

Voice Service Agreement

COMMISSION OF KENTUCKY

This Service Agreement ("Service Agreement") between Al Torstrick Insurance Agency ("Customer") and TelCove of Kentucky, Inc. ("TelCove") (collectively the "Parties") is for the provision of telecommunications service(s) ("Service(s)"). This Service Agreement shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the Parties agree that Customer will purchase from TelCove Service(s) at the cost(s) and for the term(s) as set forth in the following table.

Quantity if Applicable	Description of Services	Term	Installation Cost	Total Installation Cost	Monthly Recurring Cost	Total Monthly Recurring Cost
11	BUSINESS LINES FR	12 Months	\$0.00	\$0.00	\$21.60	\$237.60
5	ROLLOVER	12 Months	\$0.00	\$0.00	\$4.00	\$20.00
	Renewal Account #					
	100-590-0427					
		Total*		\$0.00		\$257.60

* Local, State, Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in accordance with TelCove's tariffs and/or international, federal, state or local laws.

Customer Information & Approval:

In executing this Service Agreement, I acknowledge my understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this Service Agreement, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, I hereby authorize TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this Service Agreement, I further acknowledge that I have read and understand each of the Terms and Conditions of this Service Agreement, agree on behalf of Customer to be bound by them and that I am duly authorized to order and/or modify Service(s) on behalf of Customer.

and/or modify Service(s) on behan of Cus	.omer.		
Customer's Legal Name: <u>Al Torst</u>	rick Insurance Agency	Signature:	allim T. Johnson
State of Organization/Incorporation: Kent	ucky	Name:	Allison T. Johnson
Customer Address: <u>343 Waller Ave</u>	e., Lexington, KY 40504	Title:	Controller
Customer Billing Telephone Numbers:		Date:	Lallia Ole
859-233-1461			
President & Chief Executive Officer Name: Robert E. Guth Signature:	<u>TelCove</u>		nager Approval of Business Terms Math_J-Ph:llips
	121 Cha	elCove ampion Way ng, PA 15317 lent & General C	Counsel TARIFF BRANCH 9/11/2006

1. **General.** The following Additional Terms and Conditions apply to and are a part of the Service Agreement between TelCove and the Customer to which these Additional Terms and Conditions are attached or referenced (collectively "Service Agreement").

Installation. TelCove will use reasonable efforts to provide 2 Service(s) by the applicable Customer installation date. Scheduled installation dates are estimates only. TelCove will not be liable for any damages whatsoever related to delays in meeting any installation or service dates due to delays resulting from normal construction procedures or reasons beyond TelCove's control. TelCove will notify Customer when Service(s) is operational ("Service Start Date"). Unless Customer notifies TelCove within ten (10) business days that the Service(s) is not operational, Service(s) will be deemed accepted by Customer as of the Service Start Date and Customer will pay for such Service(s) as of such date. To facilitate the installation and maintenance of the Service(s), Customer will: a) prepare its premises (including the disconnection and removal of existing service) as necessary; b) provide any inside wiring, equipment and/or software necessary to connect Service(s); and c) provide TelCove all required access and security as necessary. Title to all equipment and software provided by TelCove will remain exclusively with TelCove. Customer further agrees not to create or permit to be created any lien or other encumbrances on TelCove's equipment and software relating to Customer's use of, or TelCove's placement of, such equipment or software.

3. **Term.** The term of the Service Agreement will commence on the Service Start Date and expire upon fulfillment of the term commitment set forth in the Service Agreement (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this Service Agreement shall automatically renew on a month-to-month basis (the "Renewal Term") unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable.

4. Use of Service. Customer may use the Service(s) for any lawful purpose provided that such use does not: a) interfere with or impair service over any of the facilities and associated equipment constituting TelCove's network; or b) impair the privacy of any communications over the facilities and equipment of TelCove. Customer will use the Service(s) in accordance with all laws and regulations, and the terms and conditions contained in this Service Agreement and TelCove's applicable tariff. TelCove may make changes to the Service(s) provided that any such change will not materially adversely affect the performance of the Service(s).

5. Maintenance/Return of Equipment. Maintenance of TelCove owned equipment and software, if any, provided as part of the Service(s) will be at no additional charge unless such charges are: a) specifically set forth in this Service Agreement; or b) for maintenance that is necessitated by unauthorized modifications or other acts or omissions of Customer or others. Customer will surrender any TelCove owned equipment or software promptly upon the discontinuance of the Service(s) for which same is being used, in the same condition as delivered subject only to reasonable wear and tear. If TelCove owned equipment or software is surrendered in damaged condition, Customer will pay TelCove any additional charges necessary to repair or replace the damaged equipment. Should Customer fail to surrender TelCove equipment or software within thirty (30) days after TelCove's request, Customer will be liable for TelCove's reasonable attorneys fees and expenses, as liquidated damages and not a penalty, in the amount of ten thousand dollars (\$10,000), representing the reasonable value of the TelCove equipment or software. Customer's obligations pursuant to this Section 5 will survive termination of this Agreement.

Charges and Payment. The installation and monthly 6 recurring charges for Service(s) stated herein will be as specified in this Service Agreement. The charges stated do not include any international, federal, state or local taxes, assessments, fees or surcharges. Unless Customer provides a valid exemption certificate, Customer will pay such applicable taxes, fees or surcharges upon receipt of the invoice. Customer will notify TelCove if Customer's taxexempt status changes during the term of this Service Agreement. Payment for Service(s), including applicable international, federal, state, and local taxes, assessments, fees or surcharges, will be due upon receipt of invoice. Customer may in good faith withhold payment of any disputed charges; provided, however, that a charge is not disputed unless Customer provides TelCove with a written explanation of the disputed charge within sixty (60) days from the date of the invoice. If TelCove determines the disputed charges are valid, TelCove will notify Customer and Customer must pay all such charges within ten (10) days. Beginning forty five (45) days after the date of invoice, interest on late payments will accrue at the rate of 1.5% per month or the maximum rate allowed by law, whichever is more, on the unpaid balance. Customer will be liable to TelCove for any costs and/or expenses incurred directly or indirectly, including reasonable attorney's fees and expenses, in collection of any amounts due and owing to TelCove.

7. Additional Charges. Customer is subject to the applicable charges for moves, adds, changes, and upgrades for those items covered by this Service Agreement. All Service(s) other than those stated herein will be provided at the prevailing charges set forth in the applicable TelCove tariff. Service records will constitute full proof of the content and nature of Customer's Service(s).

8. **Tariffs.** Additional terms and conditions of this Service Agreement are set forth in TelCove's tariff(s) which are on file with the applicable state and/or federal regulatory authorities. In the event of any express conflict between this Service Agreement and the language in the applicable TelCove tariff(s), this Service Agreement will control.

9. **Termination of Service(s).** In addition to any other remedy available, TelCove may immediately terminate this Service Agreement, in whole or in part, in the event of a breach by Customer which includes, but is not limited to the following: a) non-payment of amounts due and owing to TelCove; b) Customer's unlawful or fraudulent use of Service(s); c) Customer provides false or misleading information; d) any material default of this Service Agreement; e) a violation of any law, rule or regulation of any governing authority having jurisdiction over the service; f) a violation giving rise to a right of termination as set forth in TelCove's applicable federal or state tariffs; or g) the Service(s) being provided to Customer are no longer economically or technically feasible. Upon such termination, Customer will immediately: i) cease utilizing the Service(s); ii) pay TelCove for all charges incurred by Customer, including taxes and surcharges, through the date such Service(s) is discontinued; and iii) except for (g) above, pay any applicable termination liability as outlined below.

10. Notice of Termination of Service Agreement. In the event Customer intends to terminate a particular Service or all Service(s) governed by this Service Agreement pror to explaining any term set forth herein, if longer than a month provide TelCove three (3) months writer rotice. In the event that Customer does not so notify TelCove, Customer will owe TelCove an additional three (3) months of charges in addition to the termination liability outlined below.

> PUBLIC SERVICE COMMISSION OF KENTUCKY

11. **Termination Liability.** If Customer terminates Service for its own convenience, or TelCove terminates for cause as set forth above, prior to the fulfillment of the term set forth herein, then a termination liability will be due from Customer to TelCove; which Customer acknowledges is a reasonable approximation of damages and does not represent a penalty. The termination liability will include: (a) any previously waived charges for the Services(s); plus (b) a one-time charge calculated as follows:

(i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term; or

(ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term.

12. Indemnification and Limitations on Liability. Customer will defend, indemnify and hold TelCove, its affiliates and each of their respective owners, directors, officers, employees and agents, harmless from and against all claims, suits, expenses, losses, demands, actions, causes of action, judgments, costs and reasonable attorney's fees and expenses of any kind or nature for any and all damages of any kind arising from or related to any use of the Service(s) or otherwise arising under this Service Agreement. IN NO EVENT WILL TELCOVE BE LIABLE FOR ANY LOSS OF PROFITS OR FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES, FOR ANY CAUSE OF ACTION, WHETHER IN CONTRACT OR TORT, ARISING OUT OF ITS PROVISION OF SERVICES OR TO PROVIDE SERVICES UNDER FAILURE THIS AGREEMENT, WHETHER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR NOT. TELCOVE'S MAXIMUM LIABILITY FOR ANY DAMAGES ARISING OUT OF OR RELATED TO THIS SERVICE AGREEMENT WILL NOT EXCEED THE TOTAL CHARGES FOR THE SERVICE(S) **PROVIDED UNDER THIS SERVICE AGREEMENT DURING** THE MONTH IN WHICH SUCH LIABILITY ARISES.

Force Majeure. Neither Party shall be liable for failure to 13. perform its obligations hereunder where such nonperformance is caused, in whole or in part, by force majeure, including but not limited to acts of God or government, war, national emergencies, riot, insurrection, acts of terrorism, vandalism, criminal action taken against a Party or its affiliates, disturbance, strike, lockout, work stoppage or other labor dispute, failure of usual sources of supply, unavailability, failure or malfunction of equipment or facilities provided by third parties, pole hits, storm, fire, flood, earthquake, accident, or any other cause not within TelCove's reasonable control, including, but not limited to local or foreign telephone company action and any law, order, regulation or other action of any governmental entity. In addition, TelCove will not be liable for claims or damages resulting from or caused by: a) Customer's fault, negligence or failure to perform Customer's responsibilities; b) claims against Customer by a third party; c) any act or omission of any other party; or d) equipment or services furnished by a third party. This section will survive termination or expiration of the Agreement and will continue to apply after the Agreement ends.

14. **Credit Allowances.** Service interruption credit allowances will be granted pursuant to the terms of the applicable TelCove tariff(s). Credit allowances will not apply to interruptions: a) caused by Customer and/or its employees, contractors, subcontractors, vendors or agents; b) due to failure of power or equipment provided by others; c) during any period in which TelCove is not allowed access to the premises; d) due to maintenance and repair operations scheduled in advance with Customer; e) caused by fiber or wire cuts or other equipment damage on Customer premises; f) caused by an outage in Customer's internal network, inside wiring, Private Branch Exchange or multiplexers; g) due to circumstances or causes beyond the control of TelCove; or h) that was not reported to TelCove within thirty (30) days of the date that Service was affected.

15. Assignment. TelCove may assign the rights, privileges or obligations conveyed under this Service Agreement. Customer may not assign the rights, privileges, or obligations conveyed under this Service Agreement without first obtaining the written consent of TelCove, which consent will not be unreasonably withheld, provided, however, that the party to whom this Agreement is being assigned by Customer expressly assumes, in writing, the obligations of the Customer.

16. Warranties. EXCEPT AS OTHERWISE PROVIDED HEREIN, THERE ARE NO AGREEMENTS, WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, EITHER IN FACT OR BY OPERATION OF LAW, STATUTORILY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE RELATING TO THE SERVICE(S). TELCOVE ALSO MAKES NO WARRANTY THAT THE SERVICE WILL BE UNINTERRUPTED OR ERROR FREE. ALL SUCH WARRANTIES ARE EXPRESSLY EXCLUDED AND DISCLAIMED.

17. No Agency. This Service Agreement does not create any agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein.

18. Miscellaneous. This Service Agreement, is binding upon the Parties' respective successors and assigns, and together with any applicable tariff(s), constitutes, the entire agreement between TelCove and Customer. No prior agreements, understandings, statements, proposals or representations, either oral or written apply. This Service Agreement can be modified only in writing by the Parties. If any provision of this Service Agreement is held to be illegal or unenforceable, this Service Agreement's unaffected provisions will remain in effect. No customer purchase orders or similar documents will vary or add to the terms of this Agreement. If either party fails to enforce any right or remedy under this Service Agreement, that does not waive the right or remedy. This Service Agreement may be signed in counterparts with the same effect as if the signature on each counterpart were upon the same instrument. The rights and remedies of the Parties shall be cumulative and in addition to any other rights or remedies provided by law or equity and will be governed by and construed in accordance with the laws of the state in which the Services are provided without giving effect to its conflict of laws provisions.



Internet Services Agreement

This Internet Services Agreement ("ISA") between asiGuardian LLC ("Customer") and TelCove of Kentucky, Inc. ("TelCove") (collectively the "Parties") is for the provision of Internet service(s) ("Service(s)"). This ISA shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the Parties agree that Customer will purchase from TelCove Service(s) at the cost(s) and for the term(s) as set forth in the following table.

Quantity	Description of Services	Term	Installation Cost	Total Installation Cost	Monthly Recurring Cost	Total Monthly Recurring Cost
1	10m Ethernet ISP	3 Year	\$5000.00	\$5000.00	\$1077.00	\$1077.00
	Nashville Colo space					
	1					
		Total*		\$5000.00		\$1077.00

Local, State, Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in
accordance with TelCove's tariffs and/or international, federal, state or local laws.

** Installation costs are waived, subject to the attached and incorporated additional terms and conditions.

Customer Information & Approval:

In executing this ISA, I acknowledge my understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this ISA, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, I hereby authorize TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this ISA, I further acknowledge that I have read and understand each of the Terms and Conditions of this ISA, agree on behalf of Customer to be bound by them and that I am duly authorized to order and/or modify Service(s) on behalf of Customer.

Customer's Legal Name:	9JIE	PUARDIAN	Signature:	M. O Clemma
State of Organization/Incom	poration: <u>Ke</u>	Ntucky	Name:	M. D. Clemmows
Customer Address:	193 Com	putRex DR	Title:	President
Customer Billing Telephor	e Numbers:	859-887-1023	Date:	6-28-0(0
	~			

		e Approval:
President & C	Chief Executive Officer	General Manager Approval of Business Terms
Name:	Robert E. Gutt	Name: Matt Phillips
Signature:		Signature: Mother fullys
Date:	7/21/06	Date: <u>6/30/66</u>

AE_John Collier

TelCove 121 Champion Way Canonsburg, PA 15317 ATTN: Vice President & General Counsel



1. General. The following Additional Terms and Conditions apply to and are a part of the ISA between TelCove and the Customer to which these Additional Terms and Conditions are attached or referenced (collectively "ISA").

Installation. TelCove will use reasonable efforts to 2. provide Service(s) by the applicable Customer installation Scheduled installation dates are estimates only. date. TelCove will not be liable for any damages whatsoever related to delays in meeting any installation or service dates due to delays resulting from normal construction procedures or reasons beyond TelCove's control. TelCove will notify Customer when Service(s) is operational ("Service Start Date"). Unless Customer notifies TelCove within ten (10) business days that the Service(s) is not operational, Service(s) will be deemed accepted by Customer as of the Service Start Date and Customer will pay for such Service(s) as of such date. To facilitate the installation and maintenance of the Service(s), Customer will: a) prepare its premises (including the disconnection and removal of existing service) as necessary; b) provide any inside wiring, equipment and/or software necessary to connect Service(s); and c) provide TelCove all required access and security as necessary. Title to all equipment and software provided by TelCove will remain exclusively with TelCove. Customer further agrees not to create or permit to be created any lien or other encumbrances on TelCove's equipment and software.

3. **Term.** The term of the ISA will commence on the Service Start Date and expire upon fulfillment of the term commitment set forth in the ISA (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this ISA shall automatically renew on a month-to-month basis (the "Renewal Term") unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable.

Use of Service. Customer may use the Service(s) for 4. any lawful purpose provided that such use does not: a) interfere with or impair service over any of the facilities and associated equipment constituting TelCove's network; or b) impair the privacy of any communications over the facilities and equipment of TelCove. Customer is solely responsible for the content of any transmissions of Customer and any third party utilizing customer's facilities or TelCove's facilities, use of other organization's network or computing resources are subject to their respective permission and usage policies. Customer shall limit access to and use of the Internet Services to its employees solely for Customer's business purposes and shall not resell or otherwise generate income by providing access to the Internet service to third parties; Total Sale Resale (TSR) or resale of entire service per Internet port is prohibited under this Agreement. Customer agrees to abide by TelCove's Acceptable Use Policy and Privacy Policy, each

as amended from time to time, and to require any and all employees, contractors, end-user customers or other representatives using the Customer's Internet Services to abide by same, each can be found at <u>www.TelCove.com</u>. Customer will use the Service(s) in accordance with all laws and regulations, and the terms and conditions contained in this ISA. TelCove may make changes to the Service(s) provided that any such change will not materially adversely affect the performance of the Service(s).

Maintenance/Return of Equipment. Maintenance 5. of TelCove owned equipment and software, if any, provided as part of the Service(s) will be at no additional charge unless such charges are: a) specifically set forth in this ISA; or b) for maintenance that is necessitated by unauthorized modifications or other acts or omissions of Customer or Customer will surrender any TelCove owned others. equipment or software promptly upon the discontinuance of the Service(s) for which same is being used, in the same condition as delivered subject only to reasonable wear and tear. If TelCove owned equipment or software is surrendered in damaged condition, Customer will pay TelCove any additional charges necessary to repair or replace the damaged Should Customer fail to surrender TelCove equipment. equipment or software within thirty (30) days after TelCove's request, Customer will be liable for TelCove's reasonable attorneys fees and expenses, as liquidated damages and not a penalty, in the amount of ten thousand dollars (\$10,000), representing the reasonable value of the TelCove equipment or software. Customer's obligations pursuant to this Section 5 will survive termination of this Agreement.

Charges and Payment. The installation and monthly 6. recurring charges for Service(s) stated herein will be as specified in this ISA. The charges stated do not include any international, federal, state or local taxes, assessments, fees or surcharges. Unless Customer provides a valid exemption certificate, Customer will pay such applicable taxes, fees or surcharges upon receipt of the invoice. Customer will notify TelCove if Customer's tax-exempt status changes during the Payment for Service(s), including term of this ISA. applicable international, federal, state, and local taxes, assessments, fees or surcharges, will be due upon receipt of invoice. Customer may in good faith withhold payment of any disputed charges; provided, however, that a charge is not disputed unless Customer provides TelCove with a written explanation of the disputed charge within sixty (60) days from the date of the invoice. If TelCove determines the disputed charges are valid, TelCove will notify Customer and Customer must pay all such charges whith the power has a such charges whith the power has a such as a such asuch as a such as a such as a such as a such as Beginning forty five (45) days after the date of invoice interest on late payments will accure at the rate of V5 to per month or the maximum rate allowed by law, whichever is more, on the unpaid balance. Qustomer 9/11/2006able to TelCove for any costs and/or expenses incurred directly or PUBLIC SERVICE COMMISSION OF KENTUCKY

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indirectly, including reasonable attorney's fees and expenses, in collection of any amounts due and owing to TelCove.

7. Additional Charges. Customer is subject to the applicable charges for moves, adds, changes, and upgrades for those items covered by this ISA. All Service(s) other than those stated herein will be provided at the prevailing charges set forth in the applicable TelCove tariff. Service records will constitute full proof of the content and nature of Customer's Service(s).

8. Service Level Agreement. TelCove shall provide Customer with the Service Level Guarantee set forth in the TelCove Internet Product Service Level Agreement, attached hereto and incorporated herein by reference. TelCove will respond to any Managed Internet Service outage related to any TelCove Managed Internet Service Equipment that is leased, monitored, maintained and serviced and is currently enrolled in the TelCove Managed Internet Service plan as follows: TelCove will notify the Customer within thirty (30) minutes of any Managed Internet Service outage and provide four (4) hours on-site response time once an on-site failure has been detected and the need for on-site service of the equipment has been determined.

9. Termination of Service(s). In addition to any other remedy available, TelCove may immediately terminate this ISA, in whole or in part, in the event of a breach by Customer which includes, but is not limited to the following: a) nonpayment of amounts due and owing to TelCove; b) Customer's unlawful or fraudulent use of Service(s); c) Customer provides false or misleading information; d) any material default of this ISA; e) a violation of any law, rule or regulation of any governing authority having jurisdiction over the service; f) a violation giving rise to a right of termination as set forth in TelCove's applicable federal or state tariffs; or g) the Service(s) being provided to Customer are no longer economically or technically feasible. Upon such termination, Customer will immediately: i) cease utilizing the Service(s); ii) pay TelCove for all charges incurred by Customer, including taxes and surcharges, through the date such Service(s) is discontinued; and iii) except for (g) above, pay any applicable termination liability as outlined below.

10. Notice of Termination of Service Agreement. In the event Customer intends to terminate a particular Service or all Service(s) governed by this ISA prior to expiration of the term set forth herein, if longer than a month to month term, Customer will provide TelCove three (3) months written notice. In the event that Customer does not so notify TelCove, Customer will owe TelCove an additional three (3) months of charges in addition to the termination liability outlined below.

11. **Termination Liability.** If Customer terminates Service for its own convenience, or TelCove terminates for cause as set forth above, prior to the fulfillment of the term set forth herein, then a termination liability will be due from Customer to TelCove; which Customer acknowledges is a reasonable approximation of damages and does not represent a penalty. The termination liability will include: (a) any previously waived charges for the Services(s); plus (b) a one-time charge calculated as follows:

(i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term; or

(ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term.

Indemnification and Limitations on Liability. 12. Customer will defend, indemnify and hold TelCove, its affiliates and each of their respective owners, directors, officers, employees and agents, harmless from and against all claims, suits, expenses, losses, demands, actions, causes of action, judgments, costs and reasonable attorney's fees and expenses of any kind or nature for any and all damages of any kind arising from or related to any use of the Service(s) or otherwise arising under this ISA. IN NO EVENT WILL **TELCOVE BE LIABLE FOR ANY LOSS OF PROFITS** OR FOR ANY DIRECT, INDIRECT, INCIDENTAL, EXEMPLARY, **PUNITIVE** SPECIAL, OR CONSEQUENTIAL DAMAGES, FOR ANY CAUSE OF ACTION, WHETHER IN CONTRACT OR TORT, ARISING OUT OF ITS PROVISION OF SERVICES OR FAILURE TO PROVIDE SERVICES UNDER THIS WHETHER ADVISED AGREEMENT, OF THE POSSIBILITY OF SUCH DAMAGES OR NOT. TELCOVE'S MAXIMUM LIABILITY FOR ANY DAMAGES ARISING OUT OF OR RELATED TO THIS ISA WILL NOT EXCEED THE TOTAL CHARGES FOR THE SERVICE(S) PROVIDED UNDER THIS ISA **DURING THE MONTH IN WHICH SUCH LIABILITY** ARISES.

Force Majeure. Neither Party shall be liable for 13. failure to perform its obligations hereunder where such nonperformance is caused, in whole or in part, by force majeure, including but not limited to acts of God or government, war, national emergencies, riot, insurrection, acts of terrorism, vandalism, criminal action taken against a Party or its affiliates, disturbance, strike, lockout, work stoppage or other labor dispute, failure of usual sources of supply, unavailability, failure or malfunction of equipment or facilities provided by third parties, polo hits storm, fire, flood, earthquake, accident, or any other cause not within TelCove's reasonable control, including, but Rollinited over of foreign telephone company action and any law, order, regulation or other action of any governo (anta) (mgity. In addition, TelCove will not be liable for claims or damages resulting from or caused by: a) Custor Reveal Lause Registernce or failure to perform Customer's responsements, son laims OF KENTUCKY

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against Customer by a third party; c) any act or omission of any other party; or d) equipment or services furnished by a third party. This section will survive termination or expiration of the Agreement and will continue to apply after the Agreement ends.

14. Credit Allowances. Service interruption credit allowances will be granted pursuant to the attached Service Level Agreement. Credit allowances will not apply to interruptions: a) caused by Customer and/or its employees, contractors, subcontractors, vendors or agents; b) due to failure of power or equipment provided by others; c) during any period in which TelCove is not allowed access to the premises; d) due to maintenance and repair operations scheduled in advance with Customer; e) caused by fiber or wire cuts or other equipment damage on Customer premises; f) caused by an outage in Customer's internal network, inside wiring, Private Branch Exchange or multiplexers; g) due to circumstances or causes beyond the control of TelCove; or h) that was not reported to TelCove as stated below.

15. Assignment. TelCove may assign the rights, privileges or obligations conveyed under this ISA. Customer may not assign the rights, privileges, or obligations conveyed under this ISA without first obtaining the written consent of TelCove, which consent will not be unreasonably withheld, provided, however, that the party receiving assignment expressly assumes, in writing, the obligations of the Customer.

Warranties. EXCEPT AS **OTHERWISE** 16. PROVIDED HEREIN, THERE ARE NO AGREEMENTS. WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, IN FACT OR BY OPERATION OF LAW, STATUTORILY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ARE MADE WITH RESPECT TO TELCOVE'S INTERNET ANY **INFORMATION** SERVICE(S) OR OR SOFTWARE THEREIN. TELCOVE ALSO MAKES NO SERVICE WILL BE WARRANTY THAT THE UNINTERRUPTED OR ERROR FREE. ALL SUCH WARRANTIES ARE EXPRESSLY EXCLUDED AND DISCLAIMED. USE OF ANY INFORMATION **OBTAINED VIA TELCOVE'S INTERNET SERVICE IS** AT THE CUSTOMER'S OWN RISK. TELCOVE SPECIFICALLY DISCLAIMS ANY RESPONSIBILITY OR **OUALITY** OF ACCURACY FOR THE ITS THROUGH **INFORMATION OBTAINED INTERNET SERVICES.**

17. **No Agency.** This Service Agreement does not create any agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein.

18. Miscellaneous. This ISA, is binding upon the Parties' respective successors and assigns, and together with any applicable tariff(s), constitutes, the entire agreement between TelCove and Customer. No prior agreements, understandings, statements, proposals or representations, either oral or written apply. This ISA can be modified only in writing by the Parties. If any provision of this ISA is held to be illegal or unenforceable, this ISA's unaffected provisions will remain in effect. No customer purchase orders or similar documents will vary or add to the terms of this Agreement. If either party fails to enforce any right or remedy under this ISA, that does not waive the right or remedy. The rights and remedies of the Parties shall be cumulative and in addition to any other rights or remedies provided by law or equity and will be governed by and construed in accordance with the laws of the state in which the Services are provided without giving effect to its conflict of laws provisions. For the purposes of this ISA, the following terms shall have the corresponding meaning, (a) Dedicated Internet Service shall mean Internet Service that is provided on a dedicated, as opposed to switched (i.e. dial-up) basis; (b) Managed Internet Service shall mean Internet Service consisting of a TelCoveprovided Internet Router at Customer's premises; and (c) Switched Internet Service shall mean Internet Service that is provided on a switched (i.e. dial-up) basis. TelCove agrees to provide Dedicated, Managed, or Switched Service(s), as applicable and available, in accordance with this ISA.



