

Stateside Communications

12015 E 46th Avenue, Suite 415
Denver, Colorado 80237
303-551-8224

RECEIVED

APR 01 2010

**PUBLIC SERVICE
COMMISSION**

March 31, 2010

Kentucky Public Service Commission
211 Sower Blvd
P.O. Box 615
Frankfort, KY 40602

Re: Application for authority to operate as an Interexchange Carrier and/or Competitive Local Exchange Carrier by Stateside Communications.

Stateside Communications hereby submits the following information in accordance with the provisions of Administrative Case Nos. 359 and 370.

1. The name street address, telephone number and fax number of the Utility.

Jilapuhn Inc. d/b/a *Stateside Communications*
12015 E 46th Avenue, Suite 415
Denver, Colorado 80237
Ph: 303-551-8224
Fax: 720-881-7068

2. A copy of the company's *Articles of Incorporation* or Partnership Agreement, if applicable.

See accompanying Certificate of Authorization, KY and Certificate of Existence, GA.
[Exhibits A and B]

3. Name, name street address, telephone number and fax number (if any) of the responsible contact person for customer complaints and regulatory issues.
Customer Service Contact

Angela Moore, Director
Stateside Communications
12015 E 46th Avenue, Suite 415
Denver, Colorado 80237
Ph: 303-551-8205
Fax: 720-881-7068

Regulatory Contact

Rogelio E. Peña, Esq.
4845 Pearl East Circle, Suite 101
Boulder, Colorado 80301
Ph: 303-415-0409
Fax: 303-827-2454

4. A notarized statement by an officer of the utility that the utility has not provided or collected for interstate service in Kentucky prior to filing the notice of intent or, alternatively, a notarized statement by the office that the utility has provided intrastate services, that will refund or credit customer accounts for all monies collected for intrastate services.

The following statement is made: Jilapuhn Inc. d/b/a Stateside Communications has not in any instances prior to filing this notice of intent, provided or collected for interstate services in Kentucky.

See accompanying "Affidavit" of Mr. Stan Roberson, Chief Executive Officer. [Exhibit C]

5. A statement that the utility does not seek to provide operator assisted service to traffic aggregators as defined in Administrative Case No.330 or, alternative, that the utility does seek to provide operator assisted service to traffic aggregators but that in so doing it is complying with the Commission's mandates in Administrative Case no. 330.

Jilapuhn Inc, d/b/a Stateside Communications will not be providing operator assisted service to traffic aggregators and does not seek to provide such service as defined in Administrative Case No. 330.

6. The Company's proposed tariffs are attached as exhibits. Or in the alternative, if the Company is not providing tariffs, indicate the website address of the Company's price schedule and the manner in which it intends to inform customers of applicable service arrangements.

Stateside Communications will outsource its billing, and tariffs will be addressed by the billing company. The outsourced billing company will provide e-statements and a fee for paper statements. One of the websites that Stateside Communications is hosted under is www.jilapuhninc.com and another host will be announced upon full CLEC certification.

7. A sample Company bill.

Stateside Communications will bill in the following manner.

Fixed Utility Fund: 1.5%

911 Fund: \$0.50 per line per month

Kentucky Special Cost: 1.8%

Low Income Fund / Elderly & Disabled: \$0.10 per line per month

TRS Relay Fund: \$0.12 per line per month

PUC Administrative Costs: \$1.85 per customer

Prepayments reserve costs: \$36.00 per customer

Estimated Number of Customers: 425

Average Revenue per customer per month: \$42.50 (including business)

8. If the company is requesting CLEC authority please indicate if an interconnection agreement has previously been filed with the Commission or if one will be filed in the future.

**Commonwealth of Kentucky
Trey Grayson, Secretary of State**

Trey Grayson
Secretary of State
P. O. Box 718
Frankfort, KY 40602-0718
(502) 564-3490
<http://www.sos.ky.gov>

Certificate of Authorization

Authentication number: 94775
Visit <http://apps.sos.ky.gov/business/obdb/certvalidate.aspx> to authenticate this certificate.

I, Trey Grayson, Secretary of State of the Commonwealth of Kentucky, do hereby certify that according to the records in the Office of the Secretary of State,

JILAPUHN, INC.
, a corporation organized under the laws of the state of Georgia, is authorized to transact business in the Commonwealth of Kentucky, and received the authority to transact business in Kentucky on March 9, 2010.

