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May 19, 2009

VIA FEDERAL EXPRESS
Federal Communications Commission
Wireline Competition Bureau
P.O. Box 979091
St. Louis, MO 63197-9000

RE: In the Matter of the Joint Application of Waller, Inc., Bruce Telephone Company, Inc., WWC, Inc. d/b/a Solution Long Distance and Fail, Inc. ("Applicants") for Grant of Authority Pursuant to Section 214 of the Communications Act of 1934, as amended, and Section 63.04 of the Commission's Rules to Complete a Transfer of Control of Bruce Telephone Company, Inc. and WWC, Inc. d/b/a Solution Long Distance to Fail, Inc.

Dear Sir or Madam:

On behalf of the above-referenced Applicants, enclosed please find an original and six (6) copies of an application seeking the Commission's consent for the transfer of control of Bruce Telephone Company, Inc. and WWC, Inc. d/b/a Solution Long Distance to Fail, Inc. Also included are a completed FCC Form 159 and a check in the amount of \$1,015.00 in payment of the filing fee. Streamlined processing is requested pursuant to Section 63.03 of the rules.

Please date-stamp the extra "Return Copy" and return it to me in the self-addressed, metered envelope included for your convenience.

Should you have any questions or need additional information, please do not hesitate to contact me.

Sincerely yours,



Sean Wesley Ellis

Tony Carlisle,
Administrator

SWE/lrr

Enclosures

RETURN COPY

US BANK/FCC MAY 20 2009

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

In the Matter of the Joint Application of)
)
Waller, Inc., Transferor,)
Bruce Telephone Company, Inc., and)
WWC, Inc. d/b/a Solution Long)
Distance, Licensees,)
)
 and)
)
Fail, Inc., Transferee,)
)
 For the Transfer of Control Pursuant to)
 Section 214 of the Communications Act of)
 1934, as amended) File No. WTB- _____

APPLICATION FOR CONSENT TO TRANSFER OF CONTROL

Waller, Inc. ("Waller" or "Transferor"), a Mississippi corporation, Bruce Telephone Company, Inc. ("Bruce"), a Mississippi corporation, and WWC, Inc. d/b/a Solution Long Distance ("WWC", and together with Bruce, the "Licensees"), a Mississippi corporation and Fail, Inc. ("Fail" or "Transferee", and together with Transferor and Licensees, the "Applicants"), a Mississippi corporation, through their undersigned counsel and pursuant to Section 214 of the Communications Act, as amended,¹ and Section 63.04 of the Commission's Rules,² respectfully request Commission approval or such authority as may be necessary or required to enable the parties to consummate a transaction whereby Transferee will acquire control of Bruce, a facilities-based incumbent local exchange carrier, which provides interexchange and local exchange services for the northern portion of Calhoun County, Mississippi, including the

¹ 47 U.S.C. §214
² 47 C.F.R. §63.04

Town of Bruce, and WWC, a toll reseller, that provides competitive resold interexchange telecommunications services in the State of Mississippi.³

In support hereof, Applicants provide the following information:

I. REQUEST FOR STREAMLINED PROCESSING

As more fully described in Section II(a)(8) below, Applicants respectfully submit that this application is eligible for streamlined processing pursuant to Section 63.03 of the Commission's Rules.⁴

II. INFORMATION REQUIRED BY SECTION 63.04(a)

Pursuant to the Commission's Rule 63.04(a),⁵ Applicants submit the following information in support of their request for domestic Section 214 authority:

(a)(1) Name, address and telephone number of each Applicant:

Transferor:

Waller, Inc.
101 Public Square
P. O. Box 489
Bruce, MS 38915
(662) 983-4343

FRN: 0007040827

Licensees:

Bruce Telephone Company, Inc.
101 Public Square
P. O. Box 489
Bruce, MS 38915
(662) 983-4343

FRN: 0001742501

³ In connection with the proposed transaction, Applicants will and/or have filed with the Commission's Wireless Telecommunications Bureau FCC Form 603 requesting consent to the assignment of authorization and transfer control of wireless radio licenses held by Waller, Inc. and Bruce Telephone Company, Inc.

⁴ 47 C.F.R. §63.03(b)(2)(i).

⁵ 47 C.F.R. §63.04(a).