TELCOVE INTERNET PRODUCT SERVICE LEVEL AGREEMENT

- 1. Service Description: TelCove offers a service level agreement ("SLA") on all on-net, Dedicated Internet Services. The SLA applies to each service individually.
- 2. **TelCove's Service Level Commitment.** TelCove offers a service level agreement on all Internet Services. TelCove reserves the right to review and deny any credits under this section claimed by Customer, should Customer's claim, in TelCove's reasonable judgment, not meet the criteria established for such claim.
 - (a) The TelCove Service Level Commitment is limited to only those on-net (Type 1, I.e. those circuits and facilities owned by TelCove) services being provided under this agreement and applies to each service individually.
 - (b) Customer eligibility The customer must open a trouble ticket with the TelCove National Repair Center directly at 877-321-5465 in connection with the Service Level Agreement (SLA) violation in order to be eligible for credit. The trouble ticket must be relative to the violation in question. If a customer is entitled to multiple credits under the SLA arising from the same events, then credits shall not be cumulative. The customer shall be entitled to receive only the maximum single credit available for such an event.
 - (c) Maximum SLA Credits The maximum SLA credits issued in any one calendar month shall not exceed:
 - (i) Charges equaling 50% of the monthly charges for each individually affected service (<u>i.e.</u> individual Internet port) relative to Network Availability, Latency and Packet Delivery guarantees.
 - (ii) Charges equaling 50% of the total monthly charges under this agreement with respect to all services covered under this agreement with respect to any SLA violation (if multiple services provided under this agreement).
 - (d) **Service Credit Exceptions** TelCove Network Outage Time is measured from the time a TelCove trouble ticket is opened, as a result of the customer's inability to transmit and receive data, to the time the Internet connection is able to transmit and receive data. Service Credits shall not be issued where the service is unavailable as a result of:
 - (i) Failure of any components beyond the customer side of either the access provider demarcation or the TelCove provided router, including, but not limited to Customer's applications, equipment or facilities.
 - (ii) Network outages caused by non-TelCove provided local loop (e.g. ILEC provided local loop).
 - (iii) Network downtime during TelCove scheduled maintenance window.
 - (iv) Force majeure events.
 - (v) Acts or omission or Customer or any other user of the service authorized by Customer, and/or any willful misconduct or abuse of TelCove Services.
- 3. Service Level Agreement TelCove Internet Service availability guarantee is to have the TelCove Reference as defined below. TelCove Internet Service will credit Customer's account if TelCove Internet Service fails to meet this availability guarantee during any given calendar north.
 - (a) If Customer believes that TelCove has failed to meet the commitment levels defined in this SLA. Customer must contact its TelCove Account Manager/Executive within five [5] business days of the last day of the

month in which the relevant SLA was not met. TelCove will verify all or any SLA violation prior to issuing Customer a service credit.

(b) Network Availability Total amount of Internet Service "downtime" (in minutes) from all trouble tickets relative to Network Outage Time (per individual service) rounded up to the nearest hour.

Example: Total Network Outage time of 20 minutes = 1 hour

- (c) **Network Latency** Latency measured by averaging sample measurements (in 5 minute intervals) taken during a calendar month between TelCove IP Network backbone routers.
- (d) **Packet Loss** Packet Loss is measured by averaging sample measurements taken during a calendar month between TelCove IP Network backbone routers.

(e) Mean Time To Repair (MTTR – per billing period)

Sum of all trouble ticket service restoration intervals relative to Network Outage
Total Number of trouble tickets relative to Network Outages

:	TelCove Service Level Agreements						
Applicable Components	Goal	Violation Remedy					
*Network Availability	100% Availability	1 day credit = $1/30$ of the monthly fees for the applicable location(s) per each hour of downtime (e.g. downtime between 1 to 60 minutes = 1 day credit eligible) in a given billing period.					
**Latency	Less than or equal to 65ms maximum monthly average	l day credit = 1/30 of the monthly fees for the applicable location(s) if average monthly latency exceeds 65ms.					
**Packet Loss	Less than 1% average per month	1 day credit = $1/30$ of the monthly fees for the applicable location(s) per each percentage above the monthly average packet loss of 1%.					
***Mean Time To Repair (MTTR)	4 hours (monthly average)	1 day credit = $1/30$ of the monthly fees for the applicable location(s) for each hour that exceeds the initial 4 hour MTTR in a given billing period.					

*NOTE: TelCove Components Included in Network Availability: [a] TelCove Type 1 dedicated facilities used to provide private line connectivity between two (2) or more customer locations, dedicated access to customer selected Inter-exchange Carrier Points of Presence (POP), or access to TelCove provided data services and [b] TelCove provided CPE (Channel Bank, Router, CSU/DSU).

**NOTE: TelCove Network Latency and Packet Loss are relative to the TelCove IP Backbone only and do not include local access or customer specific performance. Latency and Packet Loss is measured on an ongoing basis, therefore if a customer believes TelCove has failed to meet the backbone performance guarantees set forth above (Latency and Packet Loss), then customer must contact TelCove as defined above. Upon TelCove verification that the actual average TelCove IP Network Latency for the preceding 30 days has exceeded 65ms, the customer will be eligible for SLA credit.

***NOTE: MTTR is calculated less access time. Access time is defined as: [a] the time it takes for the customer to respond to TelCove repair questions related directly to current open trouble ticket(s) or [b] the time a TelCove or store repair technician (E) waits to gain access to the customer premises. 9/11/2006

> PUBLIC SERVICE COMMISSION OF KENTUCKY



Voice Service Agreement

This Service Agreement ("Service Agreement") between Auto Electric Service Co. ("Customer") and TelCove of Kentucky, Inc. ("TelCove") (collectively the "Parties") is for the provision of telecommunications service(s) ("Service(s)"). This Service Agreement shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the Parties agree that Customer will purchase from TelCove Service(s) at the cost(s) and for the term(s) as set forth in the following table.

Quantity if Applicable	Description of Services	Term	Installation Cost	Total Installation Cost	Monthly Recurring Cost	Total Monthly Recurring Cost
15	Business Line FR	24 months	0.00	0.00	21.00	315.00
13	Hunting / Rollover	24 months	0.00	0.00	4.00	52.00
1	Caller ID	24 months	0.00	0.00	8.00	8.00
15	Inter State LD @ \$0.055 / min	24 months	0.00	0.00	Variable	Variable
15	Intra State LD @ \$0.060 / min	24 months	0.00	0.00	Variable	Variable
	Renewal Account Numbers					
	100-585-3997 & 18032831					
		Total*		\$0.00		\$375.00

* Local, State, Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in accordance with TelCove's tariffs and/or international, federal, state or local laws.

Customer Information & Approval:

In executing this Service Agreement, I acknowledge my understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this Service Agreement, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, I hereby authorize TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this Service Agreement, I further acknowledge that I have read and understand each of the Terms and Conditions of this Service Agreement, agree on behalf of Customer to be bound by them and that I am duly authorized to order and/or modify Service(s) on behalf of Customer.

Customer's Legal Name:	Auto Electric Service Co.	Signatur
State of Organization/Incor	poration: <u>Kentucky</u>	Name:
Customer Address:	4001 Produce Rd, LSVL, KY 40218	Title:
Customer Billing Telephon	e Numbers:	Date:

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President & C	Chief Executive Officer
Name:	Robert E. Guth
Signature:	/////
Date:	

TelCove Approval:

General Manager Approval of Business Terms Name: Signature Date:

AC _____Misty L Parsons___

TelCove 121 Champion Way Canonsburg, PA 15317 ATTN: Vice President & General Counsel



1. **General.** The following Additional Terms and Conditions apply to and are a part of the Service Agreement between TelCove and the Customer to which these Additional Terms and Conditions are attached or referenced (collectively "Service Agreement").

Installation. TelCove will use reasonable efforts to provide 2 Service(s) by the applicable Customer installation date. Scheduled installation dates are estimates only. TelCove will not be liable for any damages whatsoever related to delays in meeting any installation or service dates due to delays resulting from normal construction procedures or reasons beyond TelCove's control. TelCove will notify Customer when Service(s) is operational ("Service Start Date"). Unless Customer notifies TelCove within ten (10) business days that the Service(s) is not operational, Service(s) will be deemed accepted by Customer as of the Service Start Date and Customer will pay for such Service(s) as of such date. To facilitate the installation and maintenance of the Service(s), Customer will: a) prepare its premises (including the disconnection and removal of existing service) as necessary; b) provide any inside wiring, equipment and/or software necessary to connect Service(s); and c) provide TelCove all required access and security as necessary. Title to all equipment and software provided by TelCove will remain exclusively with TelCove. Customer further agrees not to create or permit to be created any lien or other encumbrances on TelCove's equipment and software relating to Customer's use of, or TelCove's placement of, such equipment or software.

3. **Term.** The term of the Service Agreement will commence on the Service Start Date and expire upon fulfillment of the term commitment set forth in the Service Agreement (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this Service Agreement shall automatically renew on a month-to-month basis (the "Renewal Term") unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable.

4. **Use of Service.** Customer may use the Service(s) for any lawful purpose provided that such use does not: a) interfere with or impair service over any of the facilities and associated equipment constituting TelCove's network; or b) impair the privacy of any communications over the facilities and equipment of TelCove. Customer will use the Service(s) in accordance with all laws and regulations, and the terms and conditions contained in this Service Agreement and TelCove's applicable tariff. TelCove may make changes to the Service(s) provided that any such change will not materially adversely affect the performance of the Service(s).

5. Maintenance/Return of Equipment. Maintenance of TelCove owned equipment and software, if any, provided as part of the Service(s) will be at no additional charge unless such charges are: a) specifically set forth in this Service Agreement; or b) for maintenance that is necessitated by unauthorized modifications or other acts or omissions of Customer or others. Customer will surrender any TelCove owned equipment or software promptly upon the discontinuance of the Service(s) for which same is being used, in the same condition as delivered subject only to reasonable wear and tear. If TelCove owned equipment or software is surrendered in damaged condition, Customer will pay TelCove any additional charges necessary to repair or replace the damaged equipment. Should Customer fail to surrender TelCove equipment or software within thirty (30) days after TelCove's request, Customer will be liable for TelCove's reasonable attorneys fees and expenses, as liquidated damages and not a penalty, in the amount of ten thousand dollars (\$10,000), representing the reasonable value of the TelCove equipment or software. Customer's obligations pursuant to this Section 5 will survive termination of this Agreement.

6. Charges and Payment. The installation and monthly recurring charges for Service(s) stated herein will be as specified in this Service Agreement. The charges stated do not include any international, federal, state or local taxes, assessments, fees or surcharges. Unless Customer provides a valid exemption certificate, Customer will pay such applicable taxes, fees or surcharges upon receipt of the invoice. Customer will notify TelCove if Customer's taxexempt status changes during the term of this Service Agreement. Payment for Service(s), including applicable international, federal, state, and local taxes, assessments, fees or surcharges, will be due upon receipt of invoice. Customer may in good faith withhold payment of any disputed charges; provided, however, that a charge is not disputed unless Customer provides TelCove with a written explanation of the disputed charge within sixty (60) days from the date of the invoice. If TelCove determines the disputed charges are valid, TelCove will notify Customer and Customer must pay all such charges within ten (10) days. Beginning forty five (45) days after the date of invoice, interest on late payments will accrue at the rate of 1.5% per month or the maximum rate allowed by law, whichever is more, on the unpaid balance. Customer will be liable to TelCove for any costs and/or expenses incurred directly or indirectly, including reasonable attorney's fees and expenses, in collection of any amounts due and owing to TelCove.

7. Additional Charges. Customer is subject to the applicable charges for moves, adds, changes, and upgrades for those items covered by this Service Agreement. All Service(s) other than those stated herein will be provided at the prevailing charges set forth in the applicable TelCove tariff. Service records will constitute full proof of the content and nature of Customer's Service(s).

8. **Tariffs.** Additional terms and conditions of this Service Agreement are set forth in TelCove's tariff(s) which are on file with the applicable state and/or federal regulatory authorities. In the event of any express conflict between this Service Agreement and the language in the applicable TelCove tariff(s), this Service Agreement will control.

9. Termination of Service(s). In addition to any other remedy available, TelCove may immediately terminate this Service Agreement, in whole or in part, in the event of a breach by Customer which includes, but is not limited to the following: a) non-payment of amounts due and owing to TelCove; b) Customer's unlawful or fraudulent use of Service(s); c) Customer provides false or misleading information; d) any material default of this Service Agreement; e) a violation of any law, rule or regulation of any governing authority having jurisdiction over the service; f) a violation giving rise to a right of termination as set forth in TelCove's applicable federal or state tariffs; or g) the Service(s) being provided to Customer are no longer economically or technically feasible. Upon such termination, Customer will immediately: i) cease utilizing the Service(s); ii) pay TelCove for all charges incurred by Customer, including taxes and surcharges, through the date such Service(s) is discontinued; and iii) except for (g) above, pay any applicable termination liability as outlined below.

10. Notice of Termination of Service Agreement. In the event Customer intends to terminate a particular Service or all Service(s) governed by this Service Agreement prior to expiration of the term set forth herein, if longer than a month to month term, Customer will provide TelCove three (3) months written notice. In the event that Customer does not so notify TelCove, Customer WillFower Networe an additional three (3) months of charges liability outlined below.

11. **Termination Liability.** If Customer ternainates Service for its own convenience, or TelCove terminates for cause as set forth above, prior to the fulfillment of the term set forth herein, then a termination liability will be due from Customer to TelCove, which Customer acknowledges is a reasonable approximation of damages and does not OF KENTUCKY represent a penalty. The termination liability will include: (a) any previously waived charges for the Services(s); plus (b) a one-time charge calculated as follows:

(i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term; or

(ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term.

Indemnification and Limitations on Liability. Customer 12. will defend, indemnify and hold TelCove, its affiliates and each of their respective owners, directors, officers, employees and agents, harmless from and against all claims, suits, expenses, losses, demands, actions, causes of action, judgments, costs and reasonable attorney's fees and expenses of any kind or nature for any and all damages of any kind arising from or related to any use of the Service(s) or otherwise arising under this Service Agreement. IN NO EVENT WILL TELCOVE BE LIABLE FOR ANY LOSS OF PROFITS OR FOR ANY DIRECT, INCIDENTAL, SPECIAL, EXEMPLARY. INDIRECT, PUNITIVE OR CONSEQUENTIAL DAMAGES, FOR ANY CAUSE OF ACTION, WHETHER IN CONTRACT OR TORT, ARISING OUT OF ITS PROVISION OF SERVICES OR TO PROVIDE SERVICES UNDER THIS FAILURE AGREEMENT, WHETHER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR NOT. TELCOVE'S MAXIMUM LIABILITY FOR ANY DAMAGES ARISING OUT OF OR **RELATED TO THIS SERVICE AGREEMENT WILL NOT** EXCEED THE TOTAL CHARGES FOR THE SERVICE(S) PROVIDED UNDER THIS SERVICE AGREEMENT DURING THE MONTH IN WHICH SUCH LIABILITY ARISES.

Force Majeure. Neither Party shall be liable for failure to 13. perform its obligations hereunder where such nonperformance is caused, in whole or in part, by force majeure, including but not limited to acts of God or government, war, national emergencies, riot, insurrection, acts of terrorism, vandalism, criminal action taken against a Party or its affiliates, disturbance, strike, lockout, work stoppage or other labor dispute, failure of usual sources of supply, unavailability, failure or malfunction of equipment or facilities provided by third parties, pole hits, storm, fire, flood, earthquake, accident, or any other cause not within TelCove's reasonable control, including, but not limited to local or foreign telephone company action and any law, order, regulation or other action of any governmental entity. In addition, TelCove will not be liable for claims or damages resulting from or caused by: a) Customer's fault, negligence or failure to perform Customer's responsibilities; b) claims against Customer by a third party; c) any act or omission of any other party; or d) equipment or services furnished by a third party. This section will survive termination or expiration of the Agreement and will continue to apply after the Agreement ends.

14. **Credit Allowances.** Service interruption credit allowances will be granted pursuant to the terms of the applicable TelCove tariff(s). Credit allowances will not apply to interruptions: a) caused by

Customer and/or its employees, contractors, subcontractors, vendors or agents; b) due to failure of power or equipment provided by others, c) during any period in which TelCove is not allowed access to the premises; d) due to maintenance and repair operations scheduled in advance with Customer; e) caused by fiber or wire cuts or other equipment damage on Customer premises; f) caused by an outage in Customer's internal network, inside wiring, Private Branch Exchange or multiplexers; g) due to circumstances or causes beyond the control of TelCove; or h) that was not reported to TelCove within thirty (30) days of the date that Service was affected.

15. **Assignment.** TelCove may assign the rights, privileges or obligations conveyed under this Service Agreement. Customer may not assign the rights, privileges, or obligations conveyed under this Service Agreement without first obtaining the written consent of TelCove, which consent will not be unreasonably withheld, provided, however, that the party to whom this Agreement is being assigned by Customer expressly assumes, in writing, the obligations of the Customer.

16. Warranties. EXCEPT AS OTHERWISE PROVIDED HEREIN, THERE ARE NO AGREEMENTS, WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, EITHER IN FACT OR BY OPERATION OF LAW, STATUTORILY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE RELATING TO THE SERVICE(S). TELCOVE ALSO MAKES NO WARRANTY THAT THE SERVICE WILL BE UNINTERRUPTED OR ERROR FREE. ALL SUCH WARRANTIES ARE EXPRESSLY EXCLUDED AND DISCLAIMED.

17. **No Agency.** This Service Agreement does not create any agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein.

Miscellaneous. This Service Agreement, is binding upon the 18. Parties' respective successors and assigns, and together with any applicable tariff(s), constitutes, the entire agreement between TelCove and Customer. No prior agreements, understandings, statements, proposals or representations, either oral or written apply. This Service Agreement can be modified only in writing by the Parties. If any provision of this Service Agreement is held to be illegal or unenforceable, this Service Agreement's unaffected provisions will remain in effect. No customer purchase orders or similar documents will vary or add to the terms of this Agreement. If either party fails to enforce any right or remedy under this Service Agreement, that does not waive the right or remedy. This Service Agreement may be signed in counterparts with the same effect as if the signature on each counterpart were upon the same instrument. The rights and remedies of the Parties shall be cumulative and in addition to any other rights or remedies provided by law or equity and will be governed by and construed in accordance with the laws of the state in which the Services are provided without giving effect to its conflict of laws provisions.



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Local Private Line Service Agreement

(Page 1 of 7)

This Local Private Line Service Agreement ("Service Agreement") between BluegrassNet ("Customer") and TelCove of Kentucky Inc. ("TelCove") is for the provision of Local Private Line Service ("Service"). This Service Agreement shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the parties agree that Customer will purchase, from TelCove, Service(s) at the costs(s) and for the term(s) set forth in the following table.

Quantity	Description of Services	Term	Installation Cost	Total Installation Cost	Monthly Recurring Cost	Total Monthly Recurring Cost
1	Pt to Pt T-1	2yr	\$500.00	\$600.00	\$175.00	\$175.00
	Point to Point from 321 E. Breckinridge Street Louisville, KY to					
	Southgate Apartments					
······································	10960 Southgate Manor Drive					
	Louisville KY 40229					
						· · · · · · · · · · · · · · · · · · ·
a fra standaria Nationalia		Total*		\$600.00**		\$175.00

• Local, State, Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in accordance with TelCove's tariffs and/or international, federal, state or local laws.

• ** Installation costs are waived, subject to the attached and incorporated additional terms and conditions.

Customer Information & Approval:

In executing this Service Agreement, I acknowledge my understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this Service Agreement, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, I hereby authorize TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this Service Agreement, I further acknowledge that I have read and understand each of the Terms and Conditions of this Service Agreement, agree on behalf of Customer to be bound by them and that I amfully authorized to order and/or modify Service(s) on behalf of Customer.

Customer's Legal Name:	Bluegras	sNet	Signature:	AUT
State of Organization/Inco	0		Name:	Dale Hamilton
Customer Address:	•	inridge Street	Title:	VP Mustaling & Develo
Customer Billing Telepho	ne Numbers:	502-589-4638	Date:	5-16-06
0				

	TelCove Approval:	
President & Chief Executive Officer Name: Robert E. Guth Signature:	General Manager Appr Name: <u>MAH</u> Signature: Date:	roval of Business Terms S. Hillos Cather Contractions Color Contractions
	TelCove 121 Champion Way Canonsburg, PA 15317 ATTN: Vice President & General Counsel	9/11/2006 PUBLIC SERVICE COMMISSION OF KENTUCKY

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The following Additional Terms and 1 General. Conditions apply to and are a part of the Service Agreement between TelCove and the Customer to which these Additional Terms and Conditions are attached or referenced (collectively "Service Agreement").

Installation. TelCove will use reasonable efforts to 2. provide Service(s) by the applicable Customer installation date. Scheduled installation dates are estimates only. TelCove will not be liable for any damages whatsoever related to delays in meeting any installation or service dates due to delays resulting from normal construction procedures or reasons beyond TelCove's TelCove will notify Customer when Service(s) is control. operational ("Service Start Date"). Unless Customer notifies TelCove within ten (10) business days that the Service(s) is not operational, Service(s) will be deemed accepted by Customer as of the Service Start Date and Customer will pay for such Service(s) as of such date. To facilitate the installation and maintenance of the Service(s), Customer will: a) prepare its premises (including the disconnection and removal of existing service) as necessary; b) provide any inside wiring, equipment and/or software necessary to connect Service(s); and c) provide TelCove all required access and Title to all equipment and software security as necessary. provided by TelCove will remain exclusively with TelCove. Customer further agrees not to create or permit to be created any lien or other encumbrances on TelCove's equipment and software relating to Customer's use of, or TelCove's placement of, such equipment or software.

The term of the Service Agreement will 3. Term. commence on the Service Start Date and expire upon fulfillment of the term commitment set forth in the Service Agreement (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this Service Agreement shall automatically renew on a month-to-month basis (the "Renewal Term") unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable.

Use of Service. Customer may use the Service(s) for any 4. lawful purpose provided that such use does not: a) interfere with or impair service over any of the facilities and associated equipment constituting TelCove's network; or b) impair the privacy of any communications over the facilities and equipment of TelCove. Customer will use the Service(s) in accordance with all laws and regulations, and the terms and conditions contained in this Service Agreement and TelCove's applicable tariff. TelCove may make changes to the Service(s) provided that any such change will not materially adversely affect the performance of the Service(s).

Maintenance/Return of Equipment. Maintenance of 5. TelCove owned equipment and software, if any, provided as part of the Service(s) will be at no additional charge unless such charges are: a) specifically set forth in this Service Agreement; or b) for maintenance that is necessitated by unauthorized modifications or other acts or omissions of Customer or others. Customer will surrender any TelCove owned equipment or software promptly upon the discontinuance of the Service(s) for which same is being used, in the same condition as delivered subject only to reasonable wear and tear. If TelCove owned

equipment or software is surrendered in damaged condition, Customer will pay TelCove any additional charges necessary to repair or replace the damaged equipment. Should Customer fail to surrender TelCove equipment or software within thirty (30) days after TelCove's request, Customer will be liable for TelCove's reasonable attorneys fees and expenses, as liquidated damages and not a penalty, in the amount of ten thousand dollars (\$10,000), representing the reasonable value of the TelCove equipment or software. Customer's obligations pursuant to this Section 5 will survive termination of this Agreement.

6. Charges and Payment. The installation and monthly recurring charges for Service(s) stated herein will be as specified in this Service Agreement. The charges stated do not include any international, federal, state or local taxes, assessments, fees or Unless Customer provides a valid exemption surcharges. certificate. Customer will pay such applicable taxes, fees or surcharges upon receipt of the invoice. Customer will notify TelCove if Customer's tax-exempt status changes during the term of this Service Agreement. Payment for Service(s), including applicable international, federal, state, and local taxes, assessments, fees or surcharges, will be due upon receipt of invoice. Customer may in good faith withhold payment of any disputed charges; provided, however, that a charge is not disputed unless Customer provides TelCove with a written explanation of the disputed charge within sixty (60) days from the date of the invoice. If TelCove determines the disputed charges are valid, TelCove will notify Customer and Customer must pay all such charges within ten (10) days. Beginning forty five (45) days after the date of invoice, interest on late payments will accrue at the rate of 1.5% per month or the maximum rate allowed by law, whichever is more, on the unpaid balance. Customer will be liable to TelCove for any costs and/or expenses incurred directly or indirectly, including reasonable attorney's fees and expenses, in collection of any amounts due and owing to TelCove.

Customer is subject to the Additional Charges. 7. applicable charges for moves, adds, changes, and upgrades for those items covered by this Service Agreement. All Service(s) other than those stated herein will be provided at the prevailing charges set forth in the applicable TelCove tariff. Service records will constitute full proof of the content and nature of Customer's Service(s).

Tariffs. Additional terms and conditions of this Service 8. Agreement are set forth in TelCove's tariff(s) which are on file with the applicable state and/or federal regulatory authorities. In the event of any express conflict between this Service Agreement and the language in the applicable TelCove tariff(s), this Service Agreement will control.

9. Termination of Service(s). In addition to any other remedy available, TelCove may immediately terminate this Service Agreement, in whole or in part, in the event of a breach by Customer

which includes, but is not limited to the fortowing and the permanant amounts due and owing to TelCove; b) Customer's unlawful or fraudulent use of Service(s); c) Customer provides filse arm steading information; d) any material default of this Service Agreement; e) a violation of any law, rule or regulation of any governing authority having jurisdiction over the service; f) a viblation giving lise to a right of termination as set forth in TelCove's applicable federal or state tariffs; or g) the Service(s) being provided to Customer are no longer



economically or technically feasible. Upon such termination, Customer will immediately: i) cease utilizing the Service(s); ii) pay TelCove for all charges incurred by Customer, including taxes and surcharges, through the date such Service(s) is discontinued; and iii) except for (g) above, pay any applicable termination liability.

Notice of Termination of Service Agreement. In the 10.event Customer intends to terminate a particular Service or all Service(s) governed by this Service Agreement prior to expiration of the term set forth herein, if longer than a month to month term, Customer will provide TelCove three (3) months written notice. In the event that Customer does not so notify TelCove, Customer will owe TelCove an additional three (3) months of charges in addition to the termination liability outlined below.

Termination Liability. If Customer terminates Service 11. for its own convenience, or TelCove terminates for cause as set forth above, prior to the fulfillment of the term set forth herein, then a termination liability will be due from Customer to TelCove; which Customer acknowledges is a reasonable approximation of damages and does not represent a penalty. The termination liability will include: (a) any previously waived charges for the Services(s); plus (b) a one-time charge calculated as follows:

> (i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term; or

> (ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term.

