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SEP 27 2012

FCC Mail Room

Docket 25980
Appendix "E"

Hayneville Fiber Transport, Inc. d/b/a

Post Office Box 129
180 Greenville Bypass
Greenville, AL 36037

Camellia
COMMUNICATIONS

Greenville: 334-371-3000
Fort Deposit: 334-404-4000
Fax: 334-371-3001

Local Service, Long Distance, Internet/DSL

April 23, 2012

SECRET

Filed

for 05, 2012

APSC

VIA HAND DELIVERY

Honorable Walter L. Thomas, Jr., Secretary
Alabama Public Service Commission
RSA Union Building
100 North Union Street
Montgomery, AL 36104

**RE: APSC Certification of Eligibility to Receive High Cost Support
Pursuant to 47 C.F.R. §54.314; APSC Docket 25980.**

Dear Mr. Thomas:

In conjunction with the Alabama Public Service Commission's (the "Commission") annual certification requirements, please find attached hereto for electronic filing Hayneville Fiber Transport, Inc. d/b/a Camellia Communications' (the "Company") certification that it is eligible to continue to receive federal high-cost universal service support. The original and one copy will be delivered to the Commission. If any additional information is required, please contact me at (334) 548-2101.

Very truly yours,



Evelyn P. Causey
Chief Financial Officer

Enclosure

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CERTIFICATION

In its December 20, 2001 and September 28, 2010 Orders in APSC Docket 25980, this Commission determined that it could best meet its monitoring and certification obligations by requiring the "rural LEC Cost Companies" to file with the Commission a copy of their supporting annual interstate cost separation study, annual USF-HCLS filing and estimated USF-LSS filing for review and each of the "rural LEC Average Schedule Companies" to file with the Commission a copy of NECA's proposed annual USF-HCLS and USF-LSS amounts for review. Pursuant to the Order, Hayneville Fiber Transport, Inc. d/b/a Camellia Communications (the "Company") has previously provided the Commission with a copy of its most recent annual interstate cost separation study, annual 2012 USF-HCLS, and estimated 2012 USF-LSS filings.

The Company further certifies that it will only use the federal high-cost support it receives during 2012-2013 for the continued provision, maintenance and upgrading of facilities and service for which such support is intended as described in 47 C.F.R. § 54.101. Those services, which are available to any customer in the Company's service area are: single-party voice grade access to the public switched network, unlimited local usage, dual-tone multi-frequency signaling or its functional equivalent, access to emergency services, including 9-1-1 service or enhanced 9-1-1 service, access to operator service, access to interexchange service, and access to directory assistance, and toll limitation for qualifying low-income customers.

The Company respectfully requests that the Commission notify the FCC prior to October 1 of this year that the Company is eligible to receive federal high-cost support in 2013. Any questions regarding this submission or the underlying documentation previously submitted to the Commission should be directed to Evelyn Causey at (334) 548-2101.

Respectfully Submitted,

HAYNEVILLE FIBER TRANSPORT, INC.
D/B/A CAMELLIA COMMUNICATIONS

By: Evelyn P. Causey
Evelyn P. Causey
As Its: Chief Financial Officer
Date: 4/23/2012

Budget PrePay^{INC.}

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SEP 27 2012

FCC Mail Room

May 11, 2012

Via Federal Express

Walter L. Thomas, Jr. Secretary
Alabama Public Service Commission
RSA Union Bldg, Suite 850
100 North Union St
Montgomery, AL 36104



RE: Docket No: 25980 Self-Certification of Eligibility of Budget PrePay, Inc. to receive Federal Universal Service Funds in Study area Code 259009 for the First through Fourth Quarters of 2012. 47 CFR 54.314: 47 USC 254(e).

Dear Mr. Thomas,

Pursuant to 47 CFR 54.314, state commissions must file an annual certification with the Federal Communications Commission ("FCC") and the Universal Service Administrative Company ("USAC") stating that all federal high-cost support provided to rural incumbent local exchange carriers and/or eligible telecommunications carriers has been used only for the provision, maintenance, and upgrading of facilities and services for which the support beginning January 1 of each year, the Commission must file its annual certification on or before October 1 of the year before.

In accordance with 47 CFR 54.314, this letter is to request that the Alabama Public Service Commission ("Commission") file a certification with the FCC and USAC, stating that all federal high-cost support provided to Budget PrePay, Inc. has been used only for the provision, maintenance, and upgrading of facilities and services for which the support is intended.