Transferee:

Charles F. Fail
Fail, Inc.
12 Third Street
P.O. Box 922
Bay Springs, MS 39422-0922
(601) 764-2564 *facsimile*

With Copies to:

Sean Wesley Ellis
Kenneth D. Farmer
YoungWilliams PA
210 East Capitol Street, Suite 2000
P. O. Box 23059
Jackson, MS 39225-3059
(601) 948-6100
(601) 355-6136 *facsimile*
Email: wellis@youngwilliams.com
kfarmer@youngwilliams.com
Counsel for Transferee

(a)(4) Name, address, citizenship, and principal business of any person or entity that owns at least 10 percent of the equity of the Applicants (to the nearest 1 percent):

(i) Pre-Transaction Ownership of Licensees:

The following entity currently holds a ten percent (10%) or greater direct interest in both Bruce Telephone Company, Inc. and WWC, Inc. d/b/a Solution Long Distance:

Name:	Waller, Inc.
Address:	101 Public Square P. O. Box 489 Bruce, MS 38915-0489
Citizenship:	United States
Principal Business:	Holding Company
% Interest:	100% (directly in Bruce)

The following United States citizens currently hold a ten percent (10%) or greater direct interest in Waller, Inc.:

Name	Principal Business	Ownership Interest
Connie W. Collins	Telephone Executive	50%
Charles W. Allen	Telephone Executive	16%
Howard M. Allen	Student	16%
Jacob J. Allen	Student	16%

No other individual or entity controls ten percent (10%) or greater interest in Waller, Inc.

(ii) Post-Transaction Ownership of Licensees:

The following entity will hold a ten percent (10%) or greater direct interest in Bruce Telephone Company, Inc.:

Name: Fail, Inc.
Address: 12 Third Street
P. O. Box 922
Bay Springs, MS 39422-0922

Citizenship: United States
Principal Business: Holding Company
% Interest: 100% (directly in Bruce)

Further information regarding Fail, Inc. can be found in its Form 602, "FCC Ownership Disclosure Information for the Wireless Telecommunications Services" on file with the Commission.

The following entity will hold a ten percent (10%) or greater direct interest in WWC, Inc. d/b/a Solution Long Distance:

Name: Bruce Telephone Company, Inc.
Address: 101 Public Square
P. O. Box 489
Bruce, MS 38915

Citizenship: United States
Principal Business: Incumbent Local Exchange Carrier
% Interest: 100% (directly in WWC)

(iii) Pre- and Post-Transaction Ownership of Transferee:

The following entity currently holds and, upon completion of the proposed transaction, will continue to hold a ten percent (10%) or greater direct interest in Fail, Inc.:

Name: Fail Telecommunication Corporation
Address: 12 Third Street
P. O. Box 922
Bay Springs, MS 39422-0922

Citizenship: United States
Principal Business: Holding Company
% Interest: 100% (directly in Fail)

The following United States citizens currently hold and, upon completion of the proposed transaction, will continue to hold a ten percent (10%) or greater direct interest in Fail Telecommunication Corporation:

<u>Name</u>	<u>Principal Business</u>	<u>Ownership Interest</u>
Charles F. Fail	Telephone Executive	66%
Dorothea C. Fail	Telephone Executive	33%

No other individual or entity controls ten percent (10%) or greater interest in Fail Telecommunication Corporation.

(a)(5) Certification pursuant to Sections 1.2001 through 1.2003 that no party to the application is subject to a denial of federal benefits:

Applicants certify that no Applicant is subject to denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988.⁶

⁶ 21 U.S.C. §853; *see also* 47 C.F.R. §§1.2001-1.2003.

(a)(6) Description of the transaction:

Bruce Acquisition Corporation ("BAC")⁷ and Connie W. Collins, Charles W. Allen, Howard M. Allen and Jacob J. Allen, as owners of all of the issued and outstanding shares of capital stock of Waller, the parent company of Bruce and WWC, have entered into a Stock Purchase Agreement (the "Agreement") dated as of April 13, 2009. Pursuant to the terms of the Agreement, prior to the Effective Date of Acquisition, Waller shall reverse-merge into its existing subsidiary, Bruce, whereupon the separate existence of Waller will cease, and Bruce shall be the surviving corporation. BAC shall then acquire 100% of the issued and outstanding capital stock of Bruce. Immediately thereafter, BAC shall reverse-merge into its newly acquired subsidiary, Bruce, whereupon the separate existence of BAC will cease, and Bruce shall be the surviving corporation.

Upon consummation of the transaction, Fail will own one hundred percent (100%) of the issued and outstanding capital stock of Bruce. Bruce will own one hundred percent (100%) of the issued and outstanding capital stock of WWC and Waller Wireless.

For the Commission's convenience, a chart of the pre- and post-transaction corporate structure of Applicants is attached hereto as Exhibit "A".

