

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, DC 20554

In re)
)
HANDS ON VIDEO RELAY SERVICES, INC.) CGB Docket 03-123
)
For amendment of it certification as an eligible)
provider pursuant to FCC Rule Section 64.605(A)(2) to)
receive reimbursement from the TRS Fund administered)
by the National Exchange Carrier Association)

To: Chief, Consumer and Governmental Affairs Bureau

***APPLICATION FOR AMENDED CERTIFICATION AS AN ELIGIBLE
VRS AND IP RELAY PROVIDER TO INCLUDE IP CAPTEL SERVICE***

Hands On Video Relay Services, Inc. (“Hands On”), by its counsel, submits this application for amendment of its certification to receive reimbursement from the Telecommunications Relay (“TRS”) Fund as a provider of Video Relay Service (“VRS”) and IP Relay Service and requests certification to offer IP Captel service. In support, the following is shown:

On December 22, 2006, the Chief, Consumer and Governmental Affairs Bureau released Public Notice of the grant of certification of Hands On as a provider of VRS and IP Relay service.¹ See Public Notice, DA 06-2578 (December 22, 2006). On January 11, 2007, the Commission released a declaratory ruling that captioned IP Relay service (“IP Captel”) is a telecommunications relay service. See *Telecommunications Relay Services*, FCC 06-182

¹Hands On’s certification application was filed on October 4, 2006 and supplemented on November 21, 2006.

(January 11, 2007). The Commission there stated that entities wishing to provide IP Captel service could file for certification to do so and indicated such a requirement would apply to existing certified TRS providers as well.

Hands On hereby requests amendment of its VRS and IP relay certification to include certification to provide IP Captel relay as well. Under the rules, all minimum standards applying to IP Relay apply as well to IP Captel, except to the extent such requirements are waived. Since the Commission has found Hands On qualified to provide IP Relay service, it follows that Hands On is qualified to provide IP Captel service as well since there are no additional mandatory minimum standards which apply to IP Captel that do not apply to IP Relay. Hands On will thus meet all minimum mandatory standards for IP Captel.

Hands On hereby incorporates by reference its October 6, 2006 Application for Certification, as supplemented on November 21, 2006. All applicable statements in Hands Application for Certification, as supplemented, continue to apply except that Hands On is now a subsidiary of GoAmerica, Inc., itself a certified VRS and IP Relay provider.² GoAmerica is the largest provider of IP Relay service. Hands On will thus have GoAmerica's resources and experience available to implement its IP Captel service.

Hands On will file annual compliance reports demonstrating continued compliance with the rules governing IP Captel and will file an annual statement setting forth its efforts to meet waived mandatory minimum standards for IP Captel.

²The Commission has been fully advised of the merger of GoAmerica and Hands On. *See* Letter from Dana Frix, Esquire, CG Docket 03-123 (February 22, 2008).

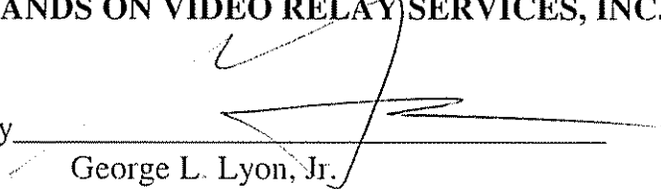
Pursuant to FCC Rule §64.604(c)(5)(G), Hands On will notify NECA of its intent to participate in the TRS Fund as an IP Captel provider by notice delivered more than 30 days prior to submitting reports of Ip Captel minutes of use. Upon receipt of FCC certification, Hands On will advise NECA of its updated status.

As is plainly evident, Hands On is qualified to provide IP Captel relay service. Hands On therefore requests that the Commission grant it certification to provide IP Captel relay service.

Respectfully submitted,

HANDS ON VIDEO RELAY SERVICES, INC.

By _____


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