12. Indemnification and Limitations on Liability. Customer will defend, indemnify and hold TelCove, its affiliates and each of their respective owners, directors, officers, employees and agents, harmless from and against all claims, suits, expenses, losses, demands, actions, causes of action, judgments, costs and reasonable attorney's fees and expenses of any kind or nature for any and all damages of any kind arising from or related to any use of the Service(s) or otherwise arising under this Service Agreement. IN NO EVENT WILL TELCOVE BE LIABLE FOR ANY LOSS OF PROFITS OR FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES, FOR ANY CAUSE OF ACTION, WHETHER IN CONTRACT OR TORT, ARISING OUT OF ITS PROVISION OF SERVICES OR FAILURE TO PROVIDE SERVICES UNDER THIS OF THE WHETHER ADVISED AGREEMENT, NOT. SUCH DAMAGES OR POSSIBILITY OF ANY LIABILITY FOR TELCOVE'S MAXIMUM DAMAGES ARISING OUT OF OR RELATED TO THIS SERVICE AGREEMENT WILL NOT EXCEED THE TOTAL CHARGES FOR THE SERVICE(S) PROVIDED UNDER THIS SERVICE AGREEMENT DURING THE MONTH IN WHICH SUCH LIABILITY ARISES.

Force Majeure. Neither Party shall be liable for failure 13. to perform its obligations hereunder where such nonperformance is caused, in whole or in part, by force majeure, including but not limited to acts of God or government, war, national emergencies, riot, insurrection, acts of terrorism, vandalism, criminal action taken against a Party or its affiliates, disturbance, strike, lockout, work stoppage or other labor dispute, failure of usual sources of supply, unavailability, failure or malfunction of equipment or facilities provided by third parties, pole hits, storm, fire, flood, earthquake, accident, or any other cause not within TelCove's reasonable control, including, but not limited to local or foreign telephone company action and any law, order, regulation or other action of any governmental entity. In addition, TelCove will not be liable for claims or damages resulting from or caused by: a) Customer's fault, negligence or failure to perform Customer's responsibilities; b) claims against Customer by a third party; c) any act or omission of any other party; or d) equipment or services furnished by a third party. This section will survive termination or expiration of the Agreement and will continue to apply after the Agreement ends.

14. Service Level Agreement. If, during any given calendar month, TelCove Service fails to meet the performance standards provided in this Agreement, TelCove will credit Customer as provided on the attached Service Level Agreement.

Assignment. TelCove may assign the rights, privileges 15. or obligations conveyed under this Service Agreement. Customer may not assign the rights, privileges, or obligations conveyed under this Service Agreement without first obtaining the written consent of TelCove, which consent will not be unreasonably withheld, provided, however, that the party to whom this Agreement is being assigned by Customer expressly assumes, in writing, the obligations of the Customer.

EXCEPT **OTHERWISE** 16 Warranties. AS PROVIDED HEREIN, THERE ARE NO AGREEMENTS, WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, EITHER IN FACT OR BY OPERATION OF LAW, STATUTORILY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF AND FITNESS MERCHANTABILITY FOR A PURPOSE RELATING TO THE PARTICULAR SERVICE(S). TELCOVE ALSO MAKES NO WARRANTY THAT THE SERVICE WILL BE UNINTERRUPTED OR ERROR FREE.

No Agency. This Service Agreement does not create any 17. agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein.

Miscellaneous. This Service Agreement, is binding upon 18. the Parties' respective successors and assigns, and together with any applicable tariff(s), constitutes, the entire agreement between TelCove and Customer. No prior agreements, understandings, statements, proposals or representations, either oral or written apply. This Service Agreement can be modified only in writing by the Parties. If any provision of this Service Agreement is held to be illegal or unenforceable, this Service Agreement's unaffected provisions will remain in effect. No customer purchase orders or similar documents will vary or add to the terms of this Agree

If either party fails to enforce any right or remedy under this Service Agreement, that does not waive the right or remedy. The rights and remedies of the Parties shall be cumulative and m addition to any other rights or remedies provided by law or equity. The rights and obligations of the Parties under this Service Agreement will be governed by and construed in accordance with the laws of the state in which the Services are provided without giving effect to its conflict of laws provisions that would result in the application of the laws of any other jurisdiction.



SERVICE LEVEL AGREEMENT ("SLA") FOR LOCAL PRIVATE LINE SERVICE

- a. <u>TelCove Service Level Agreement Guarantee</u>: Based upon the eligibility requirements set forth in Section (b) and up to the Maximum SLA Service Credit as set forth in Section (c), if, during any given calendar month, TelCove Services fail to meet the performance standards provided in this Agreement, Customer will receive a credit for outages experienced during normal service periods.
- b. <u>Customer eligibility for credit</u>: Customer must, within five (5) business days of the last day of the month in which the relevant performance standard was not met, either (i) contact the TelCove Account Manager/Executive in writing, describing the specific trouble and why it fails to meet a measurable performance standard, or (ii) contact the TelCove National Repair Center (NRC) directly at 877-321-5465 to open an appropriate trouble ticket related to the alleged violation in question. TelCove will verify all or any SLA violations prior to issuing a service credit. If Customer is entitled to multiple credits under the SLA arising from the same event(s), then credits shall not be cumulative. Customer shall be entitled to receive only the maximum single credit available for such an event.
- c. Maximum SLA Credits: The Maximum SLA Service Credits issued in any one calendar month shall not exceed:
 - i. Charges equaling 50% of the monthly charges for each individually affected service (i.e. individual circuit) relative to Network Availability and Latency guarantees.
 - ii. Charges equaling 50% of the total monthly charges under this agreement with respect to all Services covered under this Agreement with respect to any SLA violation if multiple Services are provided under this Agreement.
- d. <u>SLA Credit Exceptions</u>. TelCove Network Outage Time is measured from the time a TelCove trouble ticket is opened, as a result of Your inability to transmit and receive data, to the time the connection is able to transmit and receive data. SLA Service Credits shall not be issued where the service is unavailable as a result of:
 - i. Failure of any components beyond the customer side of either the access provider demarcation or the TelCove provided router, including, but not limited to Customer's applications, equipment or facilities;
 - ii. Network outages caused by non-TelCove provided local loop (e.g. ILEC provided local loop);
 - iii. Network downtime during TelCove scheduled maintenance window. TelCove shall undertake maintenance on TelCove's Network only on Tuesday and Thursday between the hours of 2:00 AM and 6:00 AM (EST);
 - iv. Force Majeure events as described in the Agreement; or
 - v. Acts or omissions of Customer or any other user of the Service authorized by Customer, and/or any willful misconduct or abuse of TelCove Services.
- e. TelCove reserves the right to review and deny any credits under this section claimed by Customer, if, in TelCove's reasonable judgment, the claim does not meet the criteria established for such claim. The TelCove Service Level Commitment is limited to only those on-net (Type 1, i.e. those circuits and facilities owned by TelCove) services being provided under this agreement and applies to each service individually. Measurement of available credit will be calculated in accordance with the following:

Measurement of Service Level Agreement Credit (per billing period)

Network Availability

Total amount of Service "downtime" (in minutes) from all trouble tickets relative to Network Outage Time (per individual service) rounded up to the nearest hour.

Example: Total Network Outage time of 20 minutes = 1 hour

Mean Time To Repair (MTTR)



Sum of all trouble ticket service restoration intervals relative to Network Outage

Total Number of trouble tickets relative to Network Outages

	TelCove Service Level Agreements				
Applicable Components	Goal	Violation Remedy			
*Network Availability	100% Availability	1 day credit = $1/30$ of the monthly fees for the applicable location(s) per each hour of downtime (<u>e.g.</u> downtime between 1 to 60 minutes = 1 day credit eligible) in a given billing period.			
**Mean Time To Repair (MTTR)	4 hours (monthly average)	1 day credit = $1/30$ of the monthly fees for the applicable location(s) for each hour that exceeds the initial 4 hour MTTR in a given billing period.			

*NOTE: TelCove Components Included in Network Availability: [a] TelCove Type 1 dedicated facilities used to provide private line connectivity between two (2) or more customer locations, dedicated access to customer selected Inter-exchange Carrier Points of Presence (POP), or access to TelCove provided data services and [b] TelCove provided CPE (Channel Bank, Router, CSU/DSU).

****NOTE**: MTTR is calculated less access time. Access time is defined as: [a] the time it takes for the customer to respond to TelCove repair questions related directly to current open trouble ticket(s) or [b] the time a TelCove onsite repair technician waits to gain access to the customer premises.





Service Agreement

This Service Agreement ("Service Agreement") between Bluegrass Net ("Customer") and TelCove of Kentucky Inc. ("TelCove") (collectively the "Parties") is for the provision of telecommunications service(s) ("Service(s)"). This Service Agreement shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the Parties agree that Customer will purchase from TelCove Service(s) at the cost(s) and for the term(s) as set forth in the following table.

Quantity if Applicable	Description of Services	Term	Installation Cost	Total Installation Cost	Monthly Recurring Cost	Total Monthly Recurring Cost
1	Pt. to Pt T-1	2yr.		\$600.00	\$250.00	\$250.00
	321 E. Breckenridge Street Lou. KY to					
	Marketing Endeavors					
	620 South 3 rd Street. 2 nd . floor					
	Louisville, KY					
		Total*		<u>\$**600.00</u>		\$250.00

Local, State, Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in accordance with TelCove's tariffs and/or international, federal, state or local laws.

** Installation costs are waived, subject to the attached and incorporated additional terms and conditions.

Customer Information & Approval:

In executing this Service Agreement, I acknowledge my understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this Service Agreement, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, I hereby authorize TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this Service Agreement, I further acknowledge that I have read and understand each of the Terms and Conditions of this Service Agreement, agree on behalf of Customer to be bound by them and that I am duly/authorized to order and/or modify Service(s) on behalf of Customer.

> Signatur Name:

Title: Date:

Customer's Legal Name:	Bluegrass Net
State of Organization/Incorpo	ration: Kentucky
Customer Address:	21 E. Breckenridge Street. Lou, KY_
Customer Billing Telephone	Numbers: 502-589-4638

e:	DOLA
	Dele Han. Hen
	VP Mertich, + Development
	6-19-06

		TelCove Approval:		
President & C	Chief Executive Officer	General Ma	nager Approval of Business T	erms
Name:	Robert E. Guth	Name:	MATTL J. thill:	<u>65</u>
Signature:		Signature:	Mat Alli	TARIFF BRANCH
Date:	7/21/20	6 Date:	6/36/06	
AE	• •			RECEIVED
· · · · · · · · · · · · · · · · · · ·				9/12/2006
		TelCove		0, 12,2000
		121 Champion Way		PUBLIC SERVICE
	1	Canonsburg, PA 15317		COMMISSION
		ATTN: Vice President & General C	Counsel	OF KENTUCKY

(Page 1 of 3)

1. **General.** The following Additional Terms and Conditions apply to and are a part of the Service Agreement between TelCove and the Customer to which these Additional Terms and Conditions are attached or referenced (collectively "Service Agreement").

Installation. TelCove will use reasonable efforts to provide 2 Service(s) by the applicable Customer installation date. Scheduled installation dates are estimates only. TelCove will not be liable for any damages whatsoever related to delays in meeting any installation or service dates due to delays resulting from normal construction procedures or reasons beyond TelCove's control. TelCove will notify Customer when Service(s) is operational ("Service Start Date"). Unless Customer notifies TelCove within ten (10) business days that the Service(s) is not operational, Service(s) will be deemed accepted by Customer as of the Service Start Date and Customer will pay for such Service(s) as of such date. To facilitate the installation and maintenance of the Service(s), Customer will: a) prepare its premises (including the disconnection and removal of existing service) as necessary; b) provide any inside wiring, equipment and/or software necessary to connect Service(s); and c) provide TelCove all required access and security as necessary. Title to all equipment and software provided by TelCove will remain exclusively with TelCove. Customer further agrees not to create or permit to be created any lien or other encumbrances on TelCove's equipment and software relating to Customer's use of, or TelCove's placement of, such equipment or software.

3. **Term.** The term of the Service Agreement will commence on the Service Start Date and expire upon fulfillment of the term commitment set forth in the Service Agreement (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this Service Agreement shall automatically renew on a month-to-month basis (the "Renewal Term") unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable.

4. Use of Service. Customer may use the Service(s) for any lawful purpose provided that such use does not: a) interfere with or impair service over any of the facilities and associated equipment constituting TelCove's network; or b) impair the privacy of any communications over the facilities and equipment of TelCove. Customer will use the Service(s) in accordance with all laws and regulations, and the terms and conditions contained in this Service Agreement and TelCove's applicable tariff. TelCove may make changes to the Service(s) provided that any such change will not materially adversely affect the performance of the Service(s).

Maintenance of Maintenance/Return of Equipment. 5. TelCove owned equipment and software, if any, provided as part of the Service(s) will be at no additional charge unless such charges are: a) specifically set forth in this Service Agreement; or b) for maintenance that is necessitated by unauthorized modifications or other acts or omissions of Customer or others. Customer will surrender any TelCove owned equipment or software promptly upon the discontinuance of the Service(s) for which same is being used, in the same condition as delivered subject only to reasonable wear and tear. If TelCove owned equipment or software is surrendered in damaged condition, Customer will pay TelCove any additional charges necessary to repair or replace the damaged equipment. Should Customer fail to surrender TelCove equipment or software within thirty (30) days after TelCove's request, Customer will be liable for TelCove's reasonable attorneys fees and expenses, as liquidated damages and not a penalty, in the amount of ten thousand dollars (\$10,000), representing the reasonable value of the TelCove equipment or software. Customer's obligations pursuant to this Section 5 will survive termination of this

Agreement.

Charges and Payment. The installation and monthly 6 recurring charges for Service(s) stated herein will be as specified in this Service Agreement. The charges stated do not include any international, federal, state or local taxes, assessments, fees or surcharges. Unless Customer provides a valid exemption certificate, Customer will pay such applicable taxes, fees or surcharges upon receipt of the invoice. Customer will notify TelCove if Customer's taxexempt status changes during the term of this Service Agreement. Payment for Service(s), including applicable international, federal, state, and local taxes, assessments, fees or surcharges, will be due upon receipt of invoice. Customer may in good faith withhold payment of any disputed charges; provided, however, that a charge is not disputed unless Customer provides TelCove with a written explanation of the disputed charge within sixty (60) days from the date of the invoice. If TelCove determines the disputed charges are valid, TelCove will notify Customer and Customer must pay all such charges within ten (10) days. Beginning forty five (45) days after the date of invoice, interest on late payments will accrue at the rate of 1.5% per month or the maximum rate allowed by law, whichever is more, on the unpaid balance. Customer will be liable to TelCove for any costs and/or expenses incurred directly or indirectly, including reasonable attorney's fees and expenses, in collection of any amounts due and owing to TelCove.

7. Additional Charges. Customer is subject to the applicable charges for moves, adds, changes, and upgrades for those items covered by this Service Agreement. All Service(s) other than those stated herein will be provided at the prevailing charges set forth in the applicable TelCove tariff. Service records will constitute full proof of the content and nature of Customer's Service(s).

8. **Tariffs.** Additional terms and conditions of this Service Agreement are set forth in TelCove's tariff(s) which are on file with the applicable state and/or federal regulatory authorities. In the event of any express conflict between this Service Agreement and the language in the applicable TelCove tariff(s), this Service Agreement will control.

Termination of Service(s). In addition to any other remedy 9. available, TelCove may immediately terminate this Service Agreement, in whole or in part, in the event of a breach by Customer which includes, but is not limited to the following: a) non-payment of amounts due and owing to TelCove; b) Customer's unlawful or fraudulent use of Service(s); c) Customer provides false or misleading information; d) any material default of this Service Agreement; e) a violation of any law, rule or regulation of any governing authority having jurisdiction over the service; f) a violation giving rise to a right of termination as set forth in TelCove's applicable federal or state tariffs; or g) the Service(s) being provided to Customer are no longer economically or technically feasible. Upon such termination, Customer will immediately: i) cease utilizing the Service(s); ii) pay TelCove for all charges incurred by Customer, including taxes and surcharges, through the date such Service(s) is discontinued; and iii) except for (g) above, pay any applicable termination liability as outlined below.

10. Notice of Termination of Service Agreement. In the event Customer intends to terminate a particular Service or all Service(s)

governed by this Service Agreement prior to expiration of the term set forth herein, if longer than a month to month term, Customer will provide TelCove three (3) months written nation. In the event that Customer does not so notify TelCove, Customer will owe TelCove an additional three (3) months of charges in addition to the termination liability outlined below. 9/12/2006

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11. **Termination Liability.** If Customer terminates Service for its own convenience, or TelCove terminates for cause as set forth above, prior to the fulfillment of the term set forth herein, then a termination liability will be due from Customer to TelCove; which Customer acknowledges is a reasonable approximation of damages and does not represent a penalty. The termination liability will include: (a) any previously waived charges for the Services(s); plus (b) a one-time charge calculated as follows:

(i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term; or

(ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term.

Indemnification and Limitations on Liability. Customer 12 will defend, indemnify and hold TelCove, its affiliates and each of their respective owners, directors, officers, employees and agents, harmless from and against all claims, suits, expenses, losses, demands, actions, causes of action, judgments, costs and reasonable attorney's fees and expenses of any kind or nature for any and all damages of any kind arising from or related to any use of the Service(s) or otherwise arising under this Service Agreement. IN NO EVENT WILL TELCOVE BE LIABLE FOR ANY LOSS OF PROFITS OR FOR ANY DIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, INDIRECT, PUNITIVE OR CONSEQUENTIAL DAMAGES, FOR ANY CAUSE OF ACTION, WHETHER IN CONTRACT OR TORT, ARISING OUT OF ITS PROVISION OF SERVICES OR FAILURE TO PROVIDE SERVICES UNDER THIS AGREEMENT, WHETHER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR NOT. TELCOVE'S MAXIMUM LIABILITY FOR ANY DAMAGES ARISING OUT OF OR RELATED TO THIS SERVICE AGREEMENT WILL NOT EXCEED THE TOTAL CHARGES FOR THE SERVICE(S) **PROVIDED UNDER THIS SERVICE AGREEMENT DURING** THE MONTH IN WHICH SUCH LIABILITY ARISES.

Force Majeure. Neither Party shall be liable for failure to 13. perform its obligations hereunder where such nonperformance is caused, in whole or in part, by force majeure, including but not limited to acts of God or government, war, national emergencies, riot, insurrection, acts of terrorism, vandalism, criminal action taken against a Party or its affiliates, disturbance, strike, lockout, work stoppage or other labor dispute, failure of usual sources of supply, unavailability, failure or malfunction of equipment or facilities provided by third parties, pole hits, storm, fire, flood, earthquake, accident, or any other cause not within TelCove's reasonable control, including, but not limited to local or foreign telephone company action and any law, order, regulation or other action of any governmental entity. In addition, TelCove will not be liable for claims or damages resulting from or caused by: a) Customer's fault, negligence or failure to perform Customer's responsibilities; b) claims against Customer by a third party; c) any act or omission of any other party; or d) equipment or services furnished by a third party. This section will survive termination or expiration of the Agreement and will continue to apply after the Agreement ends.

14. **Credit Allowances.** Service interruption credit allowances will be granted pursuant to the terms of the applicable TelCove tariff(s). Credit allowances will not apply to interruptions: a) caused by Customer and/or its employees, contractors, subcontractors, vendors or agents; b) due to failure of power or equipment provided by others; c) during any period in which TelCove is not allowed access to the premises; d) due to maintenance and repair operations scheduled in advance with Customer; e) caused by fiber or wire cuts or other equipment damage on Customer premises; f) caused by an outage in Customer's internal network, inside wiring, Private Branch Exchange or multiplexers; g) due to circumstances or causes beyond the control of TelCove; or h) that was not reported to TelCove within thirty (30) days of the date that Service was affected.

15. Assignment. TelCove may assign the rights, privileges or obligations conveyed under this Service Agreement. Customer may not assign the rights, privileges, or obligations conveyed under this Service Agreement without first obtaining the written consent of TelCove, which consent will not be unreasonably withheld, provided, however, that the party to whom this Agreement is being assigned by Customer expressly assumes, in writing, the obligations of the Customer.

16. Warranties. EXCEPT AS OTHERWISE PROVIDED HEREIN, THERE ARE NO AGREEMENTS, WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, EITHER IN FACT OR BY OPERATION OF LAW, STATUTORILY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE RELATING TO THE SERVICE(S). TELCOVE ALSO MAKES NO WARRANTY THAT THE SERVICE WILL BE UNINTERRUPTED OR ERROR FREE. ALL SUCH WARRANTIES ARE EXPRESSLY EXCLUDED AND DISCLAIMED.

17. No Agency. This Service Agreement does not create any agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein.

Miscellaneous. This Service Agreement, is binding upon the 18. Parties' respective successors and assigns, and together with any applicable tariff(s), constitutes, the entire agreement between TelCove and Customer. No prior agreements, understandings, statements, proposals or representations, either oral or written apply. This Service Agreement can be modified only in writing by the Parties. If any provision of this Service Agreement is held to be illegal or unenforceable, this Service Agreement's unaffected provisions will remain in effect. No customer purchase orders or similar documents will vary or add to the terms of this Agreement. If either party fails to enforce any right or remedy under this Service Agreement, that does not waive the right or remedy. This ISA may be signed in counterparts with the same effect as if the signature on each counterpart were upon the same instrument. The rights and remedies of the Parties shall be cumulative and in addition to any other rights or remedies provided by law or equity and will be governed by and construed in accordance with the laws of the state in which the Services are provided without giving effect to its conflict of laws provisions.





Internet Services Agreement

This Internet Services Agreement ("ISA") between Climate Conditioning ("Customer") and TelCove of Kentucky, Inc. ("TelCove") (collectively the "Parties") is for the provision of Internet service(s) ("Service(s)"). This ISA shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the Parties agree that Customer will purchase from TelCove Service(s) at the cost(s) and for the term(s) as set forth in the following table.

Quantity	Description of Services	Term	Installation Cost	Total Installation Cost	Monthly Recurring Cost	Total Monthly Recurring Cost
1	DS1 Managed Internet (512K)	24 months	0.00	0 00	325 00	325.00
	Renewal Account Number					
	2004062309005097	······································				
		Total*		\$0.00		\$325.00

* Local, State, Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in accordance with TelCove's tariffs and/or international, federal, state or local laws.

Customer Information & Approval:

In executing this ISA, I acknowledge my understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this ISA, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, I hereby authorize TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this ISA, I further acknowledge that I have read and understand each of the Terms and Conditions of this ISA, agree on behalf of Customer to be bound by them and that I am duly authorized to order and/or modify Service(s) on behalf of Customer.

Customer's Legal Name:	Climate Conditioning
State of Organization/Incorp	oration: <u>Kentucky</u>
Customer Address:	2421 Holloway Rd, LSVL, KY 40299
Customer Billing Telephone	Numbers

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Signature Name Title: Date:

	\wedge
Preside	nt & Chief Executive Officer
Name:	Robert E. Guth
Signatu	re:
Date:	7/1/00
	()
AC	Misty L Parsons

TelCove Approval:

General Manager Approval of Business Terms Name: Signature Date

TelCove 121 Champion Way Canonsburg, PA 15317 ATTN: Vice President & General Counsel



1. General. The following Additional Terms and Conditions apply to and are a part of the ISA between TelCove and the Customer to which these Additional Terms and Conditions are attached or referenced (collectively "ISA").

Installation. TelCove will use reasonable efforts to 2. provide Service(s) by the applicable Customer installation Scheduled installation dates are estimates only. date. TelCove will not be liable for any damages whatsoever related to delays in meeting any installation or service dates due to delays resulting from normal construction procedures or reasons beyond TelCove's control. TelCove will notify Customer when Service(s) is operational ("Service Start Date"). Unless Customer notifies TelCove within ten (10) business days that the Service(s) is not operational, Service(s) will be deemed accepted by Customer as of the Service Start Date and Customer will pay for such Service(s) as of such date. To facilitate the installation and maintenance of the Service(s), Customer will: a) prepare its premises (including the disconnection and removal of existing service) as necessary; b) provide any inside wiring, equipment and/or software necessary to connect Service(s); and c) provide TelCove all required access and security as necessary. Title to all equipment and software provided by TelCove will remain exclusively with TelCove. Customer further agrees not to create or permit to be created any lien or other encumbrances on TelCove's equipment and software.

3. **Term.** The term of the ISA will commence on the Service Start Date and expire upon fulfillment of the term commitment set forth in the ISA (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this ISA shall automatically renew on a month-to-month basis (the "Renewal Term") unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable.

4. Use of Service. Customer may use the Service(s) for any lawful purpose provided that such use does not: a) interfere with or impair service over any of the facilities and associated equipment constituting TelCove's network; or b) impair the privacy of any communications over the facilities and equipment of TelCove. Customer is solely responsible for the content of any transmissions of Customer and any third party utilizing customer's facilities or TelCove's facilities, use of other organization's network or computing resources are subject to their respective permission and usage policies. Customer shall limit access to and use of the Internet Services to its employees solely for Customer's business purposes and shall not resell or otherwise generate income by providing access to the Internet service to third parties; Total Sale Resale (TSR) or resale of entire service per Internet port is prohibited under this Agreement. Customer agrees to abide by TelCove's Acceptable Use Policy and Privacy Policy, each as amended from time to time, and to require any and all employees, contractors, end-user customers or other representatives using the Customer's Internet Services to abide by same, each can be found at <u>www.TelCove.com</u>. Customer will use the Service(s) in accordance with all laws and regulations, and the terms and conditions contained in this ISA. TelCove may make changes to the Service(s) provided that any such change will not materially adversely affect the performance of the Service(s).

Maintenance/Return of Equipment. Maintenance 5. of TelCove owned equipment and software, if any, provided as part of the Service(s) will be at no additional charge unless such charges are: a) specifically set forth in this ISA; or b) for maintenance that is necessitated by unauthorized modifications or other acts or omissions of Customer or others. Customer will surrender any TelCove owned equipment or software promptly upon the discontinuance of the Service(s) for which same is being used, in the same condition as delivered subject only to reasonable wear and tear. If TelCove owned equipment or software is surrendered in damaged condition, Customer will pay TelCove any additional charges necessary to repair or replace the damaged equipment. Should Customer fail to surrender TelCove equipment or software within thirty (30) days after TelCove's request, Customer will be liable for TelCove's reasonable attorneys fees and expenses, as liquidated damages and not a penalty, in the amount of ten thousand dollars (\$10,000), representing the reasonable value of the TelCove equipment or software. Customer's obligations pursuant to this Section 5 will survive termination of this Agreement.

Charges and Payment. The installation and monthly б. recurring charges for Service(s) stated herein will be as specified in this ISA. The charges stated do not include any international, federal, state or local taxes, assessments, fees or surcharges. Unless Customer provides a valid exemption certificate, Customer will pay such applicable taxes, fees or surcharges upon receipt of the invoice. Customer will notify TelCove if Customer's tax-exempt status changes during the Payment for Service(s), including term of this ISA. applicable international, federal, state, and local taxes, assessments, fees or surcharges, will be due upon receipt of invoice. Customer may in good faith withhold payment of any disputed charges; provided, however, that a charge is not disputed unless Customer provides TelCove with a written explanation of the disputed charge within sixty (60) days from the date of the invoice. If TelCove determines the disputed charges are valid, TelCove will notify Customer and Customer must pay all such charges within ten (10) days. Beginning forty five (45) days after the date INF BRANCE, interest on late payments will accrue at the rate of 1.5% per month or the maximum rate allowed by law, whichever i more, on the unpaid balance. Customer will be liable to TelCove for any costs and/or expenses incurred 1dife0106or

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indirectly, including reasonable attorney's fees and expenses, in collection of any amounts due and owing to TelCove.