⁷ BAC is a privately-held Mississippi corporation whose principal offices are located at 12 Third Street, Bay Springs, MS 39422. BAC is not currently providing telecommunications in any state. BAC is wholly-owned by Fail, was formed solely for the purpose of consummating this transaction, and will cease to exist upon the occurrence of the events described herein.

(a)(7) Description of the geographic areas in which the Transferor and Transferee (and their affiliates) offer domestic telecommunications services, and what services are provided in each area:

Transferor, Licensees, and Transferee offer domestic telecommunications services in the following areas:

Transferor:

Waller does not provide telecommunications services in any state. Waller is a holding company, whose only business activities are conducted through its subsidiaries, Bruce and WWC (Licensees). Waller will cease to exist upon the occurrence of the events described in Section II(a)(6) below.

Licensees:

Bruce, a wholly-owned subsidiary of Waller, is a facilities-based incumbent local exchange carrier authorized to provide interexchange and local exchange services for the northern portion of Calhoun County, Mississippi, including the Town of Bruce. The company currently provides local telephone, long distance, Internet and other communications services to customers in this area. Bruce's local exchange services include a variety of calling features, including caller ID, call forwarding, call waiting, selective call acceptance and rejection, speed calling, toll restriction and voice mail. Bruce also provides interstate long distance toll services (through WWC) and offers high-speed digital subscriber line Internet access and dial-up Internet access services to its customers. Bruce serves approximately 2,524 access lines in Mississippi as of March 31, 2009, and holds blanket domestic Section 214 authority to provide interstate telecommunications service pursuant to 47 C.F.R. §63.01.

WWC is a toll reseller authorized to provide competitive resold interexchange

telecommunications services within the State of Mississippi. WWC currently provides interstate long distance services in and the northern portion of Calhoun County, Mississippi, including the Town of Bruce, and holds blanket domestic Section 214 authority to provide interstate telecommunications service pursuant to 47 C.F.R. §63.01.

Transferee:

Fail does not provide telecommunications services in any state. Fail conducts its telephone operations in Mississippi through various subsidiaries and, therefore, does not directly hold any domestic or international Section 214 authority.⁸ The Fail subsidiaries located in Mississippi holding domestic Section 214 authority are as follows:

Fulton Telephone Company, Inc. ("Fulton"), a Mississippi corporation, is a facilities-based incumbent local exchange carrier (ILEC) authorized to provide interexchange and local exchange telecommunications services in Itawamba County, Mississippi. The company currently provides local telephone, long distance, Internet, and other communications services in the county. Fulton serves 7,146 access lines and has four (4) exchanges in Itawamba County as of March 31, 2009, and holds blanket domestic Section 214 authority to provide interstate telecommunications service pursuant to 47 C.F.R. §63.01.

Mound Bayou Telephone & Communications, Inc. ("Mound Bayou"), a Mississippi corporation, is a facilities-based incumbent local exchange carrier (ILEC) authorized to provide interexchange and local exchange telecommunications services in Bolivar County, Mississippi. The company currently provides local telephone, long

⁸ Fail also conducts telephone operations in Georgia by indirect control of Chickamauga Telephone Corporation ("Chickamauga"), a Georgia corporation. Chickamauga is authorized to provide interstate service by virtue of blanket domestic Section 214 authority. 47 C.F.R. §64.01. Chickamauga does not provide international services.

distance, Internet, and other communications services in the county. Mound Bayou serves 762 access lines and has one (1) exchange in Bolivar County as of March 31, 2009, and holds blanket domestic Section 214 authority to provide interstate telecommunications service pursuant to 47 C.F.R. §63.01.

GulfPines Communications LLC ("GulfPines"), a Mississippi limited liability company, is a facilities-based competitive local exchange carrier (CLEC) authorized to provide resold interexchange and local telecommunications services in the State of Mississippi. The company currently provides local telephone, long distance, Internet, and other communications services primarily in the southern half of the state. The largest concentration of subscribers is located in the counties of Forrest, Hinds, Lamar, Rankin and Warren with smaller service areas throughout the state. GulfPines serves 2,517 access lines and has fifty-four (54) exchanges in Mississippi as of March 31, 2009, and holds blanket domestic Section 214 authority to provide interstate telecommunications service pursuant to 47 C.F.R. §63.01.

The local exchange services provided by Fail, through its subsidiaries, include a variety of calling features, including caller ID, call forwarding, call waiting, selective call acceptance and rejection, speed calling, toll restriction and voice mail. Each subsidiary also resells interstate long distance toll services to customers in their respective local exchange service areas and offers high-speed digital subscriber line and dial-up Internet access services to customers in their respective exchanges.

