

Judith A. Riley, J.D.

January 7, 2009

090022

5909 Northwest Expressway, Suite 101 Oklahoma City, OK 73132



Via Overnight Florida Public Service Commission Clerk and Administrative Office 2540 Shumard Oak Blvd. Tallahassee, FL 32399

Re: <u>Tennessee Telephone Service LLC d/b/a Freedom Communications</u> <u>USA, LLC's Petition for Designation as an eligible telecommunications</u> <u>carrier (ETC) Pursuant to 47 U.S.C. 214(e).</u>

Dear Sir/Madam:

Enclosed for filing with the Commission are the original and seven (7) copies of the Petition for Designation as an Eligible Telecommunications Carrier in the State of Florida along with supporting documentation.

Tennessee Telephone Service, LLC d/b/a Freedom Communications USA, LLC has met the requirements for ETC designation. Granting of this request will serve the public good by allowing Tennessee Telephone Service to serve current and additional low-income subscribers.

Please file-stamp the extra copy as proof of filing and return it in the enclosed self-addressed stamped envelope.

Should you have any questions or need additional information, please do not hesitate to contact me at (405) 755-8177, extension 27.

COM ECR GCL 7 OPC 1 SSC SGA ADM CLK MMU

Sincerely, 116 Ola Sally Cole

Regulatory Agent

/sc Enclosures

This claim of confidentiality was filed by "telco" for Confidential D T. The document is in locked storage pending advice on handling. To access the material, your name must be on the CASR. If undocketed, your division director must provide written permission before you can access it.

DOCUMENT NUMBER-DATE

00196 JAN-88

Fax (405) 755-8377 FPSC - COMMISSIONE Coll Rilley@telecompliance.net

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

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In Re: Petition of Tennessee Telephone Service, LLC d/b/a Freedom Communications USA, LLC For Designation as an Eligible Telecommunications Carrier.

Docket No. 090022

PETITION FOR DESIGNATION AS AN ELIGIBLE TELECOMMUNICATIONS CARRIER IN THE STATE OF FLORIDA (NO RURAL REDEFINITION REQUESTED)

Tennessee Telephone Service, LLC d/b/a Freedom Communications USA, LLC ("Freedom" or the "Company"), 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 hereby petitions the Florida Public Service Commission ("Commission") for designation as an Eligible Telecommunications Carrier ("ETC") in certain BellSouth exchanges as described herein ("Designated Area") for the purpose of receiving Federal Universal Service Support. As demonstrated below, the Company satisfies all of the statutory and regulatory requirements for designation as an ETC in the Designated Area. Furthermore, designation of Freedom in the Designated Area will serve the public interest. Accordingly, Freedom respectfully requests that the Commission grant this Petition.

I. Background

Freedom is a Tennessee corporation³. Freedom is authorized to conduct business 1. as a corporation in the state of Florida⁴. Copies of the Company's authority to

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¹ 47 USC § 214(e)(2)

² 47 CFR §§ 54.191-54.207

³ Tennessee Telephone Service, LLC d/b/a Freedom Communications, LLC was incorporated in the state of Tennessee on 2/8/2000. Fennessee on 2/8/2000. Fl. Dept of State Corporation Document #M04000001692, May 24, 2004 DDCUMENT NUMBER-DATE

transact business in the state of Florida are on file with the Commission and incorporated herein by reference.⁵ The Company has been certified by the Commission as a Competitive Local Exchange Company ("CLEC") in the state of Florida Docket No. 040739-TX. The principal office of the Company is located at 220 Creekside Drive, Dickson, Tennessee 37055. The Company provides local exchange and exchange access services in BellSouth exchanges using a combination of unbundled network elements ("UNEs") provided by BellSouth that allows 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." ⁶ Upon designation as an ETC, the carrier shall be eligible to receive universal support in accordance with Section 254 of the Act.⁷
- 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.⁸

⁵ See Exhibit A to Application of Tennessee Telephone Service, LLC d/b/a Freedom Communications, LLC in Docket No 040739-TX, filed July 14, 2004.

⁶ 47 USC § 214(e)(2), see 47 CFR §54.201(b) (FCC Rules citing the Act's requirements)

⁷ 47 USC § 214(e)(1)

⁸ Id

II Freedom Satisfies the Requirements for Designation as an ETC to Serve the Designated Area

- 4. Freedom is a common carrier as that term is defined in the Act.⁹ The Company provides competitive local telecommunications services in the state of Florida in accordance with Certificate 8518 and FL Tariff No.1. which was first issued 7-18-2005 with an effective date of 7-19-2005.¹⁰
- 5. Freedom offers all of the supported services enumerated under Section 254(C) using facilities obtained as UNEs from BellSouth. 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.¹¹ Accordingly, the Company satisfies the requirement set forth in Section 214(e)(1)(A).
- 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,

¹⁰ The Company has been certified by the Commission to provide Competitive Local Exchange Telecommunications services throughout the state of Florida. Tariffs are on file with the Commission.