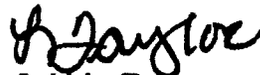
In support of this request, attached hereto as "Attachment 1" is an affidavit, executed by an officer of Budget PrePay, Inc. attesting that the federal high-cost support to Budget PrePay, Inc. has been used only for the provision, maintenance, and upgrading of facilities and services for which the support is intended.

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In order for Budget PrePay, Inc. to receive support for the first, second, third, and fourth quarters of 2013, Budget PrePay, Inc. respectfully requests that the Commission notify the FCC and USAC no later than October 1, 2012, that all federal high-cost support to Budget PrePay, Inc. has been used only for the provision, maintenance, and upgrading of facilities and services for with the support is intended.

Sincerely,



Lakisha Taylor
Budget PrePay, Inc.

CERTIFICATION

Budget Phone, Inc. hereby certifies that it has verified its subscribers continued eligibility in the manner acknowledged below. Budget Phone, Inc. further submits the results of those verification efforts, as provided below.

FCC-complaint random survey of a statistically-valid number of Lifeline subscribers

Sample Size:	<u>500</u>	# Responses:	<u>468</u>
# Eligible:	<u>468</u>	# Ineligible:	<u>32</u>

Survey of entire Lifeline subscriber base

Sample Size:	<u> </u>	# Responses:	<u> </u>
# Eligible:	<u> </u>	# Ineligible:	<u> </u>

Online verification system

# Eligible:	<u> </u>	# Ineligible:	<u> </u>
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Budget Phone, Inc. has notified, and based upon later results will continue to notify, all subscribers who have been determined to be ineligible of their status, and have notified or will notify those subscribers that they have 60 days from the date of that notice to rectify or otherwise demonstrate their eligibility.



Lakisha Trammel Taylor
Product Coordinator
Budget Phone, Inc.

AFFIDAVIT

STATE OF LOUISIANA)
)
PARISH OF BOSSIER) ss:

BEFORE ME, the undersigned authority appeared DAVID DONAHUE, who deposed and stated:

1. My name is DAVID DONAHUE, I am employed by BUDGET PREPAY, INC as its CFO. I am an officer of BUDGET PREPAY, INC and am authorized to give this affidavit on behalf of BUDGET PREPAY, INC. This affidavit is being given to support the Florida Public Service Commission's certification as required by 47 CFR 54.314.

2. BUDGET PREPAY, INC hereby certifies that it has used all federal high-cost support it has received have been used only for the provision, maintenance, and upgrading of facilities and services for which the support is intended pursuant to Section 254(e) of the Telecommunications Act of 1996.

FURTHER AFFIANT SAYETH NOT.



DAVID DONAHUE,
CFO, BUDGET PREPAY, INC.

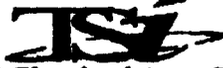
Subscribed and sworn to before me this 11 day of May 2012.


NOTARY REPUBLIC

My Commission Expires:
(Notary Seal)

ROBIN M ENKEY
Notary Public #78084
Bossier Parish
State of Louisiana
Commission Is For Life

NEXUS COMMUNICATIONS, INC.



3629 Cleveland Ave., Suite C
P.O. Box 247168
Columbus, OH 43224
740-549-1092
740-548-1173 Fax



Via Overnight Delivery

May 22, 2012

Hon. Walter L. Thomas, Secretary
Alabama Public Service Commission
RSA Union Building, Suite 850
100 North Union Street
Montgomery, AL 36130

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SEP 27 2012

FCC Mail Room

Re: Docket No. 25980 Certification of Eligibility of Nexus Communications, Inc., d/b/a TSINexus to Receive Federal Universal Service Funds in Study Area 259909 for the First through Fourth Quarters of 2012.

Dear Mr. Thomas:

Nexus Communications, Inc., d/b/a TSINexus ("Nexus" and the "Company") hereby provides for filing the attached affidavit certifying continued eligibility by the Company to receive federal high cost universal service support in the first, second, third, and fourth quarters of 2012. As demonstrated herein, the Company is in compliance with Section 254(e) of the Communications Act of 1934, as amended, and the relevant rules and regulations of the Federal Communications Commission ("FCC").