Fail, through its Mississippi subsidiaries,⁹ serves a combined total of 10,425 access lines in Mississippi as of March 31, 2009. According to the FCC's Wireline Competition Bureau, as of June 30, 2007, Mississippi had a total 1,090,688 ILEC access lines and 125,099 CLEC access lines, for a total of 1,215,787 access lines.¹⁰ Collectively, therefore, Fail serves 0.73 percent (0.73%) of the total ILEC access lines in Mississippi and 2.01 percent (2.01%) of the total CLEC access lines in Mississippi. If both ILEC and CLEC access lines are included, Fail serves approximately 0.86 percent (0.86%) of the total ILEC and CLEC access lines in Mississippi.

No Fail subsidiary offers any service or exchange access¹¹ in or adjacent to the northern portion of Calhoun County, Mississippi.

For the Commission's convenience, a map depicting the approximate location of the exchange service areas is attached hereto, and incorporated herein by reference, as Exhibit "B". Also attached hereto, and incorporated herein by reference, as Exhibit "C", is a list of the locations and number of access lines by county.

(a)(8) Statement on how the application fits into one or more of the presumptive streamlined categories or why it is otherwise appropriate for streamlined treatment.

Applicants respectfully submit that this Application is eligible for presumptive streamlined treatment under Section 63.03 of the Commission's Rules, 47 C.F.R. §63.03, or in the alternative, is otherwise appropriate for streamlined treatment.

⁹ Fulton, Mound Bayou and GulfPines. Chickamauga, Fail's Georgia subsidiary, is also a facilities-based incumbent local exchange carrier (ILEC) authorized to provide interexchange and local exchange telecommunications services and provides long distance, Internet, and other communications services in Walker and Catoosa counties in Georgia. Chickamauga serves 5,596 access lines and has two (2) exchanges in Georgia as of March 31, 2009.

¹⁰ See *Trends in Telephone Service*, Industry Analysis and Technology Division, August 2008, Table 8.5, available at <http://www.fcc.gov/wcb/iatd/trends.html> (last visited January 13, 2009).

¹¹ 47 U.S.C.S. §153 (defining "exchange access" as the offering of access to telephone exchange services or facilities for the purpose of the origination or termination of telephone toll services).

In particular, this Application is eligible for streamlined processing pursuant to Section 63.03(b)(2)(i) and (iii) because, immediately following the transaction, Transferee will have a market share of less than ten percent (10%) in the interstate, interexchange market and will provide services as a competitor in a market served by a dominant carrier¹² who is not a party to the application, and (1) neither Applicant is a dominant carrier, and (2) Applicants are incumbent independent local exchange carriers that have fewer than two percent (2%) of the nation's subscriber lines installed in the aggregate nationwide, with no overlapping or adjacent wire line service areas.

Alternatively, streamlined treatment is appropriate under the Commission's "case-by-case" approach.¹³ Indeed, the Commission has adopted a "general rule in which all applications are eligible for streamlined processing," finding that such general eligibility for streamlined processing "best reduces regulatory burdens on domestic telecommunications carriers, while at the same time ensuring that we continue to serve the public interest under Section 214 of the Communications Act."¹⁴

This application should be subject to streamlined processing because it involves only a transfer of equity interests, and presents no "novel questions of fact, law, or policy which cannot be resolved under outstanding precedents and guidelines."¹⁵ Furthermore, Applicants are rural telephone companies, as that term is defined in 47 U.S.C. §153(37) and therefore pose no competitive concern.

¹² In the Matter of Regulatory Treatment of LEC Provision of Interexchange Services Originating in the LEC's Local Exchange Area, 17 FCC Rcd 15756 ¶ 50 (1997) (stating "[a]n Independent LEC ... should be classified as dominant in the provision of in-region, interstate, interexchange services only if it has the ability to raise prices by restricting its output of these services").

¹³ Implementation of Further Streamlining Measures for Domestic Section 214 Authorizations, Report and Order, 17 FCC Rcd 5517 ¶34 (2002) (hereinafter "Streamlining Order"); see also 47 C.F.R. § 63.03(a) (permitting streamlining "[u]pon determination ... that the application is appropriate for streamlined treatment").

¹⁴ Streamlining Order ¶34

¹⁵ Id. ¶ 28.

(a)(9) Identification of all other Commission applications related to the same transaction.