7. Additional Charges. Customer is subject to the applicable charges for moves, adds, changes, and upgrades for those items covered by this ISA. All Service(s) other than those stated herein will be provided at the prevailing charges set forth in the applicable TelCove tariff. Service records will constitute full proof of the content and nature of Customer's Service(s).

8. Service Level Agreement. TelCove shall provide Customer with the Service Level Guarantee set forth in the TelCove Internet Product Service Level Agreement, attached hereto and incorporated herein by reference. TelCove will respond to any Managed Internet Service outage related to any TelCove Managed Internet Service Equipment that is leased, monitored, maintained and serviced and is currently enrolled in the TelCove Managed Internet Service plan as follows: TelCove will notify the Customer within thirty (30) minutes of any Managed Internet Service outage and provide four (4) hours on-site response time once an on-site failure has been detected and the need for on-site service of the equipment has been determined.

Termination of Service(s). In addition to any other 9 remedy available, TelCove may immediately terminate this ISA, in whole or in part, in the event of a breach by Customer which includes, but is not limited to the following: a) nonpayment of amounts due and owing to TelCove; b) Customer's unlawful or fraudulent use of Service(s); c) Customer provides false or misleading information; d) any material default of this ISA; e) a violation of any law, rule or regulation of any governing authority having jurisdiction over the service; f) a violation giving rise to a right of termination as set forth in TelCove's applicable federal or state tariffs; or g) the Service(s) being provided to Customer are no longer economically or technically feasible. Upon such termination, Customer will immediately: i) cease utilizing the Service(s); ii) pay TelCove for all charges incurred by Customer, including taxes and surcharges, through the date such Service(s) is discontinued; and iii) except for (g) above, pay any applicable termination liability as outlined below.

10. Notice of Termination of Service Agreement. In the event Customer intends to terminate a particular Service or all Service(s) governed by this ISA prior to expiration of the term set forth herein, if longer than a month to month term, Customer will provide TelCove three (3) months written notice. In the event that Customer does not so notify TelCove, Customer will owe TelCove an additional three (3) months of charges in addition to the termination liability outlined below.

11. **Termination Liability.** If Customer terminates Service for its own convenience, or TelCove terminates for cause as set forth above, prior to the fulfillment of the term set forth herein, then a termination liability will be due from Customer to TelCove; which Customer acknowledges is a reasonable approximation of damages and does not represent a penalty. The termination liability will include: (a) any previously waived charges for the Services(s); plus (b) a one-time charge calculated as follows:

(i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term; or

(ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term.

Indemnification and Limitations on Liability. 12 Customer will defend, indemnify and hold TelCove, its affiliates and each of their respective owners, directors, officers, employees and agents, harmless from and against all claims, suits, expenses, losses, demands, actions, causes of action, judgments, costs and reasonable attorney's fees and expenses of any kind or nature for any and all damages of any kind arising from or related to any use of the Service(s) or otherwise arising under this ISA. IN NO EVENT WILL TELCOVE BE LIABLE FOR ANY LOSS OF PROFITS OR FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES, FOR ANY CAUSE OF ACTION, WHETHER IN CONTRACT OR TORT, ARISING OUT OF ITS PROVISION OF SERVICES OR FAILURE TO PROVIDE SERVICES UNDER THIS WHETHER ADVISED OF AGREEMENT, THE POSSIBILITY OF SUCH DAMAGES OR NOT. TELCOVE'S MAXIMUM LIABILITY FOR ANY DAMAGES ARISING OUT OF OR RELATED TO THIS ISA WILL NOT EXCEED THE TOTAL CHARGES FOR THE SERVICE(S) PROVIDED UNDER THIS ISA DURING THE MONTH IN WHICH SUCH LIABILITY ARISES.

13. Force Majeure. Neither Party shall be liable for failure to perform its obligations hereunder where such nonperformance is caused, in whole or in part, by force majeure, including but not limited to acts of God or government, war, national emergencies, riot, insurrection, acts of terrorism, vandalism, criminal action taken against a Party or its affiliates, disturbance, strike, lockout, work stoppage or other labor dispute, failure of usual sources of supply, unavailability, failure or malfunction of equipment or facilities provided by third parties, pole hits, storm, fire, flood,

earthquake, accident, or any other cause not within Televisi reasonable control, including, but not limited to local or foreign telephone company action and any ave, or eregulation or other action of any governmental entity. In addition, TelCove will not be liable for claims or demages resulting from or caused by: a) Customer's fault, negligence or failure to perform Customer's responsibilities to perfo

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COMMISSION OF KENTUCKY against Customer by a third party; c) any act or omission of any other party; or d) equipment or services furnished by a third party. This section will survive termination or expiration of the Agreement and will continue to apply after the Agreement ends.

Credit Allowances. Service interruption credit 14 allowances will be granted pursuant to the attached Service Level Agreement. Credit allowances will not apply to interruptions: a) caused by Customer and/or its employees, contractors, subcontractors, vendors or agents; b) due to failure of power or equipment provided by others; c) during any period in which TelCove is not allowed access to the premises; d) due to maintenance and repair operations scheduled in advance with Customer, e) caused by fiber or wire cuts or other equipment damage on Customer premises; f) caused by an outage in Customer's internal network, inside wiring, Private Branch Exchange or multiplexers; g) due to circumstances or causes beyond the control of TelCove; or h) that was not reported to TelCove as stated below.

15. Assignment. TelCove may assign the rights, privileges or obligations conveyed under this ISA. Customer may not assign the rights, privileges, or obligations conveyed under this ISA without first obtaining the written consent of TelCove, which consent will not be unreasonably withheld, provided, however, that the party receiving assignment expressly assumes, in writing, the obligations of the Customer.

Warranties. EXCEPT AS OTHERWISE 16 PROVIDED HEREIN, THERE ARE NO WARRANTIES OR AGREEMENTS, REPRESENTATIONS, EXPRESS OR IMPLIED, IN FACT OR BY OPERATION OF LAW, STATUTORILY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. ARE MADE WITH RESPECT TO TELCOVE'S INTERNET ANY **INFORMATION** SERVICE(S) OR OR SOFTWARE THEREIN. TELCOVE ALSO MAKES NO WARRANTY THAT THE SERVICE WILL BE UNINTERRUPTED OR ERROR FREE. ALL SUCH WARRANTIES ARE EXPRESSLY EXCLUDED AND USE OF ANY INFORMATION DISCLAIMED. **OBTAINED VIA TELCOVE'S INTERNET SERVICE IS** AT THE CUSTOMER'S OWN RISK. TELCOVE SPECIFICALLY DISCLAIMS ANY RESPONSIBILITY FOR THE ACCURACY OR **OUALITY** OF INFORMATION OBTAINED THROUGH TTS INTERNET SERVICES.

17. **No Agency.** This Service Agreement does not create any agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein. 18 Miscellaneous. This ISA, is binding upon the Parties' respective successors and assigns, and together with any applicable tariff(s), constitutes, the entire agreement between TelCove and Customer. No prior agreements, understandings, statements, proposals or representations, either oral or written apply. This ISA can be modified only in writing by the Parties. If any provision of this ISA is held to be illegal or unenforceable, this ISA's unaffected provisions will remain in effect. No customer purchase orders or similar documents will vary or add to the terms of this Agreement. If either party fails to enforce any right or remedy under this ISA, that does not waive the right or remedy. The rights and remedies of the Parties shall be cumulative and in addition to any other rights or remedies provided by law or equity and will be governed by and construed in accordance with the laws of the state in which the Services are provided without giving effect to its conflict of laws provisions. For the purposes of this ISA, the following terms shall have the corresponding meaning, (a) Dedicated Internet Service shall mean Internet Service that is provided on a dedicated, as opposed to switched (i.e. dial-up) basis; (b) Managed Internet Service shall mean Internet Service consisting of a TelCoveprovided Internet Router at Customer's premises; and (c) Switched Internet Service shall mean Internet Service that is provided on a switched (i.e. dial-up) basis. TelCove agrees to provide Dedicated, Managed, or Switched Service(s), as applicable and available, in accordance with this ISA.



TELCOVE INTERNET PRODUCT SERVICE LEVEL AGREEMENT

- 1. Service Description: TelCove offers a service level agreement ("SLA") on all on-net, Dedicated Internet Services. The SLA applies to each service individually.
- 2. TelCove's Service Level Commitment. TelCove offers a service level agreement on all Internet Services. TelCove reserves the right to review and deny any credits under this section claimed by Customer, should Customer's claim, in TelCove's reasonable judgment, not meet the criteria established for such claim.
 - (a) The TelCove Service Level Commitment is limited to only those on-net (Type 1, Le. those circuits and facilities owned by TelCove) services being provided under this agreement and applies to each service individually.
 - (b) Customer eligibility The customer must open a trouble ticket with the TelCove National Repair Center directly at 877-321-5465 in connection with the Service Level Agreement (SLA) violation in order to be eligible for credit. The trouble ticket must be relative to the violation in question. If a customer is entitled to multiple credits under the SLA arising from the same events, then credits shall not be cumulative. The customer shall be entitled to receive only the maximum single credit available for such an event.
 - (c) Maximum SLA Credits The maximum SLA credits issued in any one calendar month shall not exceed:
 - (i) Charges equaling 50% of the monthly charges for each individually affected service (<u>i.e.</u> individual Internet port) relative to Network Availability, Latency and Packet Delivery guarantees.
 - (ii) Charges equaling 50% of the total monthly charges under this agreement with respect to all services covered under this agreement with respect to any SLA violation (if multiple services provided under this agreement).
 - (d) Service Credit Exceptions TelCove Network Outage Time is measured from the time a TelCove trouble ticket is opened, as a result of the customer's inability to transmit and receive data, to the time the Internet connection is able to transmit and receive data. Service Credits shall not be issued where the service is unavailable as a result of:
 - (i) Failure of any components beyond the customer side of either the access provider demarcation or the TelCove provided router, including, but not limited to Customer's applications, equipment or facilities.
 - (ii) Network outages caused by non-TelCove provided local loop (e.g. ILEC provided local loop).
 - (iii) Network downtime during TelCove scheduled maintenance window.
 - (iv) Force majeure events.
 - Acts or omission or Customer or any other user of the service authorized by Customer, and/or any willful misconduct or abuse of TelCove Services.
- Service Level Agreement TelCove Internet Service availability guarantee is to have the TelCove Internet Service Network performance as defined below. TelCove Internet Service will credit Customer's account if TelCove Internet Service fails to meet this availability guarantee during any given calendar month.
 - (a) If Customer believes that TelCove has failed to meet the commitment levels defined in this Str. Lusoner V must contact its TelCove Account Manager/Executive within five [5] business days of the last day of the 9/11/2006

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month in which the relevant SLA was not met. TelCove will verify all or any SLA violation prior to issuing Customer a service credit.

(b) Network Availability Total amount of Internet Service "downtime" (in minutes) from all trouble tickets relative to Network Outage Time (per individual service) rounded up to the nearest hour.

Example: Total Network Outage time of 20 minutes = 1 hour

- (c) Network Latency Latency measured by averaging sample measurements (in 5 minute intervals) taken during a calendar month between TelCove IP Network backbone routers.
- (d) **Packet Loss** Packet Loss is measured by averaging sample measurements taken during a calendar month between TelCove IP Network backbone routers.

(e) Mean Time To Repair (MTTR – per billing period)

Sum of all trouble ticket service restoration intervals relative to Network Outage
Total Number of trouble tickets relative to Network Outages

TelCove Service Level Agreements				
Applicable Components	Goal	Violation Remedy		
*Network Availability	100% Availability	1 day credit = $1/30$ of the monthly fees for the applicable location(s) per each hour of downtime (e.g. downtime between 1 to 60 minutes = 1 day credit eligible) in a given billing period.		
**Latency	Less than or equal to 65ms maximum monthly average	l day credit = 1/30 of the monthly fees for the applicable location(s) if average monthly latency exceeds 65ms.		
**Packet Loss	Less than 1% average per month	1 day credit = $1/30$ of the monthly fees for the applicable location(s) per each percentage above the monthly average packet loss of 1%.		
***Mean Time To Repair (MTTR)	4 hours (monthly average)	1 day credit = 1/30 of the monthly fees for the applicable location(s) for each hour that exceeds the initial 4 hour MTTR in a given billing period.		

*NOTE: TelCove Components Included in Network Availability: [a] TelCove Type 1 dedicated facilities used to provide private line connectivity between two (2) or more customer locations, dedicated access to customer selected Inter-exchange Carrier Points of Presence (POP), or access to TelCove provided data services and [b] TelCove provided CPE (Channel Bank, Router, CSU/DSU).

****NOTE:** TelCove Network Latency and Packet Loss are relative to the TelCove IP Backbone only and do not include local access or customer specific performance. Latency and Packet Loss is measured on an ongoing basis, therefore if a customer believes TelCove has failed to meet the backbone performance guarantees set forth above (Latency and Packet Loss), then customer must contact TelCove as defined above. Upon TelCove verification that the actual average TelCove IP Network Latency for the preceding 30 days has exceeded 65ms, the customer will be eligible for SLA credit.

***NOTE: MTTR is calculated less access time. Access time is defined as: [a] the time it takes for the customer to respond to TelCove repair questions related directly to current open trouble ticket(s) or [b] the time a TelCove onsite repair technician BRANCH waits to gain access to the customer premises.

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9/11/2006



Voice Service Agreement

This Service Agreement ("Service Agreement") between Climate Conditioning ("Customer") and TelCove of Kentucky, Inc. ("TelCove") (collectively the "Parties") is for the provision of telecommunications service(s) ("Scrvice(s)"). This Service Agreement shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the Parties agree that Customer will purchase from TelCove Service(s) at the cost(s) and for the term(s) as set forth in the following table.

Quantity if Applicable	Description of Services	Term	Installation Cost	Total Installation Cost	Monthly Recurring Cost	Total Monthly Recurring Cost
8	Business Line FR	24 months	0.00	0 00	22.00	176.00
6	Hunting / Rollover	24 months	0.00	0.00	4.00	24.00
8	LD Inter State @ \$0.055 / min	24 months	0.00	0.00	Variable	Variable
8	LD Intra State @ \$0.060 / min	24 months	0,00	0.00	Variable	Variable
	Renewal Account Number					
	2004062309005097					
		Total*		\$0.00		\$200 00

* Local, State, Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in accordance with TelCove's tariffs and/or international, federal, state or local laws.

Customer Information & Approval:

In executing this Service Agreement, I acknowledge my understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this Service Agreement, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, I hereby authorize TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this Service Agreement, I further acknowledge that I have read and understand each of the Terms and Conditions of this Service Agreement, agree on behalf of Customer to be bound by them and that I am duly authorized to order and/or modify Service(s) on behalf of Customer.

Customer's Legal Name:	Climate Conditioning	Signature:		
State of Organization/Incorp	oration: Kentucky	Name:		
Customer Address:	2421 Holloway Rd, LVL, KY 40299	Title:		
Customer Billing Telephone Numbers:				

\wedge	Tel
President & Chief Executive Officer	
Name: Robert E Guth	
Signature:	
Date: ///06	
AC Misty L Parsons	

Cove Approval:

Name: Signature:

Date:

PAUL MS DANIEL

General Manager Approval of Business Terms

TelCove 121 Champion Way Canonsburg, PA 15317 ATTN: Vice President & General Counsel



1. General. The following Additional Terms and Conditions apply to and are a part of the Service Agreement between TelCove and the Customer to which these Additional Terms and Conditions are attached or referenced (collectively "Service Agreement").

Installation. TelCove will use reasonable efforts to provide Service(s) by the applicable Customer installation date Scheduled installation dates are estimates only. TelCove will not be liable for any damages whatsoever related to delays in meeting any installation or service dates due to delays resulting from normal construction procedures or reasons beyond TelCove's control. TelCove will notify Customer when Service(s) is operational ("Service Start Date"). Unless Customer notifies TelCove within ten (10) business days that the Service(s) is not operational, Service(s) will be deemed accepted by Customer as of the Service Start Date and Customer will pay for such Service(s) as of such date. To facilitate the installation and maintenance of the Service(s), Customer will: a) prepare its premises (including the disconnection and removal of existing service) as necessary; b) provide any inside wiring, equipment and/or software necessary to connect Service(s); and c) provide TelCove all required access and security as necessary. Title to all equipment and software provided by TelCove will remain exclusively with TelCove Customer further agrees not to create or permit to be created any lien or other encumbrances on TelCove's equipment and software relating to Customer's use of, or TelCove's placement of, such equipment or software.

3. Term. The term of the Service Agreement will commence on the Service Start Date and expire upon fulfillment of the term commitment set forth in the Service Agreement (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this Service Agreement shall automatically renew on a month-to-month basis (the "Renewal Term") unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable

4. Use of Service. Customer may use the Service(s) for any lawful purpose provided that such use does not: a) interfere with or impair service over any of the facilities and associated equipment constituting TelCove's network, or b) impair the privacy of any communications over the facilities and equipment of TelCove. Customer will use the Service(s) in accordance with all laws and regulations, and the terms and conditions contained in this Service Agreement and TelCove's applicable tariff. TelCove may make changes to the Service(s) provided that any such change will not materially adversely affect the performance of the Service(s).

Maintenance/Return of Equipment. Maintenance of 5. TelCove owned equipment and software, if any, provided as part of the Service(s) will be at no additional charge unless such charges are: a) specifically set forth in this Service Agreement; or b) for maintenance that is necessitated by unauthorized modifications or other acts or omissions of Customer or others. Customer will surrender any TelCove owned equipment or software promptly upon the discontinuance of the Service(s) for which same is being used, in the same condition as delivered subject only to reasonable wear and tear. If TelCove owned equipment or software is surrendered in damaged condition, Customer will pay TelCove any additional charges necessary to repair or replace the damaged equipment. Should Customer fail to surrender TelCove equipment or software within thirty (30) days after TelCove's request, Customer will be liable for TelCove's reasonable attomeys fees and expenses, as liquidated damages and not a penalty, in the amount of ten thousand dollars (\$10,000), representing the reasonable value of the TelCove equipment or software. Customer's obligations pursuant to this Section 5 will survive termination of this Agreement.

The installation and monthly Charges and Payment. 6. recurring charges for Service(s) stated herein will be as specified in this The charges stated do not include any Service Agreement. international, federal, state or local taxes, assessments, fees or surcharges. Unless Customer provides a valid exemption certificate, Customer will pay such applicable taxes, fees or surcharges upon receipt of the invoice. Customer will notify TelCove if Customer's taxexempt status changes during the term of this Service Agreement. Payment for Service(s), including applicable international, federal, state, and local taxes, assessments, fees or surcharges, will be due upon receipt of invoice. Customer may in good faith withhold payment of any disputed charges; provided, however, that a charge is not disputed unless Customer provides TelCove with a written explanation of the disputed charge within sixty (60) days from the date of the invoice. If TelCove determines the disputed charges are valid, TelCove will notify Customer and Customer must pay all such charges within ten (10) days. Beginning forty five (45) days after the date of invoice, interest on late payments will accrue at the rate of 1.5% per month or the maximum rate allowed by law, whichever is more, on the unpaid balance. Customer will be liable to TelCove for any costs and/or expenses incurred directly or indirectly, including reasonable attorney's fees and expenses, in collection of any amounts due and owing to TelCove.

7. Additional Charges. Customer is subject to the applicable charges for moves, adds, changes, and upgrades for those items covered by this Service Agreement. All Service(s) other than those stated herein will be provided at the prevailing charges set forth in the applicable TelCove tariff. Service records will constitute full proof of the content and nature of Customer's Service(s).

8. Tariffs. Additional terms and conditions of this Service Agreement are set forth in TelCove's tariff(s) which are on file with the applicable state and/or federal regulatory authorities In the event of any express conflict between this Service Agreement and the language in the applicable TelCove tariff(s), this Service Agreement will control.

Termination of Service(s). In addition to any other remedy 9 available, TelCove may immediately terminate this Service Agreement, in whole or in part, in the event of a breach by Customer which includes, but is not limited to the following: a) non-payment of amounts due and owing to TelCove; b) Customer's unlawful or fraudulent use of Service(s); c) Customer provides false or misleading information; d) any material default of this Service Agreement; e) a violation of any law, rule or regulation of any governing authority having jurisdiction over the service; f) a violation giving rise to a right of termination as set forth in TelCove's applicable federal or state tariffs; or g) the Service(s) being provided to Customer are no longer economically or technically feasible. Upon such termination, Customer will immediately: i) cease utilizing the Service(s); ii) pay TelCove for all charges incurred by Customer, including taxes and surcharges, through the date such Service(s) is discontinued; and iii) except for (g) above, pay any applicable termination liability as outlined below.

10. Notice of Termination of Service Agreement. In the event Customer intends to terminate a particular Service or all Service(s) governed by this Service Agreement prior to expiration of the term set forth herein, if longer than a month to month term, Customer will provide TelCove three (3) months written notice. In the event that Customer does not so notify TelCove, Customer will over TelCove an additional three (3) months of charges in addition to the termination liability outlined below.

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11. Termination Liability. If Customer terminates Service for its own convenience, or TelCove terminates for cause as set forth above, prior to the fulfillment of the term set forth herein, then a termination liability will be due from Customer to TelCove; which Customer PUBLIC SERVICE acknowledges is a reasonable approximation of damages and does not represent a penalty. The termination liability will include: (a) any previously waived charges for the Services(s); plus (b) a one-time charge calculated as follows:

(i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term; or

(ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term.

Indemnification and Limitations on Liability. Customer 12. will defend, indemnify and hold TelCove, its affiliates and each of their respective owners, directors, officers, employees and agents, harmless from and against all claims, suits, expenses, losses, demands, actions, causes of action, judgments, costs and reasonable attorney's fees and expenses of any kind or nature for any and all damages of any kind arising from or related to any use of the Service(s) or otherwise arising under this Service Agreement. IN NO EVENT WILL TELCOVE BE LIABLE FOR ANY LOSS OF PROFITS OR FOR ANY DIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, INDIRECT. PUNITIVE OR CONSEQUENTIAL DAMAGES, FOR ANY CAUSE OF ACTION, WHETHER IN CONTRACT OR TORT. ARISING OUT OF ITS PROVISION OF SERVICES OR TO PROVIDE SERVICES UNDER THIS FAILURE AGREEMENT, WHETHER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR NOT. TELCOVE'S MAXIMUM LIABILITY FOR ANY DAMAGES ARISING OUT OF OR RELATED TO THIS SERVICE AGREEMENT WILL NOT EXCEED THE TOTAL CHARGES FOR THE SERVICE(S) PROVIDED UNDER THIS SERVICE AGREEMENT DURING THE MONTH IN WHICH SUCH LIABILITY ARISES.

13. Force Majeure. Neither Party shall be liable for failure to perform its obligations hereunder where such nonperformance is caused, in whole or in part, by force majeure, including but not limited to acts of God or government, war, national emergencies, riot, insurrection, acts of terrorism, vandalism, criminal action taken against a Party or its affiliates, disturbance, strike, lockout, work stoppage or other labor dispute, failure of usual sources of supply, unavailability, failure or malfunction of equipment or facilities provided by third parties, pole hits, storm, fire, flood, earthquake, accident, or any other cause not within TelCove's reasonable control, including, but not limited to local or foreign telephone company action and any law, order, regulation or other action of any governmental entity. In addition, TelCove will not be liable for claims or damages resulting from or caused by: a) Customer's fault, negligence or failure to perform Customer's responsibilities; b) claims against Customer by a third party; c) any act or omission of any other party; or d) equipment or services furnished by a third party. This section will survive termination or expiration of the Agreement and will continue to apply after the Agreement ends.

14. Credit Allowances. Service interruption credit allowances will be granted pursuant to the terms of the applicable TelCove tariff(s).

Credit allowances will not apply to interruptions: a) caused by Customer and/or its employees, contractors, subcontractors, vendors or agents; b) due to failure of power or equipment provided by others; c) during any period in which TelCove is not allowed access to the premises; d) due to maintenance and repair operations scheduled in advance with Customer; e) caused by fiber or wire cuts or other equipment damage on Customer premises; f) caused by an outage in Customer's internal network, inside wiring, Private Branch Exchange or multiplexers; g) due to circumstances or causes beyond the control of TelCove; or h) that was not reported to TelCove within thirty (30) days of the date that Service was affected.

15. Assignment. TelCove may assign the rights, privileges or obligations conveyed under this Service Agreement. Customer may not assign the rights, privileges, or obligations conveyed under this Service Agreement without first obtaining the written consent of TelCove, which consent will not be unreasonably withheld, provided, however, that the party to whom this Agreement is being assigned by Customer expressly assumes, in writing, the obligations of the Customer.

16. Warranties. EXCEPT AS OTHERWISE PROVIDED HEREIN, THERE ARE NO AGREEMENTS, WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, EITHER IN FACT OR BY OPERATION OF LAW, STATUTORILY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE RELATING TO THE SERVICE(S). TELCOVE ALSO MAKES NO WARRANTY THAT THE SERVICE WILL BE UNINTERRUPTED OR ERROR FREE. ALL SUCH WARRANTIES ARE EXPRESSLY EXCLUDED AND DISCLAIMED.

17. No Agency. This Service Agreement does not create any agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein.

Miscellaneous. This Service Agreement, is binding upon the 18. Parties' respective successors and assigns, and together with any applicable tariff(s), constitutes, the entire agreement between TelCove and Customer. No prior agreements, understandings, statements, proposals or representations, either oral or written apply. This Service Agreement can be modified only in writing by the Parties. If any provision of this Service Agreement is held to be illegal or unenforceable, this Service Agreement's unaffected provisions will remain in effect. No customer purchase orders or similar documents will vary or add to the terms of this Agreement. If either party fails to enforce any right or remedy under this Service Agreement, that does not waive the right or remedy. This Service Agreement may be signed in counterparts with the same effect as if the signature on each counterpart were upon the same instrument. The rights and remedies of the Parties shall be cumulative and in addition to any other rights or remedies provided by law or equity and will be governed by and construed in accordance with the laws of the state in which the Services are provided without giving effect to its conflict of laws provisions.





Voice Service Agreement

This Service Agreement ("Service Agreement") between Frost Brown Todd, LLC ("Customer") and TelCove of Kentucky, inc. ("TelCove") (collectively the "Parties") is for the provision of telecommunications service(s) ("Service(s)"). This Service Agreement shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the Parties agree that Customer will purchase from TelCove Service(s) at the cost(s) and for the term(s) as set forth in the following table.

Quantity if Applicable	Description of Services	Term	Installation Cost	Total Installation Cost	Monthly Recurring Cost	Total Monthly Recurring Cost
1	ISDN PRI	12 months	0.00	0.00	600.00	600.00
	Renewal Account Number					-
	100-585-4798					
		Total*		\$0.00		\$600.00

* Local, State, Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in accordance with TelCove's tariffs and/or international, federal, state or local laws.