The Certification was filed electronically on May 22, 2012. As required, an original and one (1) copy of the Letter are provided with this filing. In addition an additional "Stamp and Return" copy is being provided. Please indicate the date and time of filing on the enclosed "stamp and return" copy and forward the copy to my attention using the enclosed self addressed stamped envelope.

Please forward any correspondence regarding this matter to the undersigned.

Respectfully,

A handwritten signature in black ink, appearing to be 'S. Fenker', written over a horizontal line.

Steven Fenker
President, Nexus Communications, Inc., dba TSINexus

AFFIDAVIT

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STATE OF OHIO)

COUNTY OF FRANKLIN)

BEFORE ME, the undersigned authority appeared Steven Fenker, who being duly deposed stated:

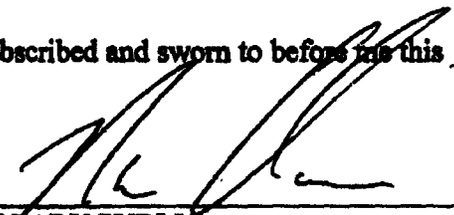
1. My name is Steven Fenker. I am president of Nexus Communications Inc., dba TSINexus. ("Nexus", the "Company");
2. Nexus is certified as a competitive Eligible Telecommunications Carrier ("ETC") in the exchanges of non-rural Incumbent local exchange carrier Bellsouth Telecommunications, Inc., Alabama ("AT&T Alabama");
3. As such, Nexus is eligible to receive disbursements from the federal Universal Service Fund in a manner and amount equal to the disbursements received by AT&T Alabama as prescribed by the Federal Communications Commission ("FCC"); and
4. Nexus hereby certifies that it uses all federal high-cost support only for the provision, maintenance and upgrading of the facilities and services for which the support is intended pursuant to Section 254(e) of the Telecommunications Act of 1996.

FURTHER AFFIANT SAYETH NOT.



 Steven Fenker
 President, Nexus Communications, Inc., dba TSINexus

Subscribed and sworn to before me this 22 day of May, 2012.



 NOTARY PUBLIC

My Commission Expires:
(Seal)



MUWAFEK ABDULLAH
 NOTARY PUBLIC
 STATE OF OHIO
 Comm. Expires
 April 26, 2014
 Recorded in



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Via FedEx Tracking #793440965687

April 11, 2012

Hon. Walter L. Thomas, Secretary
Alabama Public Service Commission
RSA Union Building, Suite 850
100 North Union Street
Montgomery, AL 36130



Re: Docket No. 29540 Certification of Eligibility of Troy Cablevision, Inc. to Receive Federal Universal Service Funds in Study Area 259025 as it applies to the First through Fourth Quarters of 2013.

Troy Cablevision, Inc. ("Troy" and the "Company") hereby provides for filing the attached letter certifying eligibility by the Company to receive federal high cost universal service support in the first, second, third, and fourth quarters of 2013 ("Letter"). As demonstrated in the Letter, the Company is in compliance with Section 254(e) of the Communications Act of 1934, as amended, and the relevant rules and regulations of the Federal Communications Commission ("FCC")

As required, an original and one (1) copy of the Letter are provided with this filing. In addition an additional "Stamp and Return" copy is being provided. Please indicate the date and time of filing on the enclosed "stamp and return" copy and forward the copy to my attention using the enclosed self-addressed stamped envelope.

Respectfully,

A handwritten signature in black ink, appearing to read "W.H.F.", followed by a long horizontal line extending to the right.

William H. Freeman
President

Attachments



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SEP 27 2012
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Via FedEx Tracking #793440965687

April 11, 2012

Hon. Walter L. Thomas, Secretary
Alabama Public Service Commission
100 North Union Street
RSA Union Building, Suite 850
Montgomery, AL 36130

Re: Docket No. 29540 Certification of Eligibility of Troy Cablevision, Inc. to Receive Federal Universal Service Funds in Study Area 259025 as it applies to the First through Fourth Quarters of 2013.

Troy Cablevision, Inc. ("Company") hereby provides the required certification and requested information regarding the use of support funds to be received.