In addition to this Application, Applicants have and/or will file two (2) FCC Forms 603 with the Commission's Wireless Telecommunications Bureau. The first is for the Assignment of Authorization from Waller to Fail of three (3) 700 MHz Lower Band (Blocks C, D) licenses (Call Signs WPWV535, WPWV536, and WPWV537).¹⁶ The second is for the Transfer of Control of one (1) Industrial/Business Pool, Conventional license (Call Sign KTJ776) held by Bruce. This license is used by Bruce internally.

(a)(10) Statement whether the applicants are requesting special consideration because either party to the transaction is facing imminent business failure.

None of the Applicants are requesting special consideration because they are facing imminent business failure.

(a)(11) Identification of any separately filed waiver requests being sought in conjunction with the transaction.

No separately filed waivers or waiver requests are being sought by Applicants in conjunction with the proposed transaction.

(a)(12) A statement showing how grant of the application will serve the public interest, convenience, and necessity, including any additional information that may be necessary to show the effect of the proposed transaction on competition in domestic markets.

Applicants submit that the transaction described herein will serve the public interest. Under new ownership, Licensees will continue to provide high-quality

¹⁶ The Call Signs WPWV535, WPWV536, and WPWV537 are licensed to Waller, Inc. and are used for the sole purpose of providing wireless high-speed Internet access. Waller is authorized to provide this service through its subsidiary, Waller Wireless, in the following market areas: WPWV535 (CMA493, MS1 - Tunica), WPWV536 (CMA494, MS2 - Benton), and WPWV537 (CMA496, MS4 - Yalobusha). The referenced licenses are not used to provide competitive local or long distance voice services and therefore do not pose a competitive concern.

telecommunications services to consumers, while gaining access to the additional resources and operational expertise of Fail.

The transaction will provide Licensees with greater financial and operational resources to improve and diversify service to their respective customers and, with regard to Bruce, to modernize and expand its network facilities to support current demand for services. Access to these additional resources would allow Bruce to position itself for the future by modernizing facilities in order to support the enhancement of the services. Such facilities would enable Bruce to offer services to its customers that are comparable to those offered in most U.S. cities. The transfer of control, therefore, will give Licensees the ability to become a stronger competitor, to the ultimate benefit of consumers.

The transfer of control of Licensees will not result in a change of carrier for customers or any assignment of authorizations. Further, the rates, terms and conditions of services currently provided by Licensees to their respective customers will not change as a result of the transaction. There is also no plan to change either Licensees' name at this time. Both Bruce and WWC will continue to provide services pursuant to the rates, terms and conditions set forth in their existing tariffs. Any future changes in the rates, terms and conditions of service to Licensees' customers, will be undertaken pursuant to the applicable federal and state notice requirements. As such, the proposed transaction will be entirely transparent and will have no effect on the services that either Bruce or WWC customers currently receive.

The acquisition of Licensees will enable Fail to achieve its business plan of providing a range of telephony and high-speed Internet services to rural communities. Fail has the technical, managerial and financial qualifications to acquire control of

Licenses. Fail is operated by a highly-qualified management team, all of whom have extensive backgrounds in the telecommunications industry.

III. CONCLUSION

For the reasons stated above, Applicants respectfully submit that the public interest, convenience, and necessity would be furthered by a grant of this Application for the transfer of control of Bruce and WWC.

Respectfully submitted, this the 19th day of May, 2009.



Sean Wesley Ellis

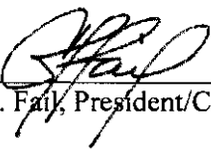
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(601) 355-6136 *facsimile*
wellis@youngwilliams.com
kfarmer@youngwilliams.com
Counsel for Transferee

VERIFICATION

I, Charles F. Fail, state that I am the President of Fail, Inc.; that I am authorized to make this Verification on behalf of Fail, Inc.; that the foregoing filing was prepared under my direction and supervision; and that the contents with respect to Fail, Inc. are true and correct to the best of my knowledge, information and belief.

I declare under penalty of perjury that the foregoing is true and correct.

Executed this the 13th day of May, 2009.



Charles F. Fail, President/CEO
Fail, Inc.

VERIFICATION

I, Connie Collins, state that I am the Chief Executive Officer of Waller, Inc.; that I am authorized to make this Verification on behalf of Waller, Inc.; that the foregoing filing was prepared under my direction and supervision; and that the contents with respect to Waller, Inc. are true and correct to the best of my knowledge, information and belief.