I further certify that all fees and penalties owed to the Secretary of State have been paid; that an application for certificate of withdrawal has not been filed; and that the most recent annual report required by KRS 271B.16-220 has been delivered to the Secretary of State.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my Official Seal at Frankfort, Kentucky, this 9th day of March, 2010, in the 218th year of the Commonwealth.



Trey Grayson

Trey Grayson
Secretary of State
Commonwealth of Kentucky
94775/0758312

STATE OF GEORGIA

Secretary of State

Corporations Division

315 West Tower

#2 Martin Luther King, Jr. Dr.

Atlanta, Georgia 30334-1530

CERTIFICATE OF EXISTENCE

I, Brian P. Kemp, Secretary of State and the Corporations Commissioner of the state of Georgia, hereby certify under the seal of my office that

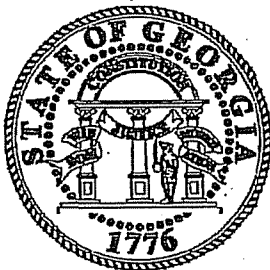
JILAPUHN, INC.

Domestic Profit Corporation

was formed or was authorized to transact business on 12/24/1997 in Georgia. Said entity is in compliance with the applicable filing and annual registration provisions of Title 14 of the Official Code of Georgia Annotated and has not filed articles of dissolution, certificate of cancellation or any other similar document with the office of the Secretary of State.

This certificate relates only to the legal existence of the above-named entity as of the date issued. It does not certify whether or not a notice of intent to dissolve, an application for withdrawal, a statement of commencement of winding up or any other similar document has been filed or is pending with the Secretary of State.

This certificate is issued pursuant to Title 14 of the Official Code of Georgia Annotated and is prima-facie evidence that said entity is in existence or is authorized to transact business in this state.



WITNESS my hand and official seal of the City of Atlanta and the State of Georgia on 5th day of March, 2010

A handwritten signature in black ink, appearing to read "B. P. Kemp".

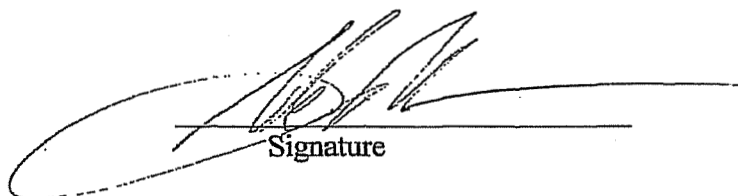
Brian P. Kemp
Secretary of State

AFFIDAVIT

STATE OF COLORADO §
 §
COUNTY OF DENVER §

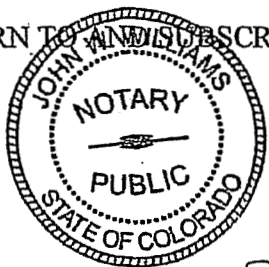
1. My name is Stan Roberson, I am the Chief Executive Officer of the Applicant Jilapuhn Inc and Stateside Communications.

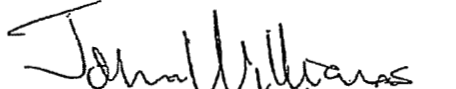
2. I swear or affirm that I have personal knowledge of the facts stated in this Application for a Service Provider Certificate of Operating Authority, that I am competent to testify to them, and that I have the authority to make this Application on behalf of the Applicant. I further swear or affirm that all of the statements and representations made in this Application for a Service Provider Certificate of Operating Authority are true and correct. I swear or affirm that the Applicant understands and will comply with all requirements of law applicable to a Service Provider Certificate of Operating Authority.


Signature

Stan Roberson
Typed or Printed Name

SWORN TO AND SUBSCRIBED before me on the 23rd day of March, 2010.




Notary Public In and For the
State of Colorado

My commission expires: 06-15-2013

Exhibit D

Dear Angela:

On Monday I will execute the short form process so that Jilaphun, Inc. dba ViTelco adopts the Texas CLEC Joint Petitioners agreement. (It won't matter that you are changing the name to Stateside Communications.) This agreement contains the best terms for both total resale service and UNEs and is a complete and full agreement. Through this short form process - available only in Texas - the agreement will be effective upon our filing of the document.