⁹ See 47 USC §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)

¹¹ 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 CFR § 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 subpart B of this part" 47 CFR §54.201(e). Freedom's use of BellSouth's UNEs meet this definition of "facilities."

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;
- 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
- Toll limitation for qualifying low-income consumers. Toll limitation for qualifying low-income consumers.

- 7. Upon designation as an ETC, Freedom will participate in, and offer Lifeline and LinkUp programs to qualifying low income consumers and publicize the availability of Lifeline and LinkUp services in a manner reasonably designed to reach those likely to qualify for those services, as required by FCC Rules.¹²
- Freedom will advertise the availability of the above-referenced services and the charges for those services in the Designated Area using media of general distribution, as required by FCC Rules.¹³
- 9. Attached as Exhibit "A" and incorporated herein by reference are Freedom's updated financial statements demonstrating that the Company has the financial qualifications to provide the services specified herein. Freedom has previously provided the Commission with evidence of its financial capabilities to provide the supported services in the context of its application to become certified as a CLEC in Docket No. 040739-TX. The financial statements of Freedom contain proprietary and confidential information not generally available to the public and thus have been marked confidential and are being submitted under seal to be maintained by the Commission and Commission Staff on a confidential basis pursuant to the Commission's current rules.
- 10. Attached as Exhibit "B" and incorporated herein by reference is a current list of officers. Freedom has previously provided the Commission with evidence of its managerial and technical capabilities to provide the supported services in the context of its application to become certified as a CLEC in Docket No. 040739-TX.

¹² See 47 C.F.R. §§54.401-54.417; 54.405(b) & 54.411(d)..

¹³ See 547 CFR §§54.201(d)(2)

11. Attached as Exhibit "C" to this Petition and incorporated herein by reference is the testimony of Matt Davis, CEO of Freedom certifying that the Company satisfies all of the requirements for designation as an ETC to serve the Designated Area.

III Area for Which ETC Designation is Requested

- 12. Freedom has served and will continue to serve the exchanges where it leases UNEs or resells the services of the non-rural telephone company, BellSouth, in the state of Florida. Freedom does not seek designation as an ETC in any areas served by rural telephone companies. Pursuant to the Order in Docket No. 040739-TX, the Company does not provide local exchange service in any area served by any Independent telephone company as defined in the Final Order of October 11, 2004. The exchanges in the BellSouth service areas that Freedom serves and for which it seeks ETC designation are attached as Exhibit "D".
- 13. Congress requires that the Commission grant competitive ETC petitions in nonrural areas.¹⁴ No specific public interest test is mentioned, as is the case for areas served by rural telephone companies.¹⁵ Thus, the Act provides that the Commission "shall" designate Freedom 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 Freedom as an ETC will serve the public interest.

¹⁴ See 47 USC 214(e)(2)

¹⁵ See Id.

IV Granting Freedom's Petition will Service the Public Interest

14. A central purpose of the Telecommunications Act of 1996 was to "promote competition and reduce regulation... [thereby securing] lower prices and higher quality services...and encourage the rapid deployment of new telecommunications technologies."¹⁶ Designation of Freedom as an ETC would further these goals. Granting ETC status to Freedom would allow the Company to obtain Federal Universal Service Support, which it will use to offer innovative telecommunications services at competitive prices to rural consumers in BellSouth.

15. Freedom will announce and advertise telecommunications services as an ETC where it provides service in BellSouth service areas in Florida and will publicize the availability of Lifeline and LinkUp 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 LinkUp programs and will be able to take advantage of those opportunities by subscribing to Freedom's service. For the foregoing reasons, Tennessee Telephone Service, LLC d/b/a Freedom Communications USA, LLC respectfully requests that the Commission grant its Petition and designate the Company as an ETC for the BellSouth exchanges specified herein.