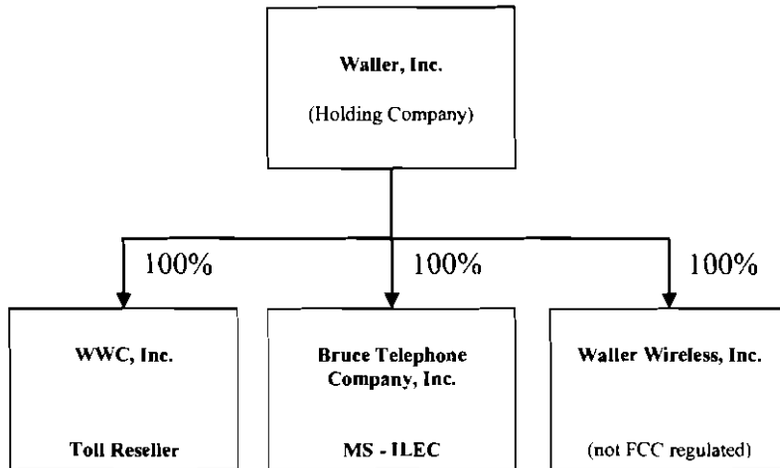
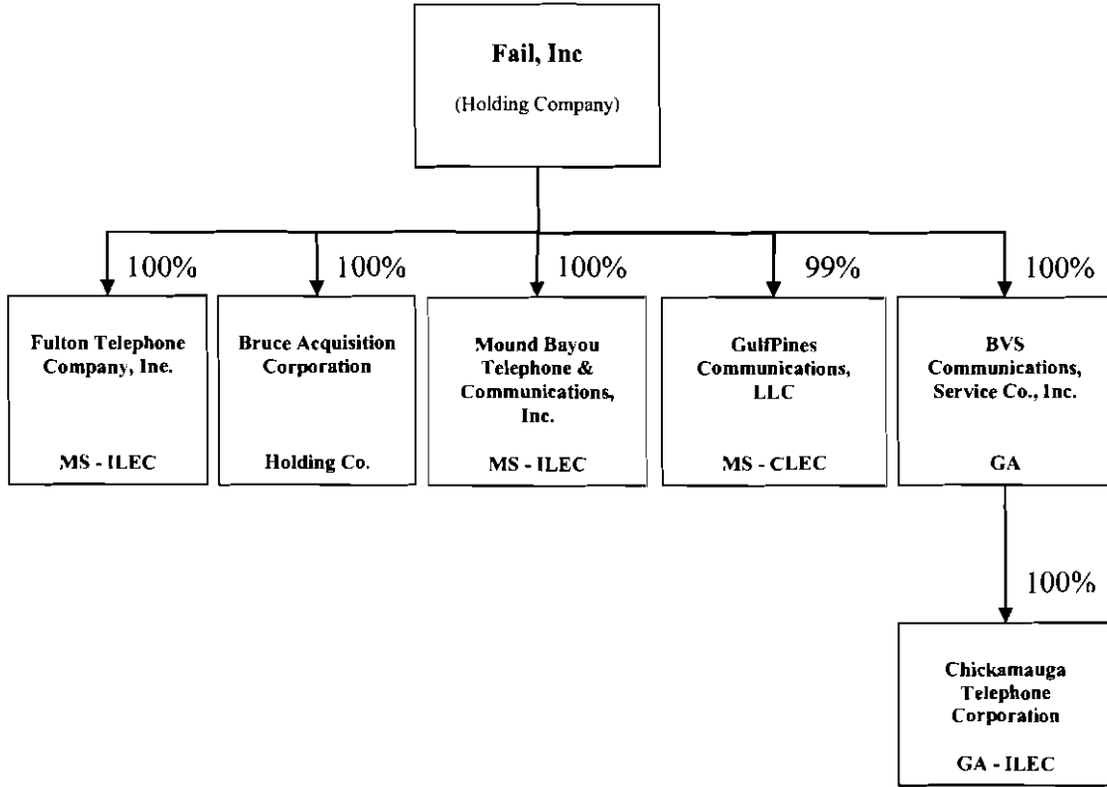
I declare under penalty of perjury that the foregoing is true and correct.

Executed this the 5th day of May, 2009.



Connie Collins, CEO
Waller, Inc.