The agreement is voluminous and is available for viewing on AT&T's CLEC Online website. At the home page, find "agreements" and then Texas, and then "T2A Successor Agreements" and finally open up the CLEC Joint Petitioners agreement. If you have trouble, I can likely give you a link.

The term of the agreement can be extended until August 2013 through a subsequent adoption of the agreement of Logix Communications. Logix Communications - as well as most clients of my firm - initially adopted the CLEC Joint Petitioners Agreement through the short form process. They have subsequently extended the contract's term until August 2013 by taking advantage of a provision in the AT&T/BellSouth merger conditions. If Jilapuhn wishes me to take this additional step, then I will need specific authorization to do so from you or Stan.

This same interconnection agreement can be "ported" to all other AT&T states pursuant to another BellSouth merger condition. Many of my clients have chosen to take advantage of that opportunity. The base agreements in each AT&T states, then, are the same Texas CLEC Joint Petitioners agreement, expiring in August 2013. This process takes from one month to four months depending on the involved state. Each state's contract is modified by AT&T to reflect that state's negotiated or arbitrated pricing and resale discounts as well as to reflect state-specific requirements in the textual terms.

You should advise BeQuick or whoever is in charge of your accounts payable to AT&T that the Texas bills will be due in 45 - rather than 30 - days from the date of the invoice. AT&T may not initially bill the company that way, so their invoices will have to be strictly scrutinized so that the full 45 day grace period is permitted to Jilapuhn.

The paperwork for obtaining the change of name at the Texas PUC will be ready for your review / editing not later than close of business Wednesday. Any required additions or updates will be noted in my transmittal email to you and Stan. An affidavit will be provided for an officer's signature before a notary public.

The application will identify you as the on-going regulatory contact for Jilapuhn. I will draft it for my signature as attorney of record in this proceeding, and my office can make the multiple copies required and physically file the application. Or, you can substitute your contact information and file the application yourself. The Texas PUC allows any company representative to file.

By rule, the PUC will process and decide the name change amendment within 75 days of filing. Typically, they finish earlier. The only problem I foresee is that Jilapuhn has not filed its annual reports with the Texas PUC. The forms were provided in my email of yesterday. Again, I recommend that the company file these for each calendar year since its certification in Texas.

Henceforth, please direct all communications (phone or email) to me and not to my assistant.

Thanks,

Mark

Mark Foster
Attorney at Law
707 West Tenth Street

Exhibit E



February 26, 2010

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- The Commission
- Agendas and Calendars
- Online Services
- Consumer Corner
- Natural Gas
- Telecom
- Electric
- Facilities Protection
- Transportation
- Career Opportunities

TELECOMMUNICATIONS

home > telecommunications > telecom database search

Interconnection Certificate for Jilapuhn, Inc. d/b/a Tel-America Communications

A name change has been filed

Certification and Staff Information

| | | | |
|------------------|------------|---------------------|-----------------|
| Status: | ACTIVE | Type: | Interconnection |
| Docket Number: | 12818-U | Document Number: | 43059 |
| Filed: | 08/24/2000 | Reviewer 1: | Patrick |
| Approved/Denied: | 11/07/2000 | Reviewer 2: | |
| Hearing: | | Staff Deadline: | 11/22/2000 |
| Inspected: | | Statutory Deadline: | 11/22/2000 |
| Amended: | | Staff Attorney: | |
| Revised: | | | |

Consumer Alert

- PSC Urges Consumers to Prepare for Winter Heating Season; Lower Prices Forecasted
- Expect Higher Natural Gas Bills
- Energy Star Rebate Information

MORE...

Company Information

Name: Jilapuhn, Inc.
 Address: 2459 Roosevelt Hwy, Ste. A-2
 College Park, GA 30337

Contact: Stan Roberson
 Phone:
 Customer Service:
 FAX:
 Email:

Attorney Information

Name:
 Firm:
 Address:
 Phone:

Comments

Interconnection Specific Information

Resale: Yes
 Style: Negotiated
 ILEC:

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Exhibit F



February 26, 2010

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- Agendas and Calendars
- Online Services
- Consumer Corner
- Natural Gas
- Telecom
- Electric
- Facilities Protection
- Transportation
- Career Opportunities

TELECOMMUNICATIONS

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CLEC Certificate L-0339 for Vitelco a division of Jilapuhn Inc.