Dated: 1-7-09

By

Judith A. Riley, Attorney for Applicant Telecom Professionals, Inc. 5909 N.W. Expressway, Suite 101 Oklahoma City, OK 73132 (405) 755-8177

The Telecommunications Act of 1996, Pub. L. No. 104-104, 110 Stat. 56, 56 (1996)

EXHIBIT B – CURRENT LIST OF OFFICERS

TENNESSEE TELEPHONE SERVICE LLC d/b/a FREEDOM COMMUNICATIONS USA, LLC

OFFICERS

Bart Howard 220 Creekside Drive Dickson, TN 37055 Owner/President

CEO

Matt Davis 220 Creekside Drive Dickson, TN 37055

Management

Bart Howard- Owner/President. Mr. Howard has over 30 years experience starting, owning, and operating businesses primarily in the credit and collection business. Notably, Bart started National Check Network, Inc. in 1994 with nine other investors, which is currently the 5th largest check verification company in the nation and subsequently sold his shares in the company in 2001 to Electronic Clearing House (ECHO-NASDAQ). Mr. Howard founded Tennessee Telephone Service in 1998.

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Matt Davis- *CEO.* Mr. Davis has over ten years experience in the financial services industry during which time he served as an officer with PFIC Securities Corporation. PFIC was purchased during Mr. Davis's tenure and is now Union Planters Financial Services. In May of 2000, Mr. Davis started EruComp, Inc. which hosts a web-based subscription service that gives 3rd thru 8th grade students practice for the year-end tests federally mandated by the No Child Left Behind Act. Mr. Davis received his B.A. in Finance from the University of Notre Dame.

Janice Cauthern- COO. Ms. Cauthern is a telecommunications veteran, having spent over twenty-five years in the industry. Twenty-two of those years were spent with BellSouth where Ms. Cauthern's responsibilities included customer service, directory assistance, and training. Ms. Cauthern received numerous customer service awards during her time with BellSouth and extensive certification in different operational areas.

EXHIBIT C

1. Certification:

I Matt Davis certify that I am the CEO 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: ______3 0 8

Telephone Number: 615-446-2010

11 Signature:

Subscribed and sworn to before me, a Notary Public, in and for the State of Tennessee above named, this <u>3</u> day of <u>November</u>, 2008.

(Motary Public) and and V OOMMENNON EXPERIES February 25, 2009 Expires: missia **MOTARY**

AFFIDAVIT

State of Tennessee County of ______

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

My name is Matt Davis, I am employed by Tennessee Telephone Service, LLC d/b/a Freedom Communications USA, LLC located at 220 Creekside Drive, Dickson, Tennessee 37055 as its CEO. I am an officer of the Company and am authorized to give this affidavit on behalf of the Company. This affidavit is being given to support the Eligible Telecommunications Carrier Petition filed by my Company with the Florida Public Service Commission (PSC).

Company hereby certifies the following:

- 1. Company 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. Company 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. Company 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 the company to retain ETC status.
- 4. Company 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 the Company will be eligible only to receive low-income support from the Universal Service Fund.
- 5. Company 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. The Company 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. Company understands that the PSC shall have access to all books of account, records and property of all eligible telecommunications carriers.

- 7. Company 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. Company 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. Company 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

Signature

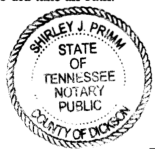
11/3/08 Date

Business Address: 220 CREEKSIDE DRIVE DICKSON, TN 37055

Printed Name

State of Tennessee County of Dickson

Acknowledged before me this <u>3</u> day of <u>Nevember</u>, <u>208</u>, by _____, as _____, of Company, who is personally known to me or produced identification and who did take an oath.



