### NEXUS COMMUNICATIONS, INC.

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

August 06, 2010

Stephanie Stumbo
Executive Director
Kentucky Public Service Commission
211 Sower Boulevard
P.O. Box 615
Frankfort, KY 40601

RECEIVED

AUG 1 1 2010

PUBLIC SERVICE COMMISSION

Re: PSC Administrative Case 381, Certification of the Carriers Receiving Federal Universal Service High-Cost Support.

Dear Ms. Stumbo:

Enclosed with this letter is an original and four (4) copies of the annual affidavit of TSINexus, Inc. ("Nexus", the "Company") in response to the Commission's order dated September 26, 2007, establishing a procedure to be followed by all carriers in support of the Commission's annual certification to the Federal Communications Commission ("FCC") and the Universal Service Administration Company ("USAC") that carriers are using High-Cost support in compliance with the requirements of 47 C.F.R. § 54 and the Telecommunications Act of 1996.

An extra copy of this letter has been included. Please date and time stamp the extra copy and return to me in the enclosed self-addressed stamped envelope.

Please forward any correspondence regarding this matter to the undersigned.

Respectfully,

Steve Fenker
President

TSINexus, Inc.

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AUG 1 1 2010

PUBLIC SERVICE COMMISSION

### COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

A CERTIFICATION OF THE CARRIERS	)	ADMINISTRATIVE
RECEIVING UNIVERSAL SERVICE	)	<b>CASE NO. 381</b>
HIGH COST SUPPORT	)	

## TSINEXUS, INC. ANNUAL AFFIDAVIT IN RESPONSE TO THE COMMISSIONS ORDER DATED SEPTEMBER 26, 2007

TSINexus, Inc, ("Nexus", the "Company") has been designated by the Kentucky Public Service Commission (the "Commission") as a Competitive Eligible Telecommunications Carrier ("ETC"). In order to be eligible to receive federal support, the Kentucky Public Service Commission ("Commission") must file an annual certification, on or before October 1, with the Universal Service Administration Company ('USAC") and the Federal Communications Commission ("FCC") certifying that the ETC is using federal support only for the purposes for which support was intended and consequently that the ETC is eligible to receive support for the following year.

Although Nexus has not applied for or received high-cost support in the past, the Company respectfully request that the Commission accept the attached affidavit for the purpose of notifying USAC and the FCC that Nexus is in compliance with the requirements as established in 47 C.F.R. §54 and 47 U.S.C. § 254(e) and that the Company is eligible to receive high cost support for the year 2011.

Respectfully Submitted,

Steven Fenker President

TSINexus, Inc.

#### **AFFIDAVIT**

State of Ohio

County of Franklin

BEFORE ME, Personally appeared Steven Fenker, an officer duly authorized to administer oaths who, after being duly sworn, deposes and says:

- 1. My name is Steven Fenker. I am currently employed in the position of President with TSINexus, Inc. ("Nexus"). In this position, I am personally familiar with the Federal Universal Service support available to ETCs and how these funds are to be used.
- 2. Nexus was designated as an eligible telecommunications carrier by the Kentucky Public Service Commission in PSC Case No. 2005-00474 by order dated August 29, 2006.
- 3. Nexus has not previously applied for or received Federal Universal Service high cost support.
- 4. The Federal Universal Support funds Nexus receives during 2011 will be used for the provision, maintenance and upgrading of facilities and services for which the support is intended, as designated by the Federal Communications Commission consistent with Section 254(e) of the federal Telecommunications Act. These funds will be used to provide the following supported services, as outlined in 47 C.F.R. §c54.10(a), which are available to customers in the Nexus services area: single-party voice grade access to the public switched telephone network; unlimited local usage; dual-tone multi-frequency signaling or its functional equivalent; access to emergency services, including 9-1-1 or enhanced 9-1-1 service; access to operator service; access to interexchange service; access to directory assistance service; and toll limitation for qualifying low-income customers.
- 5. Nexus commits to use FCC Part 32 accounting requirements for regulated local exchange carriers and will receive high cost support in an amount and manner consistent with that received by the Incumbent LEC.

- 6. While receiving Federal Universal Service support, Nexus does not anticipate increasing local rates nor withdrawing any services. Therefore the comparability of rates and services between rural and urban areas will not be changed.
- 7. The matters addressed above are within my personal knowledge and are true and correct.

Steven Fenker - Rresident, TSINexus, Inc.

### STATE OF OHIO

#### COUNTY OF FRANKLIN

Sworn and subscribed before me, the undersigned authority, on this the 6th day of August, 2010.

Notary Public, State of Ohio

My Commission expires 4-75-14

**SEAL** 