If name change has been filed for Stateside

Certification and Staff Information

| | | | |
|------------------|------------|---------------------|------------|
| Status: | INTERIM | Type: | CLEC |
| Docket Number: | 17700-U | Document Number: | 66866 |
| Filed: | 09/18/2003 | Reviewer 1: | Mike |
| Approved/Denied: | 11/20/2003 | Reviewer 2: | |
| Hearing: | | Staff Deadline: | 01/16/2004 |
| Inspected: | | Statutory Deadline: | 03/16/2004 |
| Amended: | | Staff Attorney: | |
| Revised: | | | |

Consumer Alert

- PSC Urges Consumers to Prepare for Winter Heating Season; Lower Prices Forecasted
- Expect Higher Natural Gas Bills
- Energy Star Rebate Information

[MORE...](#)

Company Information

Name: Vitelco a division of Jilapuhn Inc.
 Address: P. O. Box 172353
 Denver, CO 80217
 Contact: Stan Roberson
 Phone: (303) 395-1881
 Customer Service: (303) 395-1881
 FAX: (303) 562-2751
 Email: stan.roberson@jilapuhninc.com

Attorney Information

Name:
 Firm:
 Address:
 Phone:

Comments

Company will service Residential & Business customers.

CLEC Specific Information

Facility-based Carrier: Yes
 Prepaid: No
 Reseller of Local Services: No
 Hearing Officer:
 Exchange Update:
 Number of Exchanges: 148

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Her Majesty's Credit Union

"Where Every Member is Royalty"

P.O. Box 172353

Denver, CO 80217

IRREVOCABLE LETTER OF CREDIT

Irrevocable Letter of Credit No. 1-1095

Public Utilities Commission
1560 Broadway Ste 250
Denver, CO 80202

Dear Public Utilities Commission:

At the request and on the instructions of our member Stateside Communications, we hereby establish our irrevocable letter of credit number 1-1095 in your favor for the account of and authorize you to draw on Her Majesty's Credit Union an amount not to exceed Fifty Thousand Dollars (\$50,000.00)

Funds under this letter of credit are available to you against a sight draft on us, which must be marked "Drawn under Her Majesty's Credit Union Irrevocable Letter of Credit Number 1-1095 dated February 17, 2010.

Each draft must be accompanied by: (1) a written statement by your duly purported authorized officer to the effect that either (a) Stateside Communications is in default of its payment obligations equal to the amount of the accompanied draft or (b) Stateside Communications has failed to replace this letter of credit in a timely fashion as required by its agreement, pending replacement satisfactory to you; and (2) the original of this letter of credit which will be returned to you following notation hereon by the credit union of the amount of such draft, or, if the amount of the draft is in the full amount of this letter of credit, the letter will be retained by the credit union.

Drafts so drawn and accompanied with your beneficiary statement will be honored by this credit union if presented to our office at 12015 E 46th Ave, Ste 420, Denver, CO 80239, on or prior to the close of business on the expiration date.

The expiration of this letter of credit is February 17, 2011, however the credit will be automatically renewed without amendment for successive periods of one year unless at least 60 days prior to the expiration of either initial period or renewal term we notify you by registered letter or overnight courier service that we elect not to renew this credit. Upon receipt by you of such notice not to renew you may draw under this letter of credit by your sight draft on us accompanied by your signed statement as set forth above.

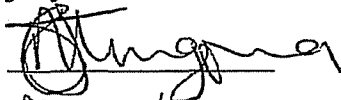
Upon payment to you of any amount demanded hereunder, we shall be fully discharged on our obligation under this letter of credit with respect to such amount, and we shall not thereafter be obligated to make any further payments under this letter of credit in respect of such amount to you or to any other person.

This letter of credit sets forth in full our understanding and such understanding shall not in any way be modified, amended, amplified or limited by reference to any document, instrument or agreement referred to herein.

This letter of credit is subject to the Uniform Customs and Practice for the Documentary Credits, 1993 Revision, ICC Publication No. 500 ("the Uniform Custom"). This letter of credit shall be deemed to be a contract made under the laws of the Territory of the Virgin Islands and shall, as to matters not governed by the Uniform Customs, be governed by and construed in accordance with the laws of said Territory. This letter of credit is transferable.

Sincerely,
Accounting and Finance
Her Majesty's Credit Union

By:

A handwritten signature in black ink, appearing to read "M. J. ...", written over a horizontal line.

Title:

MGIC / ACC & FIN