Customer Information & Approval:

In executing this Service Agreement, I acknowledge my understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this Service Agreement, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, I hereby authorize TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this Service Agreement, I further acknowledge that I have read and understand each of the Terms and Conditions of this Service Agreement, agree on behalf of Customer to be bound by them and that I am duly authorized to order and/or modify Service(s) on behalf of Customer.

Customer's Legal Name:	Frost Brown	Todd, LLC	Signature
State of Organization/Incorp	oration: Kentucky	/	Name:
Customer Address:	400 West Market	<u>St, LSVL, KY 40202</u>	Title:
Customer Billing Telephone	Numbers:	502-212-4284	Date:

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President & C	Chief Executive Officer
Name:	Robert E. Guth
Signature:	
Date:	17/21/06

TelCove Approval:

General Manager Approval of Business Terms Name: Signature: Date:

AC _____ Misty L Parsons _____

TelCove 121 Champion Way Canonsburg, PA 15317 ATTN: Vice President & General Counsel



1. General. The following Additional Terms and Conditions apply to and are a part of the Service Agreement between TelCove and the Customer to which these Additional Terms and Conditions are attached or referenced (collectively "Service Agreement").

Installation. TelCove will use reasonable efforts to provide 2. Service(s) by the applicable Customer installation date. Scheduled installation dates are estimates only TelCove will not be liable for any damages whatsoever related to delays in meeting any installation or service dates due to delays resulting from normal construction procedures or reasons beyond TelCove's control. TelCove will notify Customer when Service(s) is operational ("Service Start Date"). Unless Customer notifies TelCove within ten (10) business days that the Service(s) is not operational, Service(s) will be deemed accepted by Customer as of the Service Start Date and Customer will pay for such Service(s) as of such date. To facilitate the installation and maintenance of the Service(s), Customer will: a) prepare its premises (including the disconnection and removal of existing service) as necessary; b) provide any inside wiring, equipment and/or software necessary to connect Service(s); and c) provide TelCove all required access and security as necessary. Title to all equipment and software provided by TelCove will remain exclusively with TelCove. Customer further agrees not to create or permit to be created any lien or other encumbrances on TelCove's equipment and software relating to Customer's use of, or TelCove's placement of, such equipment or software.

3. **Term.** The term of the Service Agreement will commence on the Service Start Date and expire upon fulfillment of the term commitment set forth in the Service Agreement (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this Service Agreement shall automatically renew on a month-to-month basis (the "Renewal Term") unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable.

4. Use of Service. Customer may use the Service(s) for any lawful purpose provided that such use does not: a) interfere with or impair service over any of the facilities and associated equipment constituting TelCove's network; or b) impair the privacy of any communications over the facilities and equipment of TelCove. Customer will use the Service(s) in accordance with all laws and regulations, and the terms and conditions contained in this Service Agreement and TelCove's applicable tariff. TelCove may make changes to the Service(s) provided that any such change will not materially adversely affect the performance of the Service(s).

Maintenance/Return of Equipment. Maintenance of 5. TelCove owned equipment and software, if any, provided as part of the Service(s) will be at no additional charge unless such charges are: a) specifically set forth in this Service Agreement; or b) for maintenance that is necessitated by unauthorized modifications or other acts or omissions of Customer or others. Customer will surrender any TelCove owned equipment or software promptly upon the discontinuance of the Service(s) for which same is being used, in the same condition as delivered subject only to reasonable wear and tear. If TelCove owned equipment or software is surrendered in damaged condition, Customer will pay TelCove any additional charges necessary to repair or replace the damaged equipment. Should Customer fail to surrender TelCove equipment or software within thirty (30) days after TelCove's request, Customer will be liable for TelCove's reasonable attorneys fees and expenses, as liquidated damages and not a penalty, in the amount of ten thousand dollars (\$10,000), representing the reasonable value of the TelCove equipment or software. Customer's obligations pursuant to this Section 5 will survive termination of this Agreement.

Charges and Payment. The installation and monthly 6. recurring charges for Service(s) stated herein will be as specified in this The charges stated do not include any Service Agreement. international, federal, state or local taxes, assessments, fees or surcharges. Unless Customer provides a valid exemption certificate, Customer will pay such applicable taxes, fees or surcharges upon receipt of the invoice. Customer will notify TelCove if Customer's taxexempt status changes during the term of this Service Agreement. Payment for Service(s), including applicable international, federal, state, and local taxes, assessments, fees or surcharges, will be due upon receipt of invoice. Customer may in good faith withhold payment of any disputed charges; provided, however, that a charge is not disputed unless Customer provides TelCove with a written explanation of the disputed charge within sixty (60) days from the date of the invoice. If TelCove determines the disputed charges are valid, TelCove will notify Customer and Customer must pay all such charges within ten (10) days. Beginning forty five (45) days after the date of invoice, interest on late payments will accrue at the rate of 1.5% per month or the maximum rate allowed by law, whichever is more, on the unpaid balance. Customer will be liable to TelCove for any costs and/or expenses incurred directly or indirectly, including reasonable attorney's fees and expenses, in collection of any amounts due and owing to TelCove.

7. Additional Charges. Customer is subject to the applicable charges for moves, adds, changes, and upgrades for those items covered by this Service Agreement. All Service(s) other than those stated herein will be provided at the prevailing charges set forth in the applicable TelCove tariff. Service records will constitute full proof of the content and nature of Customer's Service(s).

8. **Tariffs.** Additional terms and conditions of this Service Agreement are set forth in TelCove's tariff(s) which are on file with the applicable state and/or federal regulatory authorities. In the event of any express conflict between this Service Agreement and the language in the applicable TelCove tariff(s), this Service Agreement will control.

Termination of Service(s). In addition to any other remedy 9. available. TelCove may immediately terminate this Service Agreement, in whole or in part, in the event of a breach by Customer which includes, but is not limited to the following: a) non-payment of amounts due and owing to TelCove; b) Customer's unlawful or fraudulent use of Service(s); c) Customer provides false or misleading information; d) any material default of this Service Agreement; e) a violation of any law, rule or regulation of any governing authority having jurisdiction over the service; f) a violation giving rise to a right of termination as set forth in TelCove's applicable federal or state tariffs; or g) the Service(s) being provided to Customer are no longer economically or technically feasible. Upon such termination, Customer will immediately; i) cease utilizing the Service(s); ii) pay TelCove for all charges incurred by Customer, including taxes and surcharges, through the date such Service(s) is discontinued; and iii) except for (g) above, pay any applicable termination liability as outlined below.

10. Notice of Termination of Service Agreement. In the event Customer intends to terminate a particular Service or all Service(s) governed by this Service Agreement prior to expiration of the term set forth herein, if longer than a month to month term, Customer will provide TelCove three (3) months written notice. In the event that Customer does not so notify TelCove, Customer will owe TelCove an additional three (3) months of charges in addition to the termination liability outlined below. TARIFF BRANCH

11. **Termination Liability.** If Customer terminates Service for its own convenience, or TelCove terminates for cause as ser form above, prior to the fulfillment of the term set forth herein, then a termination liability will be due from Customer to TelCove; which Castorier acknowledges is a reasonable approximation of damages and does not



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represent a penalty. The termination liability will include: (a) any previously waived charges for the Services(s); plus (b) a one-time charge calculated as follows:

(i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term; or

(ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term.

Indemnification and Limitations on Liability. Customer 12. will defend, indemnify and hold TelCove, its affiliates and each of their respective owners, directors, officers, employees and agents, harmless from and against all claims, suits, expenses, losses, demands, actions, causes of action, judgments, costs and reasonable attorney's fees and expenses of any kind or nature for any and all damages of any kind arising from or related to any use of the Service(s) or otherwise arising under this Service Agreement. IN NO EVENT WILL TELCOVE BE LIABLE FOR ANY LOSS OF PROFITS OR FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES, FOR ANY CAUSE OF ACTION, WHETHER IN CONTRACT OR TORT, ARISING OUT OF ITS PROVISION OF SERVICES OR TO PROVIDE SERVICES UNDER THIS FAILURE AGREEMENT, WHETHER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR NOT. TELCOVE'S MAXIMUM LIABILITY FOR ANY DAMAGES ARISING OUT OF OR RELATED TO THIS SERVICE AGREEMENT WILL NOT EXCEED THE TOTAL CHARGES FOR THE SERVICE(S) **PROVIDED UNDER THIS SERVICE AGREEMENT DURING** THE MONTH IN WHICH SUCH LIABILITY ARISES.

13. Force Majeure. Neither Party shall be liable for failure to perform its obligations hereunder where such nonperformance is caused, in whole or in part, by force majeure, including but not limited to acts of God or government, war, national emergencies, riot, insurrection, acts of terrorism, vandalism, criminal action taken against a Party or its affiliates, disturbance, strike, lockout, work stoppage or other labor dispute, failure of usual sources of supply, unavailability, failure or malfunction of equipment or facilities provided by third parties, pole hits, storm, fire, flood, earthquake, accident, or any other cause not within TelCove's reasonable control, including, but not limited to local or foreign telephone company action and any law, order, regulation or other action of any governmental entity. In addition, TelCove will not be liable for claims or damages resulting from or caused by: a) Customer's fault, negligence or failure to perform Customer's responsibilities; b) claims against Customer by a third party; c) any act or omission of any other party; or d) equipment or services furnished by a third party. This section will survive termination or expiration of the Agreement and will continue to apply after the Agreement ends.

14. **Credit Allowances.** Service interruption credit allowances will be granted pursuant to the terms of the applicable TelCove tariff(s). Credit allowances will not apply to interruptions: a) caused by

Customer and/or its employees, contractors, subcontractors, vendors or agents; b) due to failure of power or equipment provided by others; c) during any period in which TelCove is not allowed access to the premises; d) due to maintenance and repair operations scheduled in advance with Customer; e) caused by fiber or wire cuts or other equipment damage on Customer premises; f) caused by an outage in Customer's internal network, inside wiring, Private Branch Exchange or multiplexers; g) due to circumstances or causes beyond the control of TelCove; or h) that was not reported to TelCove within thirty (30) days of the date that Service was affected.

15. Assignment. TelCove may assign the rights, privileges or obligations conveyed under this Service Agreement. Customer may not assign the rights, privileges, or obligations conveyed under this Service Agreement without first obtaining the written consent of TelCove, which consent will not be unreasonably withheld, provided, however, that the party to whom this Agreement is being assigned by Customer expressly assumes, in writing, the obligations of the Customer.

16. Warranties. EXCEPT AS OTHERWISE PROVIDED HEREIN, THERE ARE NO AGREEMENTS, WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, EITHER IN FACT OR BY OPERATION OF LAW, STATUTORILY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE RELATING TO THE SERVICE(S). TELCOVE ALSO MAKES NO WARRANTY THAT THE SERVICE WILL BE UNINTERRUPTED OR ERROR FREE. ALL SUCH WARRANTIES ARE EXPRESSLY EXCLUDED AND DISCLAIMED.

17. No Agency. This Service Agreement does not create any agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein.

Miscellaneous. This Service Agreement, is binding upon the 18. Parties' respective successors and assigns, and together with any applicable tariff(s), constitutes, the entire agreement between TelCove and Customer. No prior agreements, understandings, statements, proposals or representations, either oral or written apply. This Service Agreement can be modified only in writing by the Parties. If any provision of this Service Agreement is held to be illegal or unenforceable, this Service Agreement's unaffected provisions will remain in effect. No customer purchase orders or similar documents will vary or add to the terms of this Agreement. If either party fails to enforce any right or remedy under this Service Agreement, that does not waive the right or remedy. This Service Agreement may be signed in counterparts with the same effect as if the signature on each counterpart were upon the same instrument. The rights and remedies of the Parties shall be cumulative and in addition to any other rights or remedies provided by law or equity and will be governed by and construed in accordance with the laws of the state in which the Services are provided without giving effect to its conflict of laws provisions.





This Service Agreement ("Service Agreement") between Humana Inc ("Customer") and TelCove of Kentucky, Inc. ("TelCove") (collectively the "Parties") is for the provision of telecommunications service(s) ("Service(s)"). This Service Agreement shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the Parties agree that Customer will purchase from TelCove Service(s) at the cost(s) and for the term(s) as set forth in the following table.

Quantity if Applicable	Description of Services	Term	Installation Cost	Total Installation Cost	Monthly Recurring Cost	Total Monthly Recurring Cost
1	ISDN PRI (23B+D)	36	\$200.00**	\$200.00**	\$450.00	\$450.00
		Total*		\$200.00**		\$450.00

* Local, State, Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in accordance with TelCove's tariffs and/or international, federal, state or local laws.

**Installation costs are waived, subject to the attached and incorporated additional terms and conditions

Approval:

In executing this Service Agreement, we each acknowledge our understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this Service Agreement, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, Customer hereby authorizes TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this Service Agreement, we further acknowledge that we have read and understand each of the Terms and Conditions of this Service Agreement, agree to be bound by them and agree that we are duly authorized to order and/or modify Service(s) on behalf of our respective company.

Customer's Legal Name: Humana Inc	Signature: Logen ho Lille
State of Organization/Incorporation: KY / Delaware	Name: Roger M: Quiller
Customer Address: 101 East Main Street, Louisville KY 40202	Title: Diffector Technical Servicer
Customer Billing Telephone Numbers: 502-515-2293	Date: $6/23/06$
President & Chief Executive Officer	General Manager Approval of Business Terms
Name: Robert E. Guth	Name: Matthew Phillips
Signature:	Signature: Mathematic
Date: <u>7/2//06</u>	Date: 6/30/26
AE Todd Hamill 859-514-1125	TARIFF BRANCH
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Canonsbur	mpion Way rg, PA 15317 9/11/2006 ent & General Counsel
	PUBLIC SERVICE COMMISSION

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General. The following Additional Terms and Conditions apply 1. to and are a part of the Service Agreement between TelCove and the Customer to which these Additional Terms and Conditions are attached or referenced (collectively "Service Agreement").

Installation. TelCove will use commercially reasonable 2. efforts to provide Service(s) by the applicable Customer installation date. Scheduled installation dates are estimates only. TelCove will not be liable for any damages whatsoever related to delays in meeting any installation or service dates due to delays resulting from normal construction procedures or reasons beyond TelCove's reasonable control. TelCove will notify Customer when Service(s) is operational ("Service Start Date). Customer will notify TelCove of Acceptance upon completion of testing. The term "Acceptance" shall mean acknowledgment of Customer that the Service (s), when used in conjunction with the hardware and third-party software specified by or provided by TelCove and installed in Customer environment, performs and conforms to Customer specifications and Acceptance Criteria. Customer is the sole judge of Acceptance. Acceptance shall be indicated by written notice from Customer to TelCove. Customer shall make this notification within ten (10) business days of the Service Start Date. TelCove reserves the right to begin billing for Service(s) from the Service Start Date should Customer fail to make notification within ten (10) days (or such other time period as is mutually agreed upon in writing between the TelCove and Customer). To facilitate the installation and maintenance of the Service(s), Customer will: a) prepare its premises (including the disconnection and removal of existing service) as necessary; b) provide any inside wiring, equipment and/or software necessary to connect Service(s); and c) provide TelCove with required access and security as reasonably necessary under this Service Agreement. Title to all equipment and software provided by TelCove will remain exclusively with TelCove. Customer further agrees not to create or permit to be created any lien or other encumbrances on TelCove's equipment and software relating to Customer's use of, or TelCove's placement of, such equipment or software.

3. Term. The term of the Service Agreement will commence on the Acceptance and expire upon fulfillment of the term commitment set forth in the Service Agreement (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this Service Agreement shall automatically renew for additional one year terms at the same rates as the Initial Term (the "Renewal Term") unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable.

4. Use of Service. Customer may use the Service(s) for any lawful purpose provided that such use does not: a) knowingly interfere with or impair service over any of the facilities and associated equipment constituting TelCove's network; or b) knowingly impair the privacy of any communications over the facilities and equipment of TelCove. Customer will use the Service(s) in accordance with all laws and regulations, and the terms and conditions contained in this Service Agreement and TelCove's applicable tariff. TelCove may make changes to the Service(s) provided that any such change will not materially adversely affect the performance of the Service(s).

5. Maintenance/Return of Equipment. Maintenance of TelCove owned equipment and software, if any, provided as part of the Service(s) will be at no additional charge unless such charges are: a) specifically set forth in this Service Agreement; or b) for maintenance that is necessitated by unauthorized modifications or other acts or omissions of Customer or Customer's agents or subcontractors.

Customer will surrender any TelCove owned equipment or software promptly upon the discontinuance of the Service(s) for which same is being used, in the same condition as delivered reasonable wear and tear excepted. If TelCove owned equipment or software surrendered is in damaged condition (reasonable wear and tear excepted), Customer will pay TelCove for direct costs related to the repair or reasonable replacement of the damaged equipment.

Charges and Payment. The installation charges and monthly 6. recurring charges for Service(s) stated herein will be as specified in this The charges stated do not include any Service Agreement. international, federal, state or locally mandated taxes, fees or surcharges. Unless Customer provides a valid tax exemption certificate, Customer will pay such government mandated taxes, fees or surcharges with payment of the invoice as outlined below. Notwithstanding anything stated herein, Customer is not responsible for any charges based on TelCove's net worth or net income. Customer will notify TelCove if Customer's tax-exempt status changes during the term of this Service Agreement. Payment for Service(s), including applicable international, federal, state, and local taxes, will be due 45 days after Customer receipt of a valid invoice. Customer may in good faith withhold payment of any disputed charges; provided, however, that a charge is not disputed unless Customer provides TelCove with a written explanation of the disputed charge within sixty (60) days from the date of the invoice. If the parties agree that the disputed charges are valid, Customer must pay all such charges within ten (10) days. Beginning forty five (45) days after Customer receipt of valid invoice, interest on undisputed late payments will accrue at the rate of 1% per month or the maximum rate allowed by law, whichever is more, on the unpaid balance. If the dispute with respect to payments previously made by Customer is resolved in favor of Customer, the money to be refunded shall be paid with 1% per month interest from the date paid. Customer will be liable to TelCove for any costs and/or expenses incurred directly or indirectly, including reasonable attorney's fees and expenses, in collection of any amounts due and owing to TelCove. TelCove will be liable to Customer for any costs and/or expenses incurred directly or indirectly, including reasonable attorney's fees and expenses, in collection of any amounts due and owing to Customer.

Additional Charges. Customer is subject to the applicable 7. charges for moves, adds, changes, and upgrades for those items covered by this Service Agreement. All Service(s) other than those stated herein will be negotiated at the time ordered and accepted by TelCove only by written order and mutual signature of the parties. Service records will constitute full proof of the content and nature of Customer's Service(s).

Tariffs. Additional terms and conditions of this Service 8. Agreement are set forth in TelCove's tariff(s) which are on file with the applicable state and/or federal regulatory authorities. In the event of any express conflict between this Service Agreement and the language in the applicable TelCove tariff(s), this Service Agreement will control.

Termination of Service(s). In addition to any other remedy 9. available, TelCove may immediately terminate this Service Agreement, in whole or in part, in the event of a breach by Customer which includes, but is not limited to the following: a) non-payment of undisputed amounts due and owing to TelCove; b) Customer's unlawful or fraudulent use of Service(s); c) Customer Pro Bes Carlse or misleading information; d) any materian refarin pr his pervice Agreement; e) a violation of any lav Nue vegulation of any governing authority having jurisdiction over the service; f) a violation giving rise to a right of termination as set forth in 9/el 1 \$ 200 mplicable federal or state tariffs; or g) the Service(s) being provided to Customer are no longer technically feasible. Upon supplies the supplication of the supplication will immediately: i) cease utilizing the Service (SON 1945 Stoppe for

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all charges incurred by Customer, including taxes and surcharges, through the date such Service(s) is discontinued; and iii) except for (g) above, pay any applicable termination liability as outlined below.

10. Notice of Termination of Service Agreement. In the event Customer intends to terminate a particular Service or all Service(s) governed by this Service Agreement prior to expiration of the term set forth herein, if longer than a month to month term, Customer will provide TelCove two (2) months written notice.

Termination Liability. If Customer terminates Service for its 11. own convenience, or TelCove terminates for cause as set forth above, prior to the fulfillment of the term set forth herein, then a termination liability will be due from Customer to TelCove; which Customer acknowledges is a reasonable approximation of damages and does not represent a penalty. The termination liability will include (a) any previously waived charges for the Services(s); plus (b):a one-time charge calculated as follows:

(i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term; or

(ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term.

12. Indemnification and Limitations on Liability. Both Parties will defend, indemnify and hold the other Party, its affiliates and each of their respective owners, directors, officers, employees and agents, harmless from and against all claims, suits, expenses, losses, demands, actions, causes of action, judgments, costs and reasonable attorney's fees and expenses of any kind or nature for any and all damages of any kind arising from or related to any use of the Service(s) or otherwise arising under this Service Agreement. IN NO EVENT, OTHER THAN THOSE ESTABLISHED WITHIN SECTIONS 6 OR 12 OR 13, ABOVE, WILL EITHER PARTY BE LIABLE FOR ANY LOSS OF PROFITS OR FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES, FOR ANY CAUSE OF ACTION, WHETHER IN CONTRACT OR TORT, ARISING OUT OF ITS PROVISION OF SERVICES OR FAILURE TO PROVIDE SERVICES UNDER THIS AGREEMENT, WHETHER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR NOT. EXCEPT FOR TECOVE'S OBLIGATIONS AS SET FORTH IN SECTION 12 OR 13, EACH PARTY'S MAXIMUM LIABILITY FOR ANY DAMAGES ARISING OUT OF OR RELATED TO THIS SERVICE AGREEMENT WILL NOT EXCEED THE TOTAL CHARGES FOR SERVICE(S) PROVIDED UNDER THIS SERVICE THE AGREEMENT DURING THE TWELVE (12) MONTHS PRIOR TO WHEN SUCH LIABILITY ARISES.

13. Confidential Information. During the Initial Term or any Renewal Term of this Agreement and surviving its expiration or Termination, TelCove will regard and preserve as trade secrets, proprietary and confidential all past, present and future business activities and all information related to the business of Customer, its officers, directors, employees and agents, its and their clients, members and/or enrollees that may be obtained orally, in writing or from any source, as well as all information on Customer's mainframe, networks, LANs and workstations and all software, middleware, firmware, licensed internal code and groupware whether owned or licensed currently or in the future accessed by TelCove by any direct or remote access method and also including but not limited to, any information relating to the pricing, methods, processes, financial data, lists, apparatus, statistics, programs, research, development or related information of Customer, its clients, members and/or enrollees concerning past, present or future business activities and/or the results of the provision of services to Customer (collectively "Confidential Information"),

and shall not disclose to any person, other entity, firm or enterprise or use for its behalf any Confidential Information without the prior written consent of Customer obtained in each instance. TelCove shall not communicate or otherwise utilize any Confidential Information, including the social security number, of any Customer client, member, beneficiary, subscriber or enrollee for purposes other than meeting internal administrative business needs as restricted by state rules, laws, and regulations or as required by Customer. TelCove shall not utilize the Social Security Number of any client, member, beneficiary, subscriber or enrollee on any external communication to that client, member, beneficiary, subscriber or enrollee.

Upon the written request of Customer, TelCove shall (i) deliver to Customer all items, including, but not limited to, drawings, descriptions, test data or other papers or documents, which may contain any Customer Confidential Information, as well as any copies thereof, that TelCove has in its possession.

TelCove shall not use Customer associates or Customer (ii) name or Customer logo in any advertising or reference or marketing material in any way and shall not use Customer name in any way for any reference, unless written permission is received by TelCove from Customer in each circumstance Customer name, reference or logo is used by TelCove.

Confidential Information does not include any (iii) information which: (a) has been previously published or is now or becomes public knowledge through no fault of the other party; (b) at the time of disclose is already in the lawful possession of the other party; (c) was made available to the other party, without restriction on disclosure, by a third party not under obligation of confidentiality with respect to the disclosed information; (d) is independently developed by the other party; (e) constitutes know-how which in ordinary course becomes indistinguishable from the know-how of the other party; (f) the communication is in response to a valid order by a court of competent jurisdiction or otherwise required by law.

In the event either party breaches any of its obligations (iv)under this Section 13, the breaching party will indemnify and hold harmless the non-breaching party from and against any and all harm, injury, damages, costs and expenses incurred by the non-breaching party arising out of the said breach. In addition, the non-breaching party will be entitled to obtain injunctive relief against the breaching party.

14. Force Majeure. No party to this Agreement or any Exhibit under it shall be liable for delay or failure in the performance of its contractual obligations arising from any one or more events which are beyond its reasonable control. Upon such delay or failure affecting one party, that party shall notify the other party and use all reasonable endeavors to cure or alleviate the cause of such delay or failure with a view to resuming performance of its contractual obligations as soon as practicable. Notwithstanding the foregoing, in every case the delay or failure to perform must be beyond the control and without the fault or negligence of the party claiming excusable delay. Performance times under this Agreement shall be considered extended for a period of time equivalent to the time lost because of any delay which is excusable hereunder, provided, however, that, if any such delay shall be anticipated to last more than thirty (30) days or, in the aggregate, last for a period of more than 30 days, the party not relying on the excusable delay, at its option, may Terminat TARIFF BRANCH Schedule involved.

Business Downturn. Notwithstanding the foregoing, in the even 15. that a business downturn beyond Customer's control significantly reduces the size or scope of Customer's operations and the volume of TelCove Service(s) required by Customer (with the result that Customer will be unable to meet its revenue and/or volume Collimbutionents while this Agreement (notwithstanding Customer's best effort MISSION such a shortfall)), TelCove and Customer will cooperate of Kiffents uc develop a



mutually agreeable alternative proposal that will address the concerns of bothparties and comply with all applicable legal and regulatory requirements and restrictions. By way of example and not limitation, such alternative proposal may include changes in discounts, credits, revenue and/or volume commitments, the multi-year service period, and other provisions. If the Parties reach mutual agreement regarding such an alternative proposal, TelCove shall prepare and file any necessary tariff revisions and/or the Parties will execute a contractual amendment to implement any mutually agreeable alternative proposal, subject to all applicable legal and regulatory requirements.

This provision shall not apply to a change resulting from a decision by Customer to: (i) reduce its overall use of the Services; (ii) alter its telecommunications architecture; or (iii) transfer portions of its telecommunications traffic or projected growth to carriers other than TelCove. This provision shall be used only one (1) time by Customer during the Term. Customer must give TelCove immediate written notice of the conditions it believes will require the application of this provision. This provision does not constitute a waiver of any charges incurred by Customer prior to the time the parties mutually agree to amend or replace the Agreement.

> In order to be eligible for the benefits set forth in this section, Customer agrees that any alternative proposal between the parties shall comply with the following conditions.