EXHIBIT "A"
PRE-ACQUISITION ORGANIZATION



POST-ACQUISITION ORGANIZATION

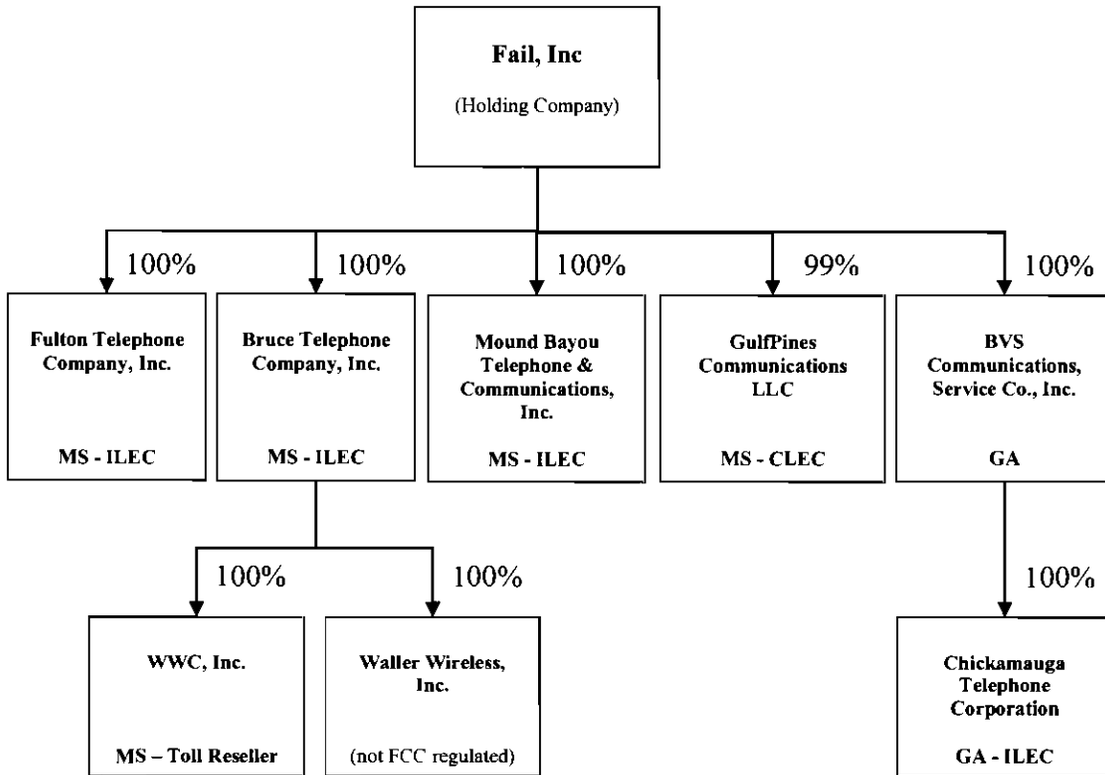
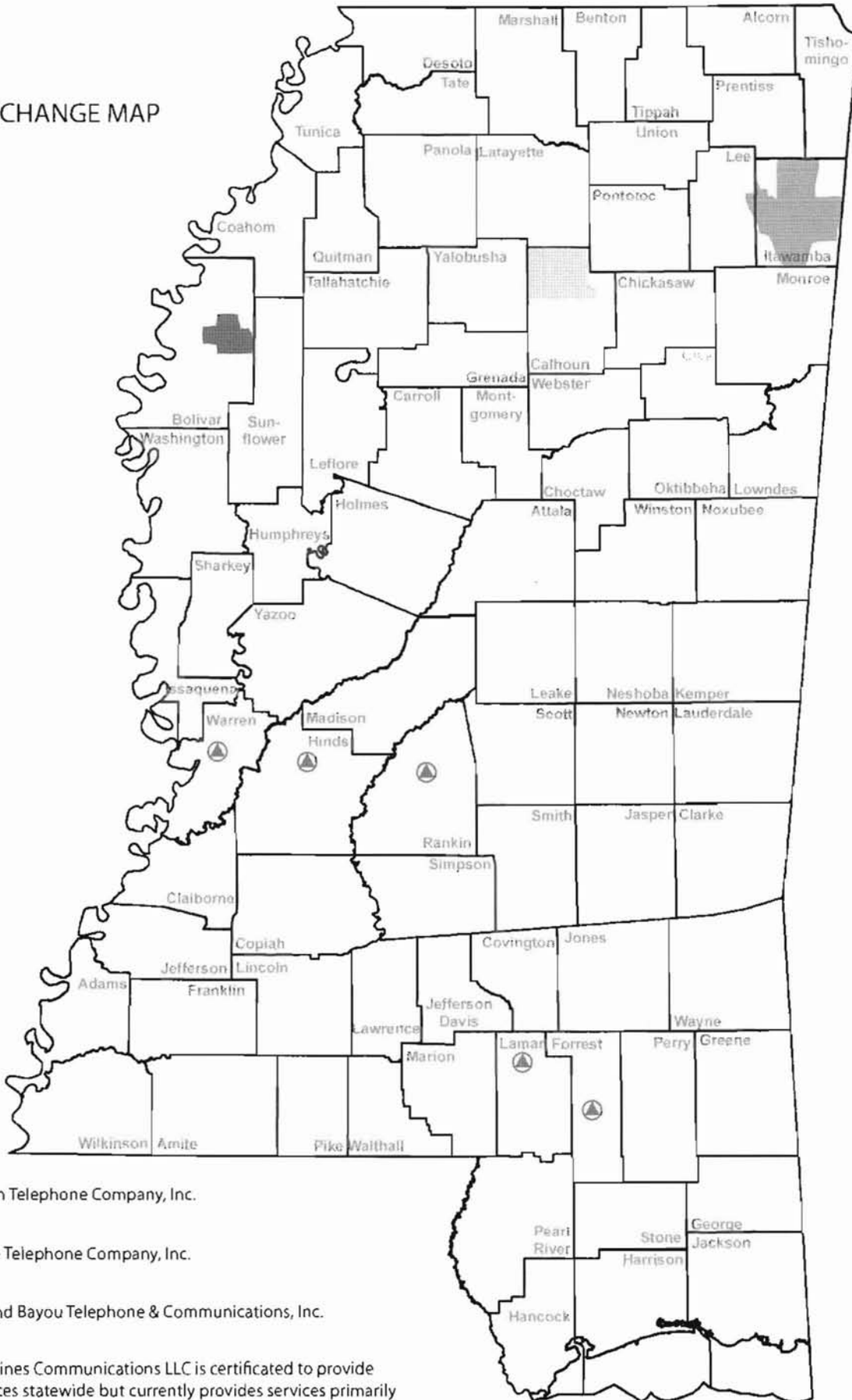


EXHIBIT "B"

EXCHANGE MAP

EXCHANGE MAP



Fulton Telephone Company, Inc.



Bruce Telephone Company, Inc.



Mound Bayou Telephone & Communications, Inc.



GulfPines Communications LLC is certificated to provide services statewide but currently provides services primarily in the central and southern portions of the state. For a more complete description of access lines by county, please see Exhibit C.

EXHIBIT "C"

ACCESS LINES BY COUNTY

<u>Company</u>	<u>Entity Type</u>	<u>County</u>	<u>State</u>	<u>Access Lines</u>	<u>Total Access Lines</u>
Fulton Telephone Company, Inc.	ILEC				7,146
		Itawamba	MS	7,146	
Mound Bayou Telephone & Communications, Inc.	ILEC				762
		Bolivar	MS	762	
GulfPines Communications LLC	CLEC				2,517
		Adams	MS	10	
		Alcorn	MS	6	
		Bolivar	MS	1	
		Claiborne	MS	3	
		Clay	MS	1	
		Copiah	MS	3	
		Covington	MS	2	
		Forrest	MS	410	
		Hancock	MS	7	
		Harrison	MS	2	
		Hinds	MS	1,008	
		Holmes	MS	1	
		Humphreys	MS	1	
		Jackson	MS	8	
		Jasper	MS	6	
		Jones	MS	53	
		Lafayette	MS	3	
		Lamar	MS	217	
		Lauderdale	MS	54	
		Lee	MS	14	
		Leflore	MS	3	
		Lincoln	MS	9	
		Lowndes	MS	1	
		Madison	MS	33	
		Monroe	MS	37	

ACCESS LINES BY COUNTY

<u>Company</u>	<u>Entity Type</u>	<u>County</u>	<u>State</u>	<u>Access Lines</u>	<u>Total Access Lines</u>
GulfPines Communications LLC					
		Montgomery	MS	1	
		Oktibbeha	MS	2	
		Panola	MS	5	
		Pearl River	MS	10	
		Perry	MS	21	
		Pike	MS	28	
		Pontotoc	MS	1	
		Prentiss	MS	46	
		Rankin	MS	285	
		Scott	MS	2	
		Simpson	MS	9	
		Smith	MS	2	
		Sunflower	MS	1	
		Tippah	MS	4	
		Union	MS	18	
		Warren	MS	164	
		Washington	MS	2	
		Wilkinson	MS	1	
		Yalobusha	MS	1	
		Yazoo	MS	21	
Chickamauga Telephone Corporation					
	ILEC				5,596
		Walker	GA	5,596	
Bruce Telephone Company, Inc.					
	ILEC				2,524
		Calhoun	MS	2,524	
WWC, Inc. d/b/a Solution Long Distance					
	Reseller				N/A
		Calhoun	MS	N/A	