On behalf of the Company, I, William H. Freeman, an officer of the Company with substantial knowledge of the Company's operations, do hereby certify under penalty of perjury that the following is true and accurate to the best of my knowledge and belief:

1. I am President of Troy Cablevision, Inc.
2. The company is certified as a Competitive Eligible Telecommunications Carrier ("ETC") in the exchanges of ETC certified non-rural Incumbent LECs, BellSouth Telecommunications, Inc. d/b/a AT&T Alabama; CenturyTel of Alabama, LLC; and Butler Telephone Company;
3. As such, the Company is eligible to receive disbursements from the federal Universal Service Fund in a manner and amount equal to the disbursements received by BellSouth Telecommunications, Inc. d/b/a AT&T Alabama; CenturyTel of Alabama, LLC; and Butler Telephone Company as prescribed by the Federal Communications Commission; and
4. The Company will utilize all federal High Cost Support only for the provision, maintenance, and upgrading of facilities and services for which the support is intended, consistent with 47 U.S.C. § 254(e) of the Telecommunications Act of 1996.
5. A copy of the Troy Cablevision, Inc. Five Year Plan for Use of Funds from USF dated April, 2012 is attached.

Sincerely,
TROY CABLVISION, INC.

William H. Freeman
President



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**Troy Cablevision, Inc.
5 Year Plan for Provisioning and Improving Telephone Services
Using Universal Service Funds in the State of Alabama
2013 thru 2018**

Troy Cablevision, Inc. has been involved in building out and upgrading facilities in and around the Troy video franchise areas for the past 6 years. We have purchased a fully functional Class 5 MetaSwitch and are currently providing video, data and competitive voice services in the following Alabama rate centers where we have video franchise operations: Banks, Brantley, Brundidge, Daleville, Elba, Goshen, Luverne, Ozark, and Troy.

Through agreements with neighboring cable television companies, we are currently providing competitive voice service to customers in the Andalusia, Ariton, Dozier, Enterprise, New Brockton, Opp, Red Level and Gantt rate centers. We have just completed and placed in service a redundant fiber link from Troy to Dothan over which we, with the cooperation of neighboring cable television companies, will provide competitive voice telephone service to customers in the Dothan, Echo, Midland City and Newton rate centers.

We have established a voice hub site in Troy, Alabama for all of the rate centers we serve and are currently building out the Daleville, Elba and Ozark franchises with fiber to the home. We built a redundant OC48 ring with a 10 Gig fiber transport network overlay from Troy through Andalusia, Elba, Opp, Brantley, Luverne and back to Troy; established fiber connections with MonCre Telephone Cooperative, AT&T, CenturyTel, and Camellia Communications and are building a fiber connection to Butler Telephone Company (TDS).

Our plans for the future include completing a 10 Gig DWDM fiber ring from Troy to include, Brundidge, Ariton, Ozark, Newton, Pinckard, Midland City Daleville, Clayhatchee, Level Plains, Enterprise, New Brockton, Elba, Brantley thru Luverne to Troy; this ring will have core transport laterals to AT&T's CO in Montgomery. In addition rural fiber laterals are being built to include the towns and communities of Skipperville, Echo, Victoria, Tarentum, Monticello, Shellhorn, Saco, Henderson, Petry and Honoraville. We expect to complete this configuration by November, 2013.

Troy Cablevision plans to continue using Universal Service Funds for the upgrade and maintenance of facilities related to voice telephone services.

ADDITIONAL COPY, PLEASE DATE STAMP AND RETURN IN THE ATTACHED
SELF-ADDRESSED STAMPED ENVELOPE.



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Via FedEx Tracking #793440965687

April 11, 2012

Hon. Walter L. Thomas, Secretary
Alabama Public Service Commission
RSA Union Building, Suite 850
100 North Union Street
Montgomery, AL 36130

Re: Docket No. 29540 Certification of Eligibility of Troy Cablevision, Inc. to Receive
Federal Universal Service Funds in Study Area 259025 as it applies to the First through
Fourth Quarters of 2013.

Troy Cablevision, Inc. ("Troy" and the "Company") hereby provides for filing the
attached letter certifying eligibility by the Company to receive federal high cost universal
service support in the first, second, third, and fourth quarters of 2013 ("Letter"). As
demonstrated in the Letter, the Company is in compliance with Section 254(e) of the
Communications Act of 1934, as amended, and the relevant rules and regulations of the
Federal Communications Commission ("FCC")

As required, an original and one (1) copy of the Letter are provided with this filing. In
addition an additional "Stamp and Return" copy is being provided. Please indicate the
date and time of filing on the enclosed "stamp and return" copy and forward the copy to
my attention using the enclosed self-addressed stamped envelope.

Respectfully,

William H. Freeman
President

Attachments