- (a) Customer's monthly recurring charges shall at no time be less than \$1,500.00;
- (b) Customer's location shall be "on-net," whereby the Services are provided via TelCove-provided fiber optic or fixed wireless facilities; and
- (c) Customer shall enter into a new contract for a term of not less than 2 years

16 **Credit Allowances.** Service interruption credit allowances will be granted pursuant to the terms of the applicable TelCove tariff(s). Credit allowances will not apply to interruptions: a) caused by Customer and/or its employees, contractors, subcontractors, vendors or agents; b) due to failure of power or equipment provided by others; c) during any period in which TelCove is not allowed access to the premises; d) due to maintenance and repair operations scheduled in advance with Customer; e) caused by fiber or wire cuts or other equipment damage on Customer premises; f) caused by an outage in Customer's internal network, inside wiring, Private Branch Exchange or multiplexers; g) due to circumstances or causes beyond the control of TelCove; or h) that was not reported to TelCove within thirty (30) days of the date that Service was affected. 17 merce Assignment. Neither party may assign the rights, privileges, or obligations conveyed under this Service Agreement without first obtaining the written consent of the other party which consent will not be unreasonably withheld, provided, however, that the party to whom this Agreement is being assigned by Customer expressly assumes, in writing, the obligations of the Customer. Notwithstanding the foregoing, upon the provision of prior written notice the parties may freely assign this Service Agreement, without seeking consent, to an entity with which the assigning Party is under common ownership and/or control or to an entity acquiring all or substantially all of the assets of the assigning Party.

18 Warranties. EXCEPT AS OTHERWISE PROVIDED HEREIN, THERE ARE NO AGREEMENTS, WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, EITHER IN FACT OR BY OPERATION OF LAW, STATUTORILY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE RELATING TO THE SERVICE(S). TELCOVE ALSO MAKES NO WARRANTY THAT THE SERVICE WILL BE UNINTERRUPTED OR ERROR FREE. ALL SUCH WARRANTIES ARE EXPRESSLY EXCLUDED AND DISCLAIMED.

19 **No Agency.** This Service Agreement does not create any agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein.

20. Miscellaneous. This Service Agreement, is binding upon the Parties' respective successors and assigns, and together with any applicable tariff(s), constitutes, the entire agreement between TelCove and Customer. No prior agreements, understandings, statements, proposals or representations, either oral or written apply. This Service Agreement can be modified only in writing by and between the Parties. If any provision of this Service Agreement is held to be illegal or unenforceable, this Service Agreement's unaffected provisions will remain in effect. No customer purchase orders or similar documents will vary or add to the terms of this Agreement. If either party fails to enforce any right or remedy under this Service Agreement, that does not waive the right or remedy. The rights and remedies of the Parties shall be cumulative and in addition to any other rights or remedies provided by law or equity and will be governed by and construed in accordance with the laws of the state in which the Services are provided without giving effect to its conflict of laws provisions.




Voice Service Agreement

This Service Agreement ("Service Agreement") between IGLOU Internet Services ("Customer") and TelCove of Kentucky, Inc. ("TelCove") (collectively the "Parties") is for the provision of telecommunications service(s) ("Service(s)"). This Service Agreement shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the Parties agree that Customer will purchase from TelCove Service(s) at the cost(s) and for the term(s) as set forth in the following table.

Quantity if Applicable	Description of Services	Term	Installation Cost	Total Installation Cost	Monthly Recurring Cost	Total Monthly Recurring Cost
7	ISDN PRI(LSVL)	1 yr.	Renewal	0.00	250.00	1750.00
1	DID 20 Number Block(LSVL)	1 yr.	Renewal	0.00	2.60	2.60
	Renewal Account # 100-585- 4887					
		Total*		\$		\$ 1752.60

* Local, State, Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in accordance with TelCove's tariffs and/or international, federal, state or local laws.

Customer Information & Approval:

In executing this Service Agreement, I acknowledge my understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this Service Agreement, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, I hereby authorize TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this Service Agreement, I further acknowledge that I have read and understand each of the Terms and Conditions of this Service Agreement, agree on behalf of Customer to be bound by them and that I am duly authorized to order and/or modify Service(s) on behalf of Customer.

Customer's Legal Name:	IGLOU Internet Services, Inc	Signature:	1/m/m
State of Organization/Inco	prporation: KY	Name:	Dean Brooks
Customer Address:	3315 Gilmore Industrial Blvd	Title:	General Manages
Customer Billing Telepho	ne Numbers:	Date:	6-22-06
502-968-3848			
	TelCove	Approval:	
President & Chief Executi	ve Office)	General Manag	ger Approval of Business Terms
Name: Robert E. G	uth	Name:	Matth_ S. failips
Signature:	[/tit /	Signature:	Mat Atillip
Date:	1///04	Date:	6/2/06
AE _Bob Kessinger			TARIFF
	Те	Cove	

TelCove 121 Champion Way Canonsburg, PA 15317 ATTN: Vice President & General Counsel



1. **General.** The following Additional Terms and Conditions apply to and are a part of the Service Agreement between TelCove and the Customer to which these Additional Terms and Conditions are attached or referenced (collectively "Service Agreement").

Installation. TelCove will use reasonable efforts to provide 2. Service(s) by the applicable Customer installation date. Scheduled installation dates are estimates only. TelCove will not be liable for any damages whatsoever related to delays in meeting any installation or service dates due to delays resulting from normal construction procedures or reasons beyond TelCove's control. TelCove will notify Customer when Service(s) is operational ("Service Start Date"). Unless Customer notifies TelCove within ten (10) business days that the Service(s) is not operational, Service(s) will be deemed accepted by Customer as of the Service Start Date and Customer will pay for such Service(s) as of such date. To facilitate the installation and maintenance of the Service(s), Customer will: a) prepare its premises (including the disconnection and removal of existing service) as necessary; b) provide any inside wiring, equipment and/or software necessary to connect Service(s); and c) provide TelCove all required access and security as necessary. Title to all equipment and software provided by TelCove will remain exclusively with TelCove. Customer further agrees not to create or permit to be created any lien or other encumbrances on TelCove's equipment and software relating to Customer's use of, or TelCove's placement of, such equipment or software.

3. **Term.** The term of the Service Agreement will commence on the Service Start Date and expire upon fulfillment of the term commitment set forth in the Service Agreement (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this Service Agreement shall automatically renew on a month-to-month basis (the "Renewal Term") unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable.

4. Use of Service. Customer may use the Service(s) for any lawful purpose provided that such use does not: a) interfere with or impair service over any of the facilities and associated equipment constituting TelCove's network; or b) impair the privacy of any communications over the facilities and equipment of TelCove. Customer will use the Service(s) in accordance with all laws and regulations, and the terms and conditions contained in this Service Agreement and TelCove's applicable tariff. TelCove may make changes to the Service(s) provided that any such change will not materially adversely affect the performance of the Service(s).

Maintenance/Return of Equipment. 5. Maintenance of TelCove owned equipment and software, if any, provided as part of the Service(s) will be at no additional charge unless such charges are: a) specifically set forth in this Service Agreement; or b) for maintenance that is necessitated by unauthorized modifications or other acts or omissions of Customer or others. Customer will surrender any TelCove owned equipment or software promptly upon the discontinuance of the Service(s) for which same is being used, in the same condition as delivered subject only to reasonable wear and tear. If TelCove owned equipment or software is surrendered in damaged condition, Customer will pay TelCove any additional charges necessary to repair or replace the damaged equipment. Should Customer fail to surrender TelCove equipment or software within thirty (30) days after TelCove's request, Customer will be liable for TelCove's reasonable attorneys fees and expenses, as liquidated damages and not a penalty, in the amount of ten thousand dollars (\$10,000), representing the reasonable value of the TelCove equipment or software. Customer's obligations pursuant to this Section 5 will survive termination of this

Agreement.

6. Charges and Payment. The installation and monthly recurring charges for Service(s) stated herein will be as specified in this Service Agreement. The charges stated do not include any international, federal, state or local taxes, assessments, fees or surcharges. Unless Customer provides a valid exemption certificate, Customer will pay such applicable taxes, fees or surcharges upon receipt of the invoice. Customer will notify TelCove if Customer's taxexempt status changes during the term of this Service Agreement. Payment for Service(s), including applicable international, federal, state, and local taxes, assessments, fees or surcharges, will be due upon receipt of invoice. Customer may in good faith withhold payment of any disputed charges; provided, however, that a charge is not disputed unless Customer provides TelCove with a written explanation of the disputed charge within sixty (60) days from the date of the invoice. If TelCove determines the disputed charges are valid, TelCove will notify Customer and Customer must pay all such charges within ten (10) days. Beginning forty five (45) days after the date of invoice, interest on late payments will accrue at the rate of 1.5% per month or the maximum rate allowed by law, whichever is more, on the unpaid balance. Customer will be liable to TelCove for any costs and/or expenses incurred directly or indirectly, including reasonable attorney's fees and expenses, in collection of any amounts due and owing to TelCove.

7. Additional Charges. Customer is subject to the applicable charges for moves, adds, changes, and upgrades for those items covered by this Service Agreement. All Service(s) other than those stated herein will be provided at the prevailing charges set forth in the applicable TelCove tariff. Service records will constitute full proof of the content and nature of Customer's Service(s).

8. **Tariffs.** Additional terms and conditions of this Service Agreement are set forth in TelCove's tariff(s) which are on file with the applicable state and/or federal regulatory authorities. In the event of any express conflict between this Service Agreement and the language in the applicable TelCove tariff(s), this Service Agreement will control.

9. **Termination of Service(s).** In addition to any other remedy available, TelCove may immediately terminate this Service Agreement, in whole or in part, in the event of a breach by Customer which includes, but is not limited to the following: a) non-payment of amounts due and owing to TelCove; b) Customer's unlawful or fraudulent use of Service(s); c) Customer provides false or misleading information; d) any material default of this Service Agreement; e) a violation of any law, rule or regulation of any governing authority having jurisdiction over the service; f) a violation giving rise to a right of termination as set forth in TelCove's applicable federal or state tariffs; or g) the Service(s) being provided to Customer are no longer economically or technically feasible. Upon such termination, Customer will immediately: i) cease utilizing the Service(s); ii) pay TelCove for all charges incurred by Customer, including taxes and surcharges, through the date such Service(s) is discontinued; and iii) except for (g) above, pay any applicable termination liability as outlined below.

10. Notice of Termination of Service Agreement. In the event Customer intends to terminate a particular Service or all Service(s)

governed by this Service Agreement prior to expiration of the term set forth herein, if longer than a month to month term, Customer will provide TelCove three (3) months written here. If the event that Customer does not so notify TelCove, Customer will one TelCove an additional three (3) months of charges n addition to the termination liability outlined below. 9/11/2006

> PUBLIC SERVICE COMMISSION OF KENTUCKY

11. **Termination Liability.** If Customer terminates Service for its own convenience, or TelCove terminates for cause as set forth above, prior to the fulfillment of the term set forth herein, then a termination liability will be due from Customer to TelCove; which Customer acknowledges is a reasonable approximation of damages and does not represent a penalty. The termination liability will include: (a) any previously waived charges for the Services(s); plus (b) a one-time charge calculated as follows:

(i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term; or

(ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term.

12. Indemnification and Limitations on Liability. Customer will defend, indemnify and hold TelCove, its affiliates and each of their respective owners, directors, officers, employees and agents, harmless from and against all claims, suits, expenses, losses, demands, actions, causes of action, judgments, costs and reasonable attorney's fees and expenses of any kind or nature for any and all damages of any kind arising from or related to any use of the Service(s) or otherwise arising under this Service Agreement. IN NO EVENT WILL TELCOVE BE LIABLE FOR ANY LOSS OF PROFITS OR FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY. PUNITIVE OR CONSEQUENTIAL DAMAGES, FOR ANY CAUSE OF ACTION, WHETHER IN CONTRACT OR TORT, ARISING OUT OF ITS PROVISION OF SERVICES OR FAILURE TO PROVIDE SERVICES UNDER THIS AGREEMENT, WHETHER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR NOT. TELCOVE'S MAXIMUM LIABILITY FOR ANY DAMAGES ARISING OUT OF OR **RELATED TO THIS SERVICE AGREEMENT WILL NOT** EXCEED THE TOTAL CHARGES FOR THE SERVICE(S) **PROVIDED UNDER THIS SERVICE AGREEMENT DURING** THE MONTH IN WHICH SUCH LIABILITY ARISES.

Force Majeure. Neither Party shall be liable for failure to 13. perform its obligations hereunder where such nonperformance is caused, in whole or in part, by force majeure, including but not limited to acts of God or government, war, national emergencies, riot, insurrection, acts of terrorism, vandalism, criminal action taken against a Party or its affiliates, disturbance, strike, lockout, work stoppage or other labor dispute, failure of usual sources of supply, unavailability, failure or malfunction of equipment or facilities provided by third parties, pole hits, storm, fire, flood, earthquake, accident, or any other cause not within TelCove's reasonable control, including, but not limited to local or foreign telephone company action and any law, order, regulation or other action of any governmental entity. In addition, TelCove will not be liable for claims or damages resulting from or caused by: a) Customer's fault, negligence or failure to perform Customer's responsibilities; b) claims against Customer by a third party; c) any act or omission of any other party; or d) equipment or services furnished by a third party. This section will survive termination or expiration of the Agreement and will continue to apply after the Agreement ends.

14. **Credit Allowances.** Service interruption credit allowances will be granted pursuant to the terms of the applicable TelCove tariff(s). Credit allowances will not apply to interruptions: a) caused by Customer and/or its employees, contractors, subcontractors, vendors or agents; b) due to failure of power or equipment provided by others; c) during any period in which TelCove is not allowed access to the premises; d) due to maintenance and repair operations scheduled in advance with Customer; e) caused by fiber or wire cuts or other equipment damage on Customer premises; f) caused by an outage in Customer's internal network, inside wiring, Private Branch Exchange or multiplexers; g) due to circumstances or causes beyond the control of TelCove; or h) that was not reported to TelCove within thirty (30) days of the date that Service was affected.

15. **Assignment.** TelCove may assign the rights, privileges or obligations conveyed under this Service Agreement. Customer may not assign the rights, privileges, or obligations conveyed under this Service Agreement without first obtaining the written consent of TelCove, which consent will not be unreasonably withheld, provided, however, that the party to whom this Agreement is being assigned by Customer expressly assumes, in writing, the obligations of the Customer.

16. Warranties. EXCEPT AS OTHERWISE PROVIDED HEREIN, THERE ARE NO AGREEMENTS, WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, EITHER IN FACT OR BY OPERATION OF LAW, STATUTORILY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE RELATING TO THE SERVICE(S). TELCOVE ALSO MAKES NO WARRANTY THAT THE SERVICE WILL BE UNINTERRUPTED OR ERROR FREE. ALL SUCH WARRANTIES ARE EXPRESSLY EXCLUDED AND DISCLAIMED.

17. **No Agency.** This Service Agreement does not create any agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein.

Miscellaneous. This Service Agreement, is binding upon the 18. Parties' respective successors and assigns, and together with any applicable tariff(s), constitutes, the entire agreement between TelCove and Customer. No prior agreements, understandings, statements, proposals or representations, either oral or written apply. This Service Agreement can be modified only in writing by the Parties. If any provision of this Service Agreement is held to be illegal or unenforceable, this Service Agreement's unaffected provisions will remain in effect. No customer purchase orders or similar documents will vary or add to the terms of this Agreement. If either party fails to enforce any right or remedy under this Service Agreement, that does not waive the right or remedy. This Service Agreement may be signed in counterparts with the same effect as if the signature on each counterpart were upon the same instrument. The rights and remedies of the Parties shall be cumulative and in addition to any other rights or remedies provided by law or equity and will be governed by and construed in accordance with the laws of the state in which the Services are provided without giving effect to its conflict of laws provisions.





Intercity Private Line Service Agreement

This Intercity Private Line Service Agreement ("Service Agreement") between **IGLOU Internet Services** ("Customer") and **TelCove of Kentucky, Inc.** ("TelCove") is for the provision of Intercity Private Line Service ("Service"). This Service Agreement shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the parties agree that Customer will purchase, from TelCove, Service(s) at the costs(s) and for the term(s) set forth in the following table.

Quantity	Description of Services	Term	Installation Cost	Total Installation Cost	Monthly Recurring Cost	Total Monthly Recurring Cost
1	ICPL DS3 LXTN/LSVL	1 yr.	Renewal	0.00	3200.00	3200.00
	Renewal Account # 540-888-0001					
		Total*				\$ 3200.00

* Local, State, Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in accordance with TelCove's tariffs and/or international, federal, state or local laws.

Customer Information & Approval:

In executing this Service Agreement, I acknowledge my understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this Service Agreement, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, I hereby authorize TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this Service Agreement, I further acknowledge that I have read and understand each of the Terms and Conditions of this Service Agreement, agree on behalf of Customer to be bound by them and that I am duly authorized to order and/or modify Service(s) on behalf of Customer.

Customer's Legal Name:	IGLOU Inter	net Services	Signature:
State of Organization/Incorp	ooration: KY		Name:
Customer Address:	3315 Gilmore Ind	ustrial Blvd	Title:
Customer Billing Telephone	e Numbers:	502-968-3848	Date:

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\sim	<u>TelCove Approval:</u>	
President & Chief Executive Officer	General Manager Approval of Busine	ess Terms
Name: Robert E. Guth	Name: Matthe J. Phil	ips
Signature:	Signature:	ullys
Date:7///06	Date: <u>tel 2/e/06</u>	
AE _Bob Kessinger		TARIFF BRANCH
[TelCove	RECEIVE
	121 Champion Way Canonsburg, PA 15317	9/11/2006
	ATTN: Vice President & General Counsel	PUBLIC SERVICE

(Page 1 of 5)

COMMISSION OF KENTUCKY 1. **General.** The following Additional Terms and Conditions apply to and are a part of the Service Agreement between TelCove and the Customer to which these Additional Terms and Conditions are attached or referenced (collectively "Service Agreement").

(20) Allowing Control (1997) And Control (1997)

Installation. TelCove will use reasonable efforts to provide 2. Service(s) by the applicable Customer installation date. Scheduled installation dates are estimates only. TelCove will not be liable for any damages whatsoever related to delays in meeting any installation or service dates due to delays resulting from normal construction procedures or reasons beyond TelCove's control. TelCove will notify Customer when Service(s) is operational ("Service Start Date"). Unless Customer notifies TelCove within ten (10) business days that the Service(s) is not operational, Service(s) will be deemed accepted by Customer as of the Service Start Date and Customer will pay for such Service(s) as of such date. To facilitate the installation and maintenance of the Service(s), Customer will: a) prepare its premises (including the disconnection and removal of existing service) as necessary; b) provide any inside wiring, equipment and/or software necessary to connect Service(s); and c) provide TelCove all required access and security as necessary. Title to all equipment and software provided by TelCove will remain exclusively with TelCove. Customer further agrees not to create or permit to be created any lien or other encumbrances on TelCove's equipment and software relating to Customer's use of, or TelCove's placement of, such equipment or software.

3. **Term.** The term of the Service Agreement will commence on the Service Start Date and expire upon fulfillment of the term commitment set forth in the Service Agreement (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this Service Agreement shall automatically renew on a month-to-month basis (the "Renewal Term")'unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable.

4. **Use of Service.** Customer may use the Service(s) for any lawful purpose provided that such use does not: a) interfere with or impair service over any of the facilities and associated equipment constituting TelCove's network; or b) impair the privacy of any communications over the facilities and equipment of TelCove. Customer will use the Service(s) in accordance with all laws and regulations, and the terms and conditions contained in this Service Agreement and TelCove's applicable tariff. TelCove may make changes to the Service(s) provided that any such change will not materially adversely affect the performance of the Service(s).

5. Maintenance/Return of Equipment. Maintenance of TelCove owned equipment and software, if any, provided as part of the Service(s) will be at no additional charge unless such charges are: a) specifically set forth in this Service Agreement; or b) for maintenance that is necessitated by unauthorized modifications or other acts or omissions of Customer or others. Customer will surrender any TelCove owned equipment or software promptly upon the discontinuance of the Service(s) for which same is being used, in the same condition as delivered subject only to reasonable wear and tear. If TelCove owned equipment or software is surrendered in damaged condition, Customer will pay TelCove any additional charges necessary to repair or replace the damaged equipment. Should Customer fail to surrender TelCove equipment or software within thirty (30) days after TelCove's request, Customer will be liable for TelCove's reasonable attorneys fees and expenses, as liquidated damages and not a penalty, in the amount of ten thousand

dollars (\$10,000), representing the reasonable value of the TelCove equipment or software. Customer's obligations pursuant to this Section 5 will survive termination of this Agreement.

Charges and Payment. The installation and monthly 6. recurring charges for Service(s) stated herein will be as specified in this Service Agreement. The charges stated do not include any international, federal, state or local taxes, assessments, fees or surcharges. Unless Customer provides a valid exemption certificate, Customer will pay such applicable taxes, fees or surcharges upon receipt of the invoice. Customer will notify TelCove if Customer's tax-exempt status changes during the term of this Service Agreement. Payment for Service(s), including applicable international, federal, state, and local taxes, assessments, fees or surcharges, will be due upon receipt of invoice. Customer may in good faith withhold payment of any disputed charges; provided, however, that a charge is not disputed unless Customer provides TelCove with a written explanation of the disputed charge within sixty (60) days from the date of the invoice. If TelCove determines the disputed charges are valid, TelCove will notify Customer and Customer must pay all such charges within ten (10) days. Beginning forty five (45) days after the date of invoice, interest on late payments will accrue at the rate of 1.5% per month or the maximum rate allowed by law, whichever is more, on the unpaid balance. Customer will be liable to TelCove for any costs and/or expenses incurred directly or indirectly, including reasonable attorney's fees and expenses, in collection of any amounts due and owing to TelCove.

7. Additional Charges. Customer is subject to the applicable charges for moves, adds, changes, and upgrades for those items covered by this Service Agreement. All Service(s) other than those stated herein will be provided at the prevailing charges set forth in the applicable TelCove tariff. Service records will constitute full proof of the content and nature of Customer's Service(s).

8. **Tariffs.** Additional terms and conditions of this Service Agreement are set forth in TelCove's tariff(s) which are on file with the applicable state and/or federal regulatory authorities. In the event of any express conflict between this Service Agreement and the language in the applicable TelCove tariff(s), this Service Agreement will control.

9. Termination of Service(s). In addition to any other remedy available, TelCove may immediately terminate this Service Agreement, in whole or in part, in the event of a breach by Customer which includes, but is not limited to the following: a) non-payment of amounts due and owing to TelCove; b) Customer's unlawful or fraudulent use of Service(s); c) Customer provides false or misleading information; d) any material default of this Service Agreement; e) a violation of any law, rule or regulation of any governing authority having jurisdiction over the service; f) a violation giving rise to a right of termination as set forth in TelCove's applicable federal or state tariffs; or g) the Service(s) being provided to Customer are no longer economically or technically feasible. Upon such termination, Customer will immediately: i) cease utilizing the Service(s); ii) pay TelCove for all charges incurred by Customer, including taxes and surcharges, through the date such Service(s) is discontinued; and iii) except for (g) above, pay any applicable termination flability as outlined below.

10. Notice of Termination of Service Agreement. In the event Customer intends to terminate a particular Service or 2006 rvice(s) governed by this Service Agreement prior to expiration of the term set forth herein, if longer than a month to month terms for the term set provide TelCove three (3) months written notice of the term that

OF KENTUCKY

11. **Termination Liability.** If Customer terminates Service for its own convenience, or TelCove terminates for cause as set forth above, prior to the fulfillment of the term set forth herein, then a termination liability will be due from Customer to TelCove; which Customer acknowledges is a reasonable approximation of damages and does not represent a penalty. The termination liability will include: (a) any previously waived charges for the Services(s); plus (b) a one-time charge calculated as follows:

> (i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term; or

> (ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term.

12. Indemnification and Limitations on Liability. Customer will defend, indemnify and hold TelCove, its affiliates and each of their respective owners, directors, officers, employees and agents, harmless from and against all claims, suits, expenses, losses, demands, actions, causes of action, judgments, costs and reasonable attorney's fees and expenses of any kind or nature for any and all damages of any kind arising from or related to any use of the Service(s) or otherwise arising under this Service Agreement. IN NO EVENT WILL TELCOVE BE LIABLE FOR ANY LOSS OF PROFITS OR FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES, FOR ANY CAUSE OF ACTION, WHETHER IN CONTRACT OR TORT, ARISING OUT OF ITS PROVISION OF SERVICES OR FAILURE TO PROVIDE SERVICES UNDER THIS AGREEMENT, WHETHER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR NOT. TELCOVE'S MAXIMUM LIABILITY FOR ANY DAMAGES ARISING OUT OF OR RELATED TO THIS SERVICE AGREEMENT WILL NOT EXCEED THE TOTAL CHARGES FOR THE SERVICE(S) PROVIDED UNDER THIS SERVICE AGREEMENT DURING THE MONTH IN WHICH SUCH LIABILITY ARISES.

13. Force Majeure. Neither Party shall be liable for failure to perform its obligations hereunder where such nonperformance is caused, in whole or in part, by force majeure, including but not limited to acts of God or government, war, national emergencies, riot, insurrection, acts of terrorism, vandalism, criminal action taken against a Party or its affiliates, disturbance, strike, lockout, work stoppage or other labor dispute, failure of usual sources of supply, unavailability, failure or malfunction of equipment or facilities provided by third parties, pole hits, storm, fire, flood, earthquake, accident, or any other cause not within TelCove's reasonable control, including, but not limited to local or foreign telephone company action and any law, order, regulation or other action of any governmental entity. In addition, TelCove will not be liable for claims or damages resulting from or caused by: a) Customer's fault, negligence or failure to perform Customer's responsibilities; b) claims

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against Customer by a third party; c) any act or omission of any other party; or d) equipment or services furnished by a third party. This section will survive termination or expiration of the Agreement and will continue to apply after the Agreement ends.

14. **Service Level Agreement.** If, during any given calendar month, TelCove Services fails to meet the performance standards provided in this Agreement, TelCove will credit Customer as provided on the attached Service Level Agreement.

15. Assignment. TelCove may assign the rights, privileges or obligations conveyed under this Service Agreement. Customer may not assign the rights, privileges, or obligations conveyed under this Service Agreement without first obtaining the written consent of TelCove, which consent will not be unreasonably withheld, provided, however, that the party to whom this Agreement is being assigned by Customer expressly assumes, in writing, the obligations of the Customer.

Warranties. EXCEPT AS OTHERWISE PROVIDED 16. HEREIN, THERE ARE NO AGREEMENTS, WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, EITHER IN FACT OR BY OPERATION OF LAW, STATUTORILY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY AND FITNESS FOR PURPOSE **RELATING TO** THE PARTICULAR A SERVICE(S). TELCOVE ALSO MAKES NO WARRANTY THAT THE SERVICE WILL BE UNINTERRUPTED OR ERROR FREE. ALL SUCH WARRANTIES ARE EXPRESSLY EXCLUDED AND DISCLAIMED.

17. **No Agency.** This Service Agreement does not create any agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein.

