,710.65
6999 · Uncategorized Expenses	<u>378.50</u>
Total Expense	<u>607,666.76</u>
Net Ordinary Income	-15,333.30
Other Income/Expense	
Other Income	
+ Balance Adjustment	7,308.27
M/G ERROR	4,346.59
Payroll Reimbursement	14,500.00
SBA LOAN	30,000.00
7010 · Interest Income	67.84
7030 · Other Income	<u>0.00</u>
Total Other Income	56,222.70
Other Expense	
- Balance Adjustment	14,074.24
ADVERTISING EXPENSE	495.66
HTC TRANSFER	2,000.00
MONEYGRAM ERROR REPAY	3,189.88
OTHER	4,112.27
OTHER EXPENSE	2,799.84
8010 · Other Expenses	<u>2,084.60</u>
Total Other Expense	<u>28,756.49</u>
Net Other Income	<u>27,466.21</u>
Net income	<u><u>12,132.91</u></u>

AFFORDABLE PHONE SERVICES
Balance Sheet
As of December 31, 2007

Dec 31, 07

ASSETS

Current Assets

Checking/Savings

BANK OF AMERICA	5,977.33
Customer Refund/s	934.15
Direct Deposit Account	2,547.91
EFS FEES	17,377.97
FRIENDSHIP COMMUNITY BANK	223.01
Petty Cash	35,363.65
VENDOR ERROR	1,741.06
Total Checking/Savings	64,165.08

Accounts Receivable

1200 - Accounts Receivable	-1,725.90
Total Accounts Receivable	-1,725.90

Total Current Assets 62,439.18

TOTAL ASSETS 62,439.18

LIABILITIES & EQUITY

Liabilities

Current Liabilities

Other Current Liabilities

Bank Interest	-557.29
CLEC DEPOSIT	-2,100.00
CREDIT LINE	-992.84
DUE TO COMMERCIAL ACCT.	-216,123.85
2100 - Payroll Liabilities	65,676.38
2200 - Sales Tax Payable	138,001.46
Total Other Current Liabilities	-16,096.14

Total Current Liabilities -16,096.14

Total Liabilities -16,096.14

Equity

1110 - Retained Earnings	62,185.37
3000 - Opening Bal Equity	4,217.04
Net Income	12,132.91
Total Equity	78,535.32

TOTAL LIABILITIES & EQUITY 62,439.18