

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 8, 2013

The Honorable Walter Thomas  
Alabama Public Service Commission  
RSA Union Building  
100 North Union Street  
Montgomery, Alabama 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 Commission's annual certification requirements, please find attached hereto for electronic filing Hayneville Fiber Transport, Inc. d/b/a/ Camellia Communications' ("Company") certification that it is eligible to continue to receive federal high cost support for high-cost universal service support. The original and one copy will be delivered to the Commission. If any additional information is required, please contact Rich Compton with Jackson Thornton at (334)240-3684 or myself at (334)548-2101.

Very truly yours,

Handwritten signature of Evelyn P. Causey.

Evelyn P. Causey  
Chief Operating Officer

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*

### CERTIFICATION

In its December 20, 2001 and September 27, 2006 Orders in APSC Docket 25980, this Commission determine 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, the Company has previously provided the Commission with a copy of its most recent annual interstate cost separation study, annual 2013USF-HCLS and estimated 2013 USF-LSS filings.

The Company further certifies that it will only use the federal high-cost support it receives during 2013-2014 for the continued provision, maintenance and upgrading of facilities and service for which such support is intended as described in 47 C.F.R Section 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 2014. Any questions regarding this submission or the underlying documentation previously submitted to the Commission should be directed to Rich Compton with Jackson Thornton at (334)240-3684 or me at (334)548-2101.

Respectfully Submitted,

*Evelyn P. Causey*

By: Evelyn P. Causey  
Title: Chief Operating Officer  
Date: April 8, 2013

**Lance J.M. Steinhart, P.C.**  
Attorneys At Law  
1725 Windward Concourse  
Suite 150  
Alpharetta, Georgia 30005

Also Admitted in New York  
Email: lsteinhart@telecomcounsel.com

Telephone: (770) 232-9200  
Facsimile: (770) 232-0028, 2014



August 25, 2014

**E-FILING and**  
**FEDEX OVER NIGHT DELIVERY**

Hon. Walter L. Thomas, Secretary  
Alabama Public Service Commission  
RSA Union Building, Suite 850  
100 North Union Street  
Montgomery, AL 36104

Re: Nexus Communications, Inc., d/b/a TSINexus, Inc. Certification of Eligibility to  
Receive High Cost Support for 2014 Pursuant to 47 C.F.R. § 54.314, APSC Docket No.  
25980

Dear Mr. Thomas:

Enclosed please find for filing an original and one (1) copy of Nexus Communications, Inc., d/b/a TSINexus, Inc.'s affidavit certifying that it is eligible to continue to receive federal high cost universal service support for 2014, in accordance with the requirements of Section 254 of the Telecommunications Act of 1996, 47 C.F.R. § 54.314 and ASPC Docket No. 25980. A certification was filed electronically on August 14, 2014 however the original affidavit was not provided. An updated electronic version has been electronically submitted August 25, 2014.

I have also enclosed an extra copy of this letter to be date stamped and returned to me in the enclosed, self-addressed, postage prepaid envelope. If you have any questions or if I may provide you with any additional information, please do not hesitate to call.

Respectfully submitted,

A handwritten signature in black ink, appearing to be "Lance J.M. Steinhart".

Lance J.M. Steinhart  
Lance J.M. Steinhart, P.C.  
Attorneys for Nexus Communications, Inc.,  
d/b/a TSINexus, Inc.

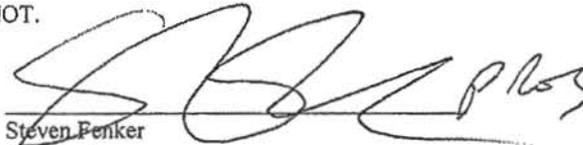
**AFFIDAVIT**

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., d/b/a TSINexus, Inc. ("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, the Company 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 all federal high-cost support provided to the Company was used in the preceding calendar year and will be used in the coming calendar year 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, Inc.

Subscribed and sworn to before me this 21<sup>st</sup> day of August, 2014.



NOTARY PUBLIC

My Commission Expires:  
(Seal)



Ali J. Deek  
Notary Public, State of Ohio  
My Commission Expires 5-6-19



June 30, 2014

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 (FUSF) in Study Area 259025 as it applies to the first through Fourth Quarters of 2015.

Troy Cablevision, Inc. ("Company") hereby provides the required certification and requested information regarding the use of support funds to be received in 2015 and the use of funds received in 2013.

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 phased down 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.
4. For funds received in 2013, the Company has 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) and 47 U.S.C. § 54.314 of the Telecommunications Act of 1996.
5. For funds received in 2015, 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) and 47 U.S.C. § 54.314 of the Telecommunications Act of 1996.

Respectfully Submitted,

  
William H. Freeman  
President