18. Miscellaneous. This Service Agreement, is binding upon the Parties' respective successors and assigns, and together with any applicable tariff(s), constitutes, the entire agreement between TelCove and Customer. No prior agreements, understandings, statements, proposals or representations, either oral or written apply. This Service Agreement can be modified only in writing by the Parties. If any provision of this Service Agreement is held to be illegal or unenforceable, this Service Agreement's unaffected provisions will remain in effect. No customer purchase orders or similar documents will vary or add to the terms of this Agreement. If either party fails to enforce any right or remedy under this Service Agreement, that does not waive the right or remedy. The rights and remedies of the Parties shall be cumulative and in addition to any other rights or remedies provided by law or equity. This Service Agreement may be signed in counterparts with the same effect as if the signature on each The rights and counterpart were upon the same instrument. obligations of the Parties under this Service Agreement will be governed by and construed in accordance with the laws of the state in which the Services are provided without giving effect to its conflict of laws provisions that would result in the application of the laws of any other jurisdiction.



SERVICE LEVEL AGREEMENT ("SLA") FOR INTERCITY PRIVATE LINE SERVICE

- a. <u>TelCove Service Level Agreement Guarantee</u>: Based upon the eligibility requirements set forth in Section (b) and up to the Maximum SLA Service Credit as set forth in Section (c), if, during any given calendar month, TelCove Services fail to meet the performance standards provided in this Agreement, Customer will receive a credit for outages experienced during normal service periods.
- b. <u>Customer eligibility for credit</u>: Customer must, within five (5) business days of the last day of the month in which the relevant performance standard was not met, either (i) contact the TelCove Account Manager/Executive in writing, describing the specific trouble and why it fails to meet a measurable performance standard, or (ii) contact the TelCove National Repair Center (NRC) directly at 877-321-5465 to open an appropriate trouble ticket related to the alleged violation in question. TelCove will verify all or any SLA violations prior to issuing a service credit. If Customer is entitled to multiple credits under the SLA arising from the same event(s), then credits shall not be cumulative. Customer shall be entitled to receive only the maximum single credit available for such an event.
- c. <u>Maximum SLA Credits</u>: The Maximum SLA Service Credits issued in any one calendar month shall not exceed:
 - i. Charges equaling 50% of the monthly charges for each individually affected service (i.e. individual circuit) relative to Network Availability and Latency guarantees.
 - ii. Charges equaling 50% of the total monthly charges under this agreement with respect to all Services covered under this Agreement with respect to any SLA violation if multiple Services are provided under this Agreement.
- **d.** <u>SLA Credit Exceptions</u>. TelCove Network Outage Time is measured from the time a TelCove trouble ticket is opened, as a result of Your inability to transmit and receive data, to the time the connection is able to transmit and receive data. SLA Service Credits shall not be issued where the service is unavailable as a result of:
 - i. Failure of any components beyond the customer side of either the access provider demarcation or the TelCove provided router, including, but not limited to Customer's applications, equipment or facilities;
 - ii. Network outages caused by non-TelCove provided local loop (e.g. ILEC provided local loop);
 - iii. Network downtime during TelCove scheduled maintenance window. TelCove shall undertake maintenance on TelCove's Network only on Tuesday and Thursday between the hours of 2:00 AM and 6:00 AM (EST);
 - iv. Force Majeure events as described in the Agreement; or
 - v. Acts or omissions of Customer or any other user of the Service authorized by Customer, and/or any willful misconduct or abuse of TelCove Services.
- e. TelCove reserves the right to review and deny any credits under this section claimed by Customer, if, in TelCove's reasonable judgment, the claim does not meet the criteria established for such claim. The TelCove Service Level Commitment is limited to only those on-net (Type 1, i.e. those circuits and facilities owned by TelCove) services being provided under this agreement and applies to each service individually. Measurement of available credit will be calculated in accordance with the following:

Measurement of Service Level Agreement Credit (per billing period)

Network Availability

Total amount of Service "downtime" (in minutes) from all trouble tickets relative to Network Outage Time (per individual service) rounded up to the nearest hour.

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Example: Total Network Outage time of 20 minutes = 1 hour

Network Latency

Latency measured by averaging sample measurements (in 5 minute intervals) taken during a calendar month between TelCove Network backbone routers.

Mean Time To Repair (MTTR)

Sum of all trouble ticket service restoration intervals relative to Network Outage Total Number of trouble tickets relative to Network Outages

TelCove Service Level Agreements						
Applicable Components	Goal	Violation Remedy				
*Network Availability	100% Availability	1 day credit = $1/30$ of the monthly fees for the applicable location(s) per each hour of downtime (e.g. downtime between 1 to 60 minutes = 1 day credit eligible) in a given billing period.				
**Latency	Less than or equal to 65ms maximum monthly average	1 day credit = $1/30$ of the monthly fees for the applicable location(s) if average monthly latency exceeds 65ms.				
***Mean Time To Repair (MTTR)	4 hours (monthly average)	1 day credit = $1/30$ of the monthly fees for the applicable location(s) for each hour that exceeds the initial 4 hour MTTR in a given billing period.				

*NOTE: TelCove Components Included in Network Availability: [a] TelCove Type 1 dedicated facilities used to provide private line connectivity between two (2) or more customer locations, dedicated access to customer selected Inter-exchange Carrier Points of Presence (POP), or access to TelCove provided data services and [b] TelCove provided CPE (Channel Bank, Router, CSU/DSU).

****NOTE:** TelCove Network Latency is relative to the TelCove Network only and does not include local access or customer specific performance. Latency is measured on an ongoing basis, therefore if a customer believes TelCove has failed to meet the backbone performance guarantees set forth above (Latency), then customer must contact TelCove as defined above. Upon TelCove verification that the actual average TelCove Network Latency for the preceding 30 days has exceeded 65ms, the customer will be eligible for SLA credit.

*****NOTE**: MTTR is calculated less access time. Access time is defined as: [a] the time it takes for the customer to respond to TelCove repair questions related directly to current open trouble ticket(s) or [b] the time a TelCove onsite repair technician waits to gain access to the customer premises.





Intercity Private Line Service Agreement

This Intercity Private Line Service Agreement ("Service Agreement") between **IGLOU Internet Services** ("Customer") and **TelCove of Kentucky, Inc.** ("TelCove") is for the provision of Intercity Private Line Service ("Service"). This Service Agreement shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the parties agree that Customer will purchase, from TelCove, Service(s) at the costs(s) and for the term(s) set forth in the following table.

Quantity	Description of Services	Term	Installation Cost	Total Installation Cost	Monthly Recurring Cost	Total Monthly Recurring Cost
1	ICPL DS3 LXTN/LSVL	1 yr.	Renewal	0.00	3200.00	3200.00
	Renewal Account # 540-888-0001					
		Total*				\$ 3200.00

* Local, State, Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in accordance with TelCove's tariffs and/or international, federal, state or local laws.

Customer Information & Approval:

In executing this Service Agreement, I acknowledge my understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this Service Agreement, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, I hereby authorize TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this Service Agreement, I further acknowledge that I have read and understand each of the Terms and Conditions of this Service Agreement, agree on behalf of Customer to be bound by them and that I am duly authorized to order and/or modify Service(s) on behalf of Customer.

Customer's Legal Name:	IGLOU Inter	net Services	Signature:
State of Organization/Incorp	ooration: KY		Name:
Customer Address:	3315 Gilmore Ind	ustrial Blvd	Title:
Customer Billing Telephone	e Numbers:	502-968-3848	Date:

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\sim	<u>TelCove Approval:</u>	
President & Chief Executive Officer	General Manager Approval of Busine	ess Terms
Name: Robert E. Guth	Name: Matthe J. Phil	ips
Signature:	Signature:	ullys
Date:7///06	Date: <u>tel 2/e/06</u>	
AE _Bob Kessinger		TARIFF BRANCH
[TelCove	RECEIVE
	121 Champion Way Canonsburg, PA 15317	9/11/2006
	ATTN: Vice President & General Counsel	PUBLIC SERVICE

(Page 1 of 5)

COMMISSION OF KENTUCKY 1. **General.** The following Additional Terms and Conditions apply to and are a part of the Service Agreement between TelCove and the Customer to which these Additional Terms and Conditions are attached or referenced (collectively "Service Agreement").

(20) Allowing Control (1997) And Control (1997)

Installation. TelCove will use reasonable efforts to provide 2. Service(s) by the applicable Customer installation date. Scheduled installation dates are estimates only. TelCove will not be liable for any damages whatsoever related to delays in meeting any installation or service dates due to delays resulting from normal construction procedures or reasons beyond TelCove's control. TelCove will notify Customer when Service(s) is operational ("Service Start Date"). Unless Customer notifies TelCove within ten (10) business days that the Service(s) is not operational, Service(s) will be deemed accepted by Customer as of the Service Start Date and Customer will pay for such Service(s) as of such date. To facilitate the installation and maintenance of the Service(s), Customer will: a) prepare its premises (including the disconnection and removal of existing service) as necessary; b) provide any inside wiring, equipment and/or software necessary to connect Service(s); and c) provide TelCove all required access and security as necessary. Title to all equipment and software provided by TelCove will remain exclusively with TelCove. Customer further agrees not to create or permit to be created any lien or other encumbrances on TelCove's equipment and software relating to Customer's use of, or TelCove's placement of, such equipment or software.

3. **Term.** The term of the Service Agreement will commence on the Service Start Date and expire upon fulfillment of the term commitment set forth in the Service Agreement (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this Service Agreement shall automatically renew on a month-to-month basis (the "Renewal Term")'unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable.

4. **Use of Service.** Customer may use the Service(s) for any lawful purpose provided that such use does not: a) interfere with or impair service over any of the facilities and associated equipment constituting TelCove's network; or b) impair the privacy of any communications over the facilities and equipment of TelCove. Customer will use the Service(s) in accordance with all laws and regulations, and the terms and conditions contained in this Service Agreement and TelCove's applicable tariff. TelCove may make changes to the Service(s) provided that any such change will not materially adversely affect the performance of the Service(s).

5. Maintenance/Return of Equipment. Maintenance of TelCove owned equipment and software, if any, provided as part of the Service(s) will be at no additional charge unless such charges are: a) specifically set forth in this Service Agreement; or b) for maintenance that is necessitated by unauthorized modifications or other acts or omissions of Customer or others. Customer will surrender any TelCove owned equipment or software promptly upon the discontinuance of the Service(s) for which same is being used, in the same condition as delivered subject only to reasonable wear and tear. If TelCove owned equipment or software is surrendered in damaged condition, Customer will pay TelCove any additional charges necessary to repair or replace the damaged equipment. Should Customer fail to surrender TelCove equipment or software within thirty (30) days after TelCove's request, Customer will be liable for TelCove's reasonable attorneys fees and expenses, as liquidated damages and not a penalty, in the amount of ten thousand

dollars (\$10,000), representing the reasonable value of the TelCove equipment or software. Customer's obligations pursuant to this Section 5 will survive termination of this Agreement.

Charges and Payment. The installation and monthly 6. recurring charges for Service(s) stated herein will be as specified in this Service Agreement. The charges stated do not include any international, federal, state or local taxes, assessments, fees or surcharges. Unless Customer provides a valid exemption certificate, Customer will pay such applicable taxes, fees or surcharges upon receipt of the invoice. Customer will notify TelCove if Customer's tax-exempt status changes during the term of this Service Agreement. Payment for Service(s), including applicable international, federal, state, and local taxes, assessments, fees or surcharges, will be due upon receipt of invoice. Customer may in good faith withhold payment of any disputed charges; provided, however, that a charge is not disputed unless Customer provides TelCove with a written explanation of the disputed charge within sixty (60) days from the date of the invoice. If TelCove determines the disputed charges are valid, TelCove will notify Customer and Customer must pay all such charges within ten (10) days. Beginning forty five (45) days after the date of invoice, interest on late payments will accrue at the rate of 1.5% per month or the maximum rate allowed by law, whichever is more, on the unpaid balance. Customer will be liable to TelCove for any costs and/or expenses incurred directly or indirectly, including reasonable attorney's fees and expenses, in collection of any amounts due and owing to TelCove.

7. Additional Charges. Customer is subject to the applicable charges for moves, adds, changes, and upgrades for those items covered by this Service Agreement. All Service(s) other than those stated herein will be provided at the prevailing charges set forth in the applicable TelCove tariff. Service records will constitute full proof of the content and nature of Customer's Service(s).

8. **Tariffs.** Additional terms and conditions of this Service Agreement are set forth in TelCove's tariff(s) which are on file with the applicable state and/or federal regulatory authorities. In the event of any express conflict between this Service Agreement and the language in the applicable TelCove tariff(s), this Service Agreement will control.

9. Termination of Service(s). In addition to any other remedy available, TelCove may immediately terminate this Service Agreement, in whole or in part, in the event of a breach by Customer which includes, but is not limited to the following: a) non-payment of amounts due and owing to TelCove; b) Customer's unlawful or fraudulent use of Service(s); c) Customer provides false or misleading information; d) any material default of this Service Agreement; e) a violation of any law, rule or regulation of any governing authority having jurisdiction over the service; f) a violation giving rise to a right of termination as set forth in TelCove's applicable federal or state tariffs; or g) the Service(s) being provided to Customer are no longer economically or technically feasible. Upon such termination, Customer will immediately: i) cease utilizing the Service(s); ii) pay TelCove for all charges incurred by Customer, including taxes and surcharges, through the date such Service(s) is discontinued; and iii) except for (g) above, pay any applicable termination flability as outlined below.

10. Notice of Termination of Service Agreement. In the event Customer intends to terminate a particular Service or/2006 rvice(s) governed by this Service Agreement prior to expiration of the term set forth herein, if longer than a month to month terms for the term set provide TelCove three (3) months written notice of the term that

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11. **Termination Liability.** If Customer terminates Service for its own convenience, or TelCove terminates for cause as set forth above, prior to the fulfillment of the term set forth herein, then a termination liability will be due from Customer to TelCove; which Customer acknowledges is a reasonable approximation of damages and does not represent a penalty. The termination liability will include: (a) any previously waived charges for the Services(s); plus (b) a one-time charge calculated as follows:

> (i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term; or

> (ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term.

12. Indemnification and Limitations on Liability. Customer will defend, indemnify and hold TelCove, its affiliates and each of their respective owners, directors, officers, employees and agents, harmless from and against all claims, suits, expenses, losses, demands, actions, causes of action, judgments, costs and reasonable attorney's fees and expenses of any kind or nature for any and all damages of any kind arising from or related to any use of the Service(s) or otherwise arising under this Service Agreement. IN NO EVENT WILL TELCOVE BE LIABLE FOR ANY LOSS OF PROFITS OR FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES, FOR ANY CAUSE OF ACTION, WHETHER IN CONTRACT OR TORT, ARISING OUT OF ITS PROVISION OF SERVICES OR FAILURE TO PROVIDE SERVICES UNDER THIS AGREEMENT, WHETHER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR NOT. TELCOVE'S MAXIMUM LIABILITY FOR ANY DAMAGES ARISING OUT OF OR RELATED TO THIS SERVICE AGREEMENT WILL NOT EXCEED THE TOTAL CHARGES FOR THE SERVICE(S) PROVIDED UNDER THIS SERVICE AGREEMENT DURING THE MONTH IN WHICH SUCH LIABILITY ARISES.

13. Force Majeure. Neither Party shall be liable for failure to perform its obligations hereunder where such nonperformance is caused, in whole or in part, by force majeure, including but not limited to acts of God or government, war, national emergencies, riot, insurrection, acts of terrorism, vandalism, criminal action taken against a Party or its affiliates, disturbance, strike, lockout, work stoppage or other labor dispute, failure of usual sources of supply, unavailability, failure or malfunction of equipment or facilities provided by third parties, pole hits, storm, fire, flood, earthquake, accident, or any other cause not within TelCove's reasonable control, including, but not limited to local or foreign telephone company action and any law, order, regulation or other action of any governmental entity. In addition, TelCove will not be liable for claims or damages resulting from or caused by: a) Customer's fault, negligence or failure to perform Customer's responsibilities; b) claims

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against Customer by a third party; c) any act or omission of any other party; or d) equipment or services furnished by a third party. This section will survive termination or expiration of the Agreement and will continue to apply after the Agreement ends.

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15. Assignment. TelCove may assign the rights, privileges or obligations conveyed under this Service Agreement. Customer may not assign the rights, privileges, or obligations conveyed under this Service Agreement without first obtaining the written consent of TelCove, which consent will not be unreasonably withheld, provided, however, that the party to whom this Agreement is being assigned by Customer expressly assumes, in writing, the obligations of the Customer.

Warranties. EXCEPT AS OTHERWISE PROVIDED 16. HEREIN, THERE ARE NO AGREEMENTS, WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, EITHER IN FACT OR BY OPERATION OF LAW, STATUTORILY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY AND FITNESS FOR PURPOSE **RELATING TO** THE PARTICULAR A SERVICE(S). TELCOVE ALSO MAKES NO WARRANTY THAT THE SERVICE WILL BE UNINTERRUPTED OR ERROR FREE. ALL SUCH WARRANTIES ARE EXPRESSLY EXCLUDED AND DISCLAIMED.

17. **No Agency.** This Service Agreement does not create any agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein.

18. Miscellaneous. This Service Agreement, is binding upon the Parties' respective successors and assigns, and together with any applicable tariff(s), constitutes, the entire agreement between TelCove and Customer. No prior agreements, understandings, statements, proposals or representations, either oral or written apply. This Service Agreement can be modified only in writing by the Parties. If any provision of this Service Agreement is held to be illegal or unenforceable, this Service Agreement's unaffected provisions will remain in effect. No customer purchase orders or similar documents will vary or add to the terms of this Agreement. If either party fails to enforce any right or remedy under this Service Agreement, that does not waive the right or remedy. The rights and remedies of the Parties shall be cumulative and in addition to any other rights or remedies provided by law or equity. This Service Agreement may be signed in counterparts with the same effect as if the signature on each The rights and counterpart were upon the same instrument. obligations of the Parties under this Service Agreement will be governed by and construed in accordance with the laws of the state in which the Services are provided without giving effect to its conflict of laws provisions that would result in the application of the laws of any other jurisdiction.



SERVICE LEVEL AGREEMENT ("SLA") FOR INTERCITY PRIVATE LINE SERVICE

- a. <u>TelCove Service Level Agreement Guarantee</u>: Based upon the eligibility requirements set forth in Section (b) and up to the Maximum SLA Service Credit as set forth in Section (c), if, during any given calendar month, TelCove Services fail to meet the performance standards provided in this Agreement, Customer will receive a credit for outages experienced during normal service periods.
- b. <u>Customer eligibility for credit</u>: Customer must, within five (5) business days of the last day of the month in which the relevant performance standard was not met, either (i) contact the TelCove Account Manager/Executive in writing, describing the specific trouble and why it fails to meet a measurable performance standard, or (ii) contact the TelCove National Repair Center (NRC) directly at 877-321-5465 to open an appropriate trouble ticket related to the alleged violation in question. TelCove will verify all or any SLA violations prior to issuing a service credit. If Customer is entitled to multiple credits under the SLA arising from the same event(s), then credits shall not be cumulative. Customer shall be entitled to receive only the maximum single credit available for such an event.
- c. <u>Maximum SLA Credits</u>: The Maximum SLA Service Credits issued in any one calendar month shall not exceed:
 - i. Charges equaling 50% of the monthly charges for each individually affected service (i.e. individual circuit) relative to Network Availability and Latency guarantees.
 - ii. Charges equaling 50% of the total monthly charges under this agreement with respect to all Services covered under this Agreement with respect to any SLA violation if multiple Services are provided under this Agreement.
- **d.** <u>SLA Credit Exceptions</u>. TelCove Network Outage Time is measured from the time a TelCove trouble ticket is opened, as a result of Your inability to transmit and receive data, to the time the connection is able to transmit and receive data. SLA Service Credits shall not be issued where the service is unavailable as a result of:
 - i. Failure of any components beyond the customer side of either the access provider demarcation or the TelCove provided router, including, but not limited to Customer's applications, equipment or facilities;
 - ii. Network outages caused by non-TelCove provided local loop (e.g. ILEC provided local loop);
 - iii. Network downtime during TelCove scheduled maintenance window. TelCove shall undertake maintenance on TelCove's Network only on Tuesday and Thursday between the hours of 2:00 AM and 6:00 AM (EST);
 - iv. Force Majeure events as described in the Agreement; or
 - v. Acts or omissions of Customer or any other user of the Service authorized by Customer, and/or any willful misconduct or abuse of TelCove Services.
- e. TelCove reserves the right to review and deny any credits under this section claimed by Customer, if, in TelCove's reasonable judgment, the claim does not meet the criteria established for such claim. The TelCove Service Level Commitment is limited to only those on-net (Type 1, i.e. those circuits and facilities owned by TelCove) services being provided under this agreement and applies to each service individually. Measurement of available credit will be calculated in accordance with the following:

Measurement of Service Level Agreement Credit (per billing period)

Network Availability

Total amount of Service "downtime" (in minutes) from all trouble tickets relative to Network Outage Time (per individual service) rounded up to the nearest hour.

TARIFF BRANCH

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Example: Total Network Outage time of 20 minutes = 1 hour

Network Latency

Latency measured by averaging sample measurements (in 5 minute intervals) taken during a calendar month between TelCove Network backbone routers.

Mean Time To Repair (MTTR)

Sum of all trouble ticket service restoration intervals relative to Network Outage Total Number of trouble tickets relative to Network Outages

TelCove Service Level Agreements						
Applicable Components	Goal	Violation Remedy				
*Network Availability	100% Availability	1 day credit = $1/30$ of the monthly fees for the applicable location(s) per each hour of downtime (e.g. downtime between 1 to 60 minutes = 1 day credit eligible) in a given billing period.				
**Latency	Less than or equal to 65ms maximum monthly average	1 day credit = $1/30$ of the monthly fees for the applicable location(s) if average monthly latency exceeds 65ms.				
***Mean Time To Repair (MTTR)	4 hours (monthly average)	1 day credit = $1/30$ of the monthly fees for the applicable location(s) for each hour that exceeds the initial 4 hour MTTR in a given billing period.				

*NOTE: TelCove Components Included in Network Availability: [a] TelCove Type 1 dedicated facilities used to provide private line connectivity between two (2) or more customer locations, dedicated access to customer selected Inter-exchange Carrier Points of Presence (POP), or access to TelCove provided data services and [b] TelCove provided CPE (Channel Bank, Router, CSU/DSU).

****NOTE:** TelCove Network Latency is relative to the TelCove Network only and does not include local access or customer specific performance. Latency is measured on an ongoing basis, therefore if a customer believes TelCove has failed to meet the backbone performance guarantees set forth above (Latency), then customer must contact TelCove as defined above. Upon TelCove verification that the actual average TelCove Network Latency for the preceding 30 days has exceeded 65ms, the customer will be eligible for SLA credit.

*****NOTE**: MTTR is calculated less access time. Access time is defined as: [a] the time it takes for the customer to respond to TelCove repair questions related directly to current open trouble ticket(s) or [b] the time a TelCove onsite repair technician waits to gain access to the customer premises.





Voice Service Agreement

This Service Agreement ("Service Agreement") between IQLOU Internet Services ("Customer") and TelCove of Kentucky, Inc. ("TelCove") (collectively the "Parties") is for the provision of telecommunications service(s) ("Service(s)"). This Service Agreement shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the Parties agree that Customer will purchase from TelCove Service(s) at the cost(s) and for the term(s) as set forth in the following table.

Quantity if Applicable	Description of Services	Term	Installation Cost	Total Installation Cost	Monthly Recurring Cost	Total Monthly Recurring Cost
3	ISDN PRI(LXTN)	1 yr.	Renewal	0.00	349.99	1049.97
2	DID 20 Number Block(LXTN)	1 yr.	Renewal	0.00	8.00	16.00
	Renewal Account # 100-590- 0777					
		Total*		\$		\$ 1065.97

* Local, State, Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in accordance with TelCove's tariffs and/or international, federal, state or local laws.

Customer Information & Approval:

In executing this Service Agreement, I acknowledge my understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this Service Agreement, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, I hereby authorize TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this Service Agreement, I further acknowledge that I have read and understand each of the Terms and Conditions of this Service Agreement, agree on behalf of Customer to be bound by them and that I am duly authorized to order and/or modify Service(s) on behalf of Customer.

Customer's Legal Name:	IGLOU Internet Services, Inc	Signature:	Ulallor
State of Organization/Incorp	oration: KY	Name:	Dean Bro
Customer Address:	3315 Gilmore Industrial Blvd	Title:	General A
Customer Billing Telephone	Numbers:	Date:	6/22/0
502-968-3848) 1
	TelCove	e Approval:	
President & Chief Executive	Officer	General Mar	nager Approval of Business

s Terms Name: Signature: Date:

AE _Bob Kessinger_

Robert E. Gu

Name:

Date:

Signature:

TelCove 121 Champion Way Canonsburg, PA 15317 ATTN: Vice President & General Counsel



1. **General.** The following Additional Terms and Conditions apply to and are a part of the Service Agreement between TelCove and the Customer to which these Additional Terms and Conditions are attached or referenced (collectively "Service Agreement").

2. Installation. TelCove will use reasonable efforts to provide Service(s) by the applicable Customer installation date. Scheduled installation dates are estimates only. TelCove will not be liable for any damages whatsoever related to delays in meeting any installation or service dates due to delays resulting from normal construction procedures or reasons beyond TelCove's control. TelCove will notify Customer when Service(s) is operational ("Service Start Date"). Unless Customer notifies TelCove within ten (10) business days that the Service(s) is not operational, Service(s) will be deemed accepted by Customer as of the Service Start Date and Customer will pay for such Service(s) as of such date. To facilitate the installation and maintenance of the Service(s), Customer will: a) prepare its premises (including the disconnection and removal of existing service) as necessary; b) provide any inside wiring, equipment and/or software necessary to connect Service(s); and c) provide TelCove all required access and security as necessary. Title to all equipment and software provided by TelCove will remain exclusively with TelCove. Customer further agrees not to create or permit to be created any lien or other encumbrances on TelCove's equipment and software relating to Customer's use of, or TelCove's placement of, such equipment or software.

3. **Term.** The term of the Service Agreement will commence on the Service Start Date and expire upon fulfillment of the term commitment set forth in the Service Agreement (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this Service Agreement shall automatically renew on a month-to-month basis (the "Renewal Term") unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable.

4. Use of Service. Customer may use the Service(s) for any lawful purpose provided that such use does not: a) interfere with or impair service over any of the facilities and associated equipment constituting TelCove's network; or b) impair the privacy of any communications over the facilities and equipment of TelCove. Customer will use the Service(s) in accordance with all laws and regulations, and the terms and conditions contained in this Service Agreement and TelCove's applicable tariff. TelCove may make changes to the Service(s) provided that any such change will not materially adversely affect the performance of the Service(s).