Shirley J. Primm Printed Name of Notary

Personally Known Produced Identification Type of Identification Produced

February 35. 2009

EXHIBIT D – EXCHANGES

Company Transformer	والمرجبية فالمعادية والمتقرب المستعادية في بقيرين والمتعاد المستعاد والمستع	Switch
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	ARCHER	ARCHFLMARS
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	BOCA RATON	BCRTFLSADS
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	BROOKSVL	BKVLFLJFDS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	BALDWIN	BLDWFLMARS
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	BELLEGLADE	BLGLFLMADS
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	BUNNELL	BNNLFLMARS
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	BRONSON	BRSNFLMARS
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	BOYNTONBCH	BYBHFLMADS
BELLSOUTH TELECOMM INCIDBA SOUTHERN BELL TEL & TEL	COCOABEACH	CCBHFLMADS
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	CEDAR KEYS	CDKYFLMARS
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	CHIEFLAND	CFLDFLMARS
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	CHIPLEY	CHPLFLJADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	CANTONMENT	CNTMFLLEDS1
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	COCOA	COCOFLMEDS
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	CROSS CITY	CSCYFLBARSO
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	DEBARY	DBRYFLMARS
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	DELAND	DELDFLMADS
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	DELRAY BCH	DLBHFLMARSC
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	DELEON SPG	DLSPFLMARSO
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	DUNNELLON	DNLNFLWMRS
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	DEERFLDBCH	DRBHFLMADS
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	DAYTONABCH	DYBHFLPODSC
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	EAU GALLIE	EGLLFLIHDSO
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	EASTORANGE	
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	FLAGLERBCH	
BELLSOUTH TELECOMMING DBA SOUTHERN BELL TEL & TEL	FERNADNBCH	FLBHFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	FORTPIERCE	FRBHFLFPDS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	GREENCVSPG	FTPRFLMARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	GRACEVILLE	GCSPFLCNDSC
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL		GCVLFLMARSO
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	GENEVA	GENVFLMARSO
	GULFBREEZE	GLBRFLMCDS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	GAINESVL	GSVLFLNW33E
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	HAVANA	HAVNFLMADSO
	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	HLWDFLWHDS
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	HOMESTEAD	HMSTFLNARS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	HAWTHORNE	HWTHFLMARSO
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL	JAY	JAY FLMARSO
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	LKCYFLMADSO
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL		LYHNFLOHDS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL		MCNPFLMARSO
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL		MDBGFLPMDS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL		MIAMFLWMDS0
	MELBOURNE	MLBRFLMADS0
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL		MLTNFLRADS0

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BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL JACKSONVL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL JULINGTON BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL MUNSON BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL MAXVILLE BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL NEWBERRY BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL OAK HILL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL OLD TOWN BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL ORLANDO BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL PACE BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL PAHOKEE BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL PALM COAST BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL PALATKA BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL CORAL SPG BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INCIDBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL PANAMACITY BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL PENSACOLA BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL PNTVDRABCH BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL PERRINE BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL PIERSON BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL PTST LUCIE BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL SEBASTIAN BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL KEYS BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL OVIEDO BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL SANFORD BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL STAUGUSTIN **BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL** ST JOHNS BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL JENSEN BCH BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL STUART BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL SUNNYHILLS BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL TRENTON BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL TITUSVILLE BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL VERNON BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL VERO BEACH BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL WELAKA BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL WPALMBEACH BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL WEEKICHSPG BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL YONGSTENTN BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL YANKEETOWN YULEE BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL

MNDRFLLODS0 MNDRFLLWRS0 MNSNFLMARS0 MXVLFLMARS0 NORTH DADE NDADFLOLDS0 NWSMYRNBCH **NSBHFLMADSO** NWBYFLMARS0 **OKHLFLMARS0 OLTWFLLNRS0 ORLDFLSADS0** ORANGEPARK **ORPKFLRWDS0** PACEFLPVRS0 **PAHKFLMARSO** PNAMACYBCH PCBHFLNTDS0 PLCSFLMADS0 PLTKFLMADS0 PMBHFLCSDS0 POMPANOBCH **PMBHFLTADS0** POMONAPARK **PMPKFLMAR\$0 PNCYFLMADS0** PNSCFLWADS0 PNVDFLMADS0 **PRRNFLMADS0 PRSNFLFDRS0** PTSLFLSOCG0 SBSTFLMADS0 SGKYFLMARS0 SNFRFLMADS0 SNFRFLMADS0 **STAGFLSHRSD** STAGFLWGRS0 STRTFLMADS0 STRTFLMADS0 SYHSFLCCRS0 TRENFLMARS0 **TTVLFLMADSO VERNFLMARSO VRBHFLMADS0** WELKFLMARS0 WPBHFLRPDS0 WWSPFLSHDS0 **YNFNFLMARSO YNTWFLMARSO** YULEFLMARS0

STATE OF FLORIDA

COMMISSIONERS: MATTHEW M. CARTER II, CHAIRMAN LISA POLAK EDGAR KATRINA J. MCMURRIAN NANCY ARGENZIANO NATHAN A. SKOP



OFFICE OF COMMISSION CLERK ANN COLE COMMISSION CLERK (850) 413-6770

Hublic Service Commission

ACKNOWLEDGEMENT

DATE: January 8, 2009

TO: Sally Cole, Telecom Professionals, Inc.

FROM: Ruth Nettles, Office of Commission Clerk

RE: Acknowledgement of Receipt of Confidential Filing

This will acknowledge receipt of a CONFIDENTIAL DOCUMENT filed in Docket Number 090022 or, if filed in an undocketed matter, concerning Exhibit A to Petition, and filed on behalf of Freedom Communications. The document will be maintained in locked storage.

If you have any questions regarding this document, please contact Marguerite Lockard, Deputy Clerk, at (850) 413-6770.

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