5. Maintenance/Return of Equipment. Maintenance of TelCove owned equipment and software, if any, provided as part of the Service(s) will be at no additional charge unless such charges are: a) specifically set forth in this Service Agreement; or b) for maintenance that is necessitated by unauthorized modifications or other acts or omissions of Customer or others. Customer will surrender any TelCove owned equipment or software promptly upon the discontinuance of the Service(s) for which same is being used, in the same condition as delivered subject only to reasonable wear and tear. If TelCove owned equipment or software is surrendered in damaged condition, Customer will pay TelCove any additional charges necessary to repair or replace the damaged equipment. Should Customer fail to surrender TelCove equipment or software within thirty (30) days after TelCove's request, Customer will be liable for TelCove's reasonable attorneys fees and expenses, as liquidated damages and not a penalty, in the amount of ten thousand dollars (\$10,000), representing the reasonable value of the TelCove equipment or software. Customer's obligations pursuant to this Section 5 will survive termination of this

Agreement.

6. Charges and Payment. The installation and monthly recurring charges for Service(s) stated herein will be as specified in this Service Agreement. The charges stated do not include any international, federal, state or local taxes, assessments, fees or surcharges. Unless Customer provides a valid exemption certificate, Customer will pay such applicable taxes, fees or surcharges upon receipt of the invoice. Customer will notify TelCove if Customer's taxexempt status changes during the term of this Service Agreement. Payment for Service(s), including applicable international, federal, state, and local taxes, assessments, fees or surcharges, will be due upon receipt of invoice. Customer may in good faith withhold payment of any disputed charges; provided, however, that a charge is not disputed unless Customer provides TelCove with a written explanation of the disputed charge within sixty (60) days from the date of the invoice. If TelCove determines the disputed charges are valid, TelCove will notify Customer and Customer must pay all such charges within ten (10) days. Beginning forty five (45) days after the date of invoice, interest on late payments will accrue at the rate of 1.5% per month or the maximum rate allowed by law, whichever is more, on the unpaid balance. Customer will be liable to TelCove for any costs and/or expenses incurred directly or indirectly, including reasonable attorney's fees and expenses, in collection of any amounts due and owing to TelCove.

7. Additional Charges. Customer is subject to the applicable charges for moves, adds, changes, and upgrades for those items covered by this Service Agreement. All Service(s) other than those stated herein will be provided at the prevailing charges set forth in the applicable TelCove tariff. Service records will constitute full proof of the content and nature of Customer's Service(s).

8. **Tariffs.** Additional terms and conditions of this Service Agreement are set forth in TelCove's tariff(s) which are on file with the applicable state and/or federal regulatory authorities. In the event of any express conflict between this Service Agreement and the language in the applicable TelCove tariff(s), this Service Agreement will control.

9. Termination of Service(s). In addition to any other remedy available, TelCove may immediately terminate this Service Agreement, in whole or in part, in the event of a breach by Customer which includes, but is not limited to the following: a) non-payment of amounts due and owing to TelCove; b) Customer's unlawful or fraudulent use of Service(s); c) Customer provides false or misleading information; d) any material default of this Service Agreement; e) a violation of any law, rule or regulation of any governing authority having jurisdiction over the service; f) a violation giving rise to a right of termination as set forth in TelCove's applicable federal or state tariffs; or g) the Service(s) being provided to Customer are no longer economically or technically feasible. Upon such termination, Customer will immediately: i) cease utilizing the Service(s); ii) pay TelCove for all charges incurred by Customer, including taxes and surcharges, through the date such Service(s) is discontinued; and iii) except for (g) above, pay any applicable termination liability as outlined below.

10. Notice of Termination of Service Agreement. In the event Customer intends to terminate a particular Service or all Service(s) governed by this Service Agreement prior to expression of the term, set forth herein, if longer than a month to month term, Customer will provide TelCove three (3) months wir ten potice. In the event that Customer does not so notify TelCove, Customer will owe TelCove an additional three (3) months of charges in addition to the termination liability outlined below.



Termination Liability. If Customer terminates Service for its 11. own convenience, or TelCove terminates for cause as set forth above, prior to the fulfillment of the term set forth herein, then a termination liability will be due from Customer to TelCove; which Customer acknowledges is a reasonable approximation of damages and does not represent a penalty. The termination liability will include: (a) any previously waived charges for the Services(s); plus (b) a one-time charge calculated as follows:

(i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term; or

(ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term.

12. Indemnification and Limitations on Liability. Customer will defend, indemnify and hold TelCove, its affiliates and each of their respective owners, directors, officers, employees and agents, harmless from and against all claims, suits, expenses, losses, demands, actions, causes of action, judgments, costs and reasonable attorney's fees and expenses of any kind or nature for any and all damages of any kind arising from or related to any use of the Service(s) or otherwise arising under this Service Agreement. IN NO EVENT WILL TELCOVE BE LIABLE FOR ANY LOSS OF PROFITS OR FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES, FOR ANY CAUSE OF ACTION, WHETHER IN CONTRACT OR TORT, ARISING OUT OF ITS PROVISION OF SERVICES OR FAILURE ТО PROVIDE SERVICES UNDER THIS AGREEMENT, WHETHER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR NOT. TELCOVE'S MAXIMUM LIABILITY FOR ANY DAMAGES ARISING OUT OF OR **RELATED TO THIS SERVICE AGREEMENT WILL NOT** EXCEED THE TOTAL CHARGES FOR THE SERVICE(S) **PROVIDED UNDER THIS SERVICE AGREEMENT DURING** THE MONTH IN WHICH SUCH LIABILITY ARISES.

13. Force Majeure. Neither Party shall be liable for failure to perform its obligations hereunder where such nonperformance is caused, in whole or in part, by force majeure, including but not limited to acts of God or government, war, national emergencies, riot, insurrection, acts of terrorism, vandalism, criminal action taken against a Party or its affiliates, disturbance, strike, lockout, work stoppage or other labor dispute, failure of usual sources of supply, unavailability, failure or malfunction of equipment or facilities provided by third parties, pole hits, storm, fire, flood, earthquake, accident, or any other cause not within TelCove's reasonable control, including, but not limited to local or foreign telephone company action and any law, order, regulation or other action of any governmental entity. In addition, TelCove will not be liable for claims or damages resulting from or caused by: a) Customer's fault, negligence or failure to perform Customer's responsibilities; b) claims against Customer by a third party; c) any act or omission of any other party; or d) equipment or services furnished by a third party. This section will survive termination or expiration of the Agreement and will continue to apply after the Agreement ends.

Credit Allowances. Service interruption credit allowances 14. will be granted pursuant to the terms of the applicable TelCove tariff(s). Credit allowances will not apply to interruptions: a) caused by Customer and/or its employees, contractors, subcontractors, vendors or agents; b) due to failure of power or equipment provided by others; c) during any period in which TelCove is not allowed access to the premises; d) due to maintenance and repair operations scheduled in advance with Customer; e) caused by fiber or wire cuts or other equipment damage on Customer premises; f) caused by an outage in Customer's internal network, inside wiring, Private Branch Exchange or multiplexers; g) due to circumstances or causes beyond the control of TelCove; or h) that was not reported to TelCove within thirty (30) days of the date that Service was affected.

15. Assignment. TelCove may assign the rights, privileges or obligations conveyed under this Service Agreement. Customer may not assign the rights, privileges, or obligations conveyed under this Service Agreement without first obtaining the written consent of TelCove, which consent will not be unreasonably withheld, provided, however, that the party to whom this Agreement is being assigned by Customer expressly assumes, in writing, the obligations of the Customer.

EXCEPT AS OTHERWISE PROVIDED 16. Warranties. HEREIN, THERE ARE NO AGREEMENTS, WARRANTIES OR **REPRESENTATIONS, EXPRESS OR IMPLIED, EITHER IN** FACT OR BY OPERATION OF LAW, STATUTORILY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE RELATING TO THE SERVICE(S). TELCOVE ALSO MAKES NO WARRANTY THAT THE SERVICE WILL BE UNINTERRUPTED OR ERROR FREE. ALL SUCH WARRANTIES ARE EXPRESSLY EXCLUDED AND DISCLAIMED.

17. No Agency. This Service Agreement does not create any agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein.

Miscellaneous. This Service Agreement, is binding upon the 18. Parties' respective successors and assigns, and together with any applicable tariff(s), constitutes, the entire agreement between TelCove and Customer. No prior agreements, understandings, statements, proposals or representations, either oral or written apply. This Service Agreement can be modified only in writing by the Parties. If any provision of this Service Agreement is held to be illegal or unenforceable, this Service Agreement's unaffected provisions will remain in effect. No customer purchase orders or similar documents will vary or add to the terms of this Agreement. If either party fails to enforce any right or remedy under this Service Agreement, that does not waive the right or remedy. This Service Agreement may be signed in counterparts with the same effect as if the signature on each counterpart were upon the same instrument. The rights and remedies of the Parties shall be cumulative and in addition to any other rights or remedies provided by law or equity and will be governed by and construed in accordance with the laws of the state in which the Services are provided without giving effect to its conflict of laws provisions.





Voice Service Agreement

OF KENTUCKY (Page 1 of 3)

This Service Agreement ("Service Agreement") between Internet Data Exchange, LLC ("Customer") and TelCove of Kentucky, Inc. ("TelCove") (collectively the "Parties") is for the provision of telecommunications service(s) ("Service(s)"). This Service Agreement shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the Parties agree that Customer will purchase from TelCove Service(s) at the cost(s) and for the term(s) as set forth in the following table.

Quantity if Applicable	Description of Services	Term	Installation Cost	Total Installation Cost	Monthly Recurring Cost	Total Monthly Recurring Cost
13	POTS Lines	60 mo.	\$1,000.00	\$1,000.00	\$36.92/line	\$480.00
	(includes hunting, 3-way call, one					
	Voice mailbox, call forward)					
	TelCove Intrastate Long Distance				\$0.045/min	
	TelCove Interstate Long Distance				\$0.045.min	
		Total*		\$1,000.00**		\$480.00

*Local, State, Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in accordance with TelCove's tariffs and/or international, federal, state or local laws

** 'Installation costs are waived, subject to the attached and incorporated additional terms and conditions "

Customer Information & Approval:

In executing this Service Agreement, I acknowledge my understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this Service Agreement, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, I hereby authorize TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this Service Agreement, I further acknowledge that I have read and understand each of the Terms and Conditions of this Service Agreement, agree on behalf of Customer to be bound by them and that I am duly authorized to order and/or modify Service(s) on behalf of Customer.

Customer's Legal Name: INTERNET	ATA ERCHANGE	Signature	\leq	<u></u>	
State of Organization/Incorporation: $\underline{k} - \underline{\gamma}$		Name:	Rob	HULL	
Customer Address: 1902 CA	IMPLY PLACE	Title:	PRES	DENT	
Customer Billing Telephone Numbers: 50	2-153-0480	Date:	()	2-06	
\bigcirc	<u>TelCove A</u>	pproval:			
President & Chief Executive Øffice		General Ma	mager Appr	oval of Business Ter	ms
Name: Robert E. Guth		Name:	Math	1-Thillips	
Signature:		Signature:	41/00	Alully	
Date: 2/25		Date: _	6/20	(of	
A.D. Koppoth Martin				0	TARIFF BRANCH
AE: Kenneth Martin					RECEIVED
	TelC	Cove			
	121 Cham				9/11/2006
	Canonsburg				
	ATTN: Vice Presiden	it & General	Counsel		PUBLIC SERVICE COMMISSION

1. **General.** The following Additional Terms and Conditions apply to and are a part of the Service Agreement between TelCove and the Customer to which these Additional Terms and Conditions are attached or referenced (collectively "Service Agreement").

Installation. TelCove will use reasonable efforts to provide Service(s) by the applicable Customer installation date. Scheduled installation dates are estimates only. TelCove will not be liable for any damages whatsoever related to delays in meeting any installation or service dates due to delays resulting from normal construction procedures or reasons beyond TelCove's control. TelCove will notify Customer when Service(s) is operational ("Service Start Date"). Unless Customer notifies TelCove within ten (10) business days that the Service(s) is not operational, Service(s) will be deemed accepted by Customer as of the Service Start Date and Customer will pay for such Service(s) as of such date. To facilitate the installation and maintenance of the Service(s), Customer will: a) prepare its premises (including the disconnection and removal of existing service) as necessary, b) provide any inside wiring, equipment and/or software necessary to connect Service(s); and c) provide TelCove all required access and security as necessary. Title to all equipment and software provided by TelCove will remain exclusively with TelCove. Customer further agrees not to create or permit to be created any lien or other encumbrances on TelCove's equipment and software relating to Customer's use of, or TelCove's placement of, such equipment or software.

3. **Term.** The term of the Service Agreement will commence on the Service Start Date and expire upon fulfillment of the term commitment set forth in the Service Agreement (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this Service Agreement shall automatically renew on a month-to-month basis (the "Renewal Term") unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable.

4. Use of Service. Customer may use the Service(s) for any lawful purpose provided that such use does not: a) interfere with or impair service over any of the facilities and associated equipment constituting TelCove's network; or b) impair the privacy of any communications over the facilities and equipment of TelCove. Customer will use the Service(s) in accordance with all laws and regulations, and the terms and conditions contained in this Service Agreement and TelCove's applicable tariff. TelCove may make changes to the Service(s) provided that any such change will not materially adversely affect the performance of the Service(s).

5. Maintenance/Return of Equipment. Maintenance of TelCove owned equipment and software, if any, provided as part of the Service(s) will be at no additional charge unless such charges are; a) specifically set forth in this Service Agreement; or b) for maintenance that is necessitated by unauthorized modifications or other acts or omissions of Customer or others. Customer will surrender any TelCove owned equipment or software promptly upon the discontinuance of the Service(s) for which same is being used, in the same condition as delivered subject only to reasonable wear and tear. If TelCove owned equipment or software is surrendered in damaged condition, Customer will pay TelCove any additional charges necessary to repair or replace the damaged equipment. Should Customer fail to surrender TelCove equipment or software within thirty (30) days after TelCove's request, Customer will be liable for TelCove's reasonable attorneys fees and expenses, as liquidated damages and not a penalty, in the amount of ten thousand dollars (\$10,000), representing the reasonable value of the TelCove equipment or software. Customer's obligations pursuant to this Section 5 will survive termination of this

Agreement.

6. Charges and Payment. The installation and monthly recurring charges for Service(s) stated herein will be as specified in this Service Agreement. The charges stated do not include any international, federal, state or local taxes, assessments, fees or surcharges. Unless Customer provides a valid exemption certificate, Customer will pay such applicable taxes, fees or surcharges upon receipt of the invoice. Customer will notify TelCove if Customer's taxexempt status changes during the term of this Service Agreement. Payment for Service(s), including applicable international, federal, state, and local taxes, assessments, fees or surcharges, will be due upon receipt of invoice. Customer may in good faith withhold payment of any disputed charges; provided, however, that a charge is not disputed unless Customer provides TelCove with a written explanation of the disputed charge within sixty (60) days from the date of the invoice. If TelCove determines the disputed charges are valid, TelCove will notify Customer and Customer must pay all such charges within ten (10) days. Beginning forty five (45) days after the date of invoice, interest on late payments will accrue at the rate of 1.5% per month or the maximum rate allowed by law, whichever is more, on the unpaid balance. Customer will be liable to TelCove for any costs and/or expenses incurred directly or indirectly, including reasonable attorney's fees and expenses, in collection of any amounts due and owing to TelCove.

7. **Additional Charges.** Customer is subject to the applicable charges for moves, adds, changes, and upgrades for those items covered by this Service Agreement. All Service(s) other than those stated herein will be provided at the prevailing charges set forth in the applicable TelCove tariff. Service records will constitute full proof of the content and nature of Customer's Service(s).

8. **Tariffs.** Additional terms and conditions of this Service Agreement are set forth in TelCove's tariff(s) which are on file with the applicable state and/or federal regulatory authorities. In the event of any express conflict between this Service Agreement and the language in the applicable TelCove tariff(s), this Service Agreement will control.

9. Termination of Service(s). In addition to any other remedy available, TelCove may immediately terminate this Service Agreement, in whole or in part, in the event of a breach by Customer which includes, but is not limited to the following: a) non-payment of amounts due and owing to TelCove; b) Customer's unlawful or fraudulent use of Service(s); c) Customer provides false or misleading information; d) any material default of this Service Agreement; e) a violation of any law, rule or regulation of any governing authority having jurisdiction over the service; f) a violation giving rise to a right of termination as set forth in TelCove's applicable federal or state tariffs; or g) the Service(s) being provided to Customer are no longer economically or technically feasible. Upon such termination, Customer will immediately: i) cease utilizing the Service(s); ii) pay TelCove for all charges incurred by Customer, including taxes and surcharges, through the date such Service(s) is discontinued; and iii) except for (g) above, pay any applicable termination liability as outlined below.

10. Notice of Termination of Service Agreement. In the event Customer intends to terminate a particular Service or all Service(s) governed by this Service Agreement prior to expiration of the term set forth herein, if longer than a month to month ARM, FORMACH will provide TelCove three (3) months written notice. In the event that Customer does not so notify TelCove, Curtomer vill cove TelCove an additional three (3) months of charges in addition to the termination liability outlined below. 9/11/2006

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11. **Termination Liability.** If Customer terminates Service for its own convenience, or TelCove terminates for cause as set forth above, prior to the fulfillment of the term set forth herein, then a termination liability will be due from Customer to TelCove; which Customer acknowledges is a reasonable approximation of damages and does not represent a penalty. The termination liability will include: (a) any previously waived charges for the Services(s); plus (b) a one-time charge calculated as follows:

(i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term; or

(ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term.

Indemnification and Limitations on Liability. Customer 12. will defend, indemnify and hold TelCove, its affiliates and each of their respective owners, directors, officers, employees and agents, harmless from and against all claims, suits, expenses, losses, demands, actions, causes of action, judgments, costs and reasonable attorney's fees and expenses of any kind or nature for any and all damages of any kind arising from or related to any use of the Service(s) or otherwise arising under this Service Agreement. IN NO EVENT WILL TELCOVE BE LIABLE FOR ANY LOSS OF PROFITS OR FOR ANY DIRECT, SPECIAL, EXEMPLARY, INDIRECT. INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, FOR ANY CAUSE OF ACTION, WHETHER IN CONTRACT OR TORT, ARISING OUT OF ITS PROVISION OF SERVICES OR SERVICES UNDER THIS PROVIDE FAILURE ТО AGREEMENT, WHETHER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR NOT. TELCOVE'S MAXIMUM LIABILITY FOR ANY DAMAGES ARISING OUT OF OR RELATED TO THIS SERVICE AGREEMENT WILL NOT EXCEED THE TOTAL CHARGES FOR THE SERVICE(S) PROVIDED UNDER THIS SERVICE AGREEMENT DURING THE MONTH IN WHICH SUCH LIABILITY ARISES.

Force Majeure. Neither Party shall be liable for failure to 13 perform its obligations hereunder where such nonperformance is caused, in whole or in part, by force majeure, including but not limited to acts of God or government, war, national emergencies, riot, insurrection, acts of terrorism, vandalism, criminal action taken against a Party or its affiliates, disturbance, strike, lockout, work stoppage or other labor dispute, failure of usual sources of supply, unavailability, failure or malfunction of equipment or facilities provided by third parties, pole hits, storm, fire, flood, earthquake, accident, or any other cause not within TelCove's reasonable control, including, but not limited to local or foreign telephone company action and any law, order, regulation or other action of any governmental entity. In addition, TelCove will not be liable for claims or damages resulting from or caused by: a) Customer's fault, negligence or failure to perform Customer's responsibilities; b) claims against Customer by a third party; c) any act or omission of any other party; or d) equipment or This section will survive services furnished by a third party. termination or expiration of the Agreement and will continue to apply after the Agreement ends.

14. **Credit Allowances.** Service interruption credit allowances will be granted pursuant to the terms of the applicable TelCove tariff(s). Credit allowances will not apply to interruptions: a) caused by Customer and/or its employees, contractors, subcontractors, vendors or agents; b) due to failure of power or equipment provided by others; c) during any period in which TelCove is not allowed access to the premises; d) due to maintenance and repair operations scheduled in advance with Customer; e) caused by fiber or wire cuts or other equipment damage on Customer premises; f) caused by an outage in Customer's internal network, inside wiring, Private Branch Exchange or multiplexers; g) due to circumstances or causes beyond the control of TelCove; or h) that was not reported to TelCove within thirty (30) days of the date that Service was affected.

15. **Assignment.** TelCove may assign the rights, privileges or obligations conveyed under this Service Agreement. Customer may not assign the rights, privileges, or obligations conveyed under this Service Agreement without first obtaining the written consent of TelCove, which consent will not be unreasonably withheld, provided, however, that the party to whom this Agreement is being assigned by Customer expressly assumes, in writing, the obligations of the Customer.

16. Warranties. EXCEPT AS OTHERWISE PROVIDED HEREIN, THERE ARE NO AGREEMENTS, WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, EITHER IN FACT OR BY OPERATION OF LAW, STATUTORILY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE RELATING TO THE SERVICE(S). TELCOVE ALSO MAKES NO WARRANTY THAT THE SERVICE WILL BE UNINTERRUPTED OR ERROR FREE. ALL SUCH WARRANTIES ARE EXPRESSLY EXCLUDED AND DISCLAIMED.

17. **No Agency.** This Service Agreement does not create any agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein.

Miscellaneous. This Service Agreement, is binding upon the 18. Parties' respective successors and assigns, and together with any applicable tariff(s), constitutes, the entire agreement between TelCove and Customer. No prior agreements, understandings, statements, proposals or representations, either oral or written apply. This Service Agreement can be modified only in writing by the Parties. If any provision of this Service Agreement is held to be illegal or unenforceable, this Service Agreement's unaffected provisions will remain in effect. No customer purchase orders or similar documents will vary or add to the terms of this Agreement. If either party fails to enforce any right or remedy under this Service Agreement, that does not waive the right or remedy. This Service Agreement may be signed in counterparts with the same effect as if the signature on each counterpart were upon the same instrument. The rights and remedies of the Parties shall be cumulative and in addition to any other rights or remedies provided by law or equity and will be governed by and construed in accordance with the laws of the state in which the Services are provided without giving effect to its conflict of laws provisions.





Local Private Line Service Agreement

Busines

This Local Private Line Service Agreement ("Service Agreement") between Kentuckiana Allergy ("Customer") and TelCove of Kentucky, Inc. ("TelCove") is for the provision of Local Private Line Service ("Service"). This Service Agreement shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the parties agree that Customer will purchase, from TelCove, Service(s) at the costs(s) and for the term(s) set forth in the following table.

Quantity	Description of Services	Term	Installation Cost	Total Installation Cost	Monthly Recurring Cost	Total Monthly Recurring Cost
1	Pt to Pt to 9113 Leesgate Rd	36 months	0.00	0.00	130.49	130.49
1	Pt to Pt to 234 E Gray St	36 months	0.00	0.00	130.49	130.49
1	Pt to Pt to 9113 Leesgate Rd	36 months	0.00	0.00	119.90	119.90
1	Pt to Pt to 3930 Dupont Circle	36 months	0.00	0.00	138.80	138.80
						· · · · · · · · · · · · · · · · · · ·
	Renewal Account Number					
	535-000-0105					
		Total*		\$0.00		\$519.68

* Local, State, Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in accordance with TelCove's tariffs and/or international, federal, state or local laws.

Customer Information & Approval:

In executing this Service Agreement, I acknowledge my understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this Service Agreement, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, I hereby authorize TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this Service Agreement, I further acknowledge that I have read and understand each of the Terms and Conditions of this Service Agreement, agree on behalf of Customer to be bound by them and that I am duly authorized to order and/or modify Service(s) on behalf of Customer.

Customer's Legal Name:	Kentuckiana Allergy, 130	Signature:	
State of Organization/Incor	poration: Kentucky	Name:	DANIEL P. GARCIA MD.
Customer Address:	9113 Leesgate Rd, LSVL, KY 40222	Title:	PRESIDENT
Customer Billing Telephor	e Numbers:	Date:	6-15-06

	\cap	TelCove Approval:	
President &	Chief Executive Officer /	General Man	ager Approva
Name:	Robert E. Guth	Name:	Matter-
Signature:	<i>H</i> //	Signature:	Allant
Date:		Date:	6/20/
			C

AC _____ Misty L Parsons_____

TelCove 121 Champion Way Canonsburg, PA 15317 ATTN: Vice President & General Counsel



1. General. The following Additional Terms and Conditions apply to and are a part of the Service Agreement between TelCove and the Customer to which these Additional Terms and Conditions are attached or referenced (collectively "Service Agreement").

Installation. TelCove will use reasonable efforts to 2. provide Service(s) by the applicable Customer installation date. Scheduled installation dates are estimates only. TelCove will not be liable for any damages whatsoever related to delays in meeting any installation or service dates due to delays resulting from normal construction procedures or reasons beyond TelCove's TelCove will notify Customer when Service(s) is control. operational ("Service Start Date"). Unless Customer notifies TelCove within ten (10) business days that the Service(s) is not operational, Service(s) will be deemed accepted by Customer as of the Service Start Date and Customer will pay for such Service(s) as of such date. To facilitate the installation and maintenance of the Service(s), Customer will: a) prepare its premises (including the disconnection and removal of existing service) as necessary; b) provide any inside wiring, equipment and/or software necessary to connect Service(s); and c) provide TelCove all required access and security as necessary. Title to all equipment and software provided by TelCove will remain exclusively with TelCove. Customer further agrees not to create or permit to be created any lien or other encumbrances on TelCove's equipment and software relating to Customer's use of, or TelCove's placement of, such equipment or software.

3. Term. The term of the Service Agreement will commence on the Service Start Date and expire upon fulfillment of the term commitment set forth in the Service Agreement (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this Service Agreement shall automatically renew on a month-to-month basis (the "Renewal Term") unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable

4. Use of Service. Customer may use the Service(s) for any lawful purpose provided that such use does not: a) interfere with or impair service over any of the facilities and associated equipment constituting TelCove's network; or b) impair the privacy of any communications over the facilities and equipment of TelCove. Customer will use the Service(s) in accordance with all laws and regulations, and the terms and conditions contained in this Service Agreement and TelCove's applicable tariff. TelCove may make changes to the Service(s) provided that any such change will not materially adversely affect the performance of the Service(s).

5. **Maintenance/Return of Equipment.** Maintenance of TelCove owned equipment and software, if any, provided as part of the Service(s) will be at no additional charge unless such charges are: a) specifically set forth in this Service Agreement, or b) for maintenance that is necessitated by unauthorized modifications or other acts or omissions of Customer or others. Customer will surrender any TelCove owned equipment or software promptly upon the discontinuance of the Service(s) for which same is being used, in the same condition as delivered subject only to reasonable wear and tear. If TelCove owned equipment or software will pay TelCove any additional charges necessary to repair or replace the damaged equipment. Should Customer fail to

surrender TelCove equipment or software within thirty (30) days after TelCove's request, Customer will be liable for TelCove's reasonable attorneys fees and expenses, as liquidated damages and not a penalty, in the amount of ten thousand dollars (\$10,000), representing the reasonable value of the TelCove equipment or software. Customer's obligations pursuant to this Section 5 will survive termination of this Agreement.

Charges and Payment. The installation and monthly 6. recurring charges for Service(s) stated herein will be as specified in this Service Agreement. The charges stated do not include any international, federal, state or local taxes, assessments, fees or Unless Customer provides a valid exemption surcharges. certificate. Customer will pay such applicable taxes, fees or surcharges upon receipt of the invoice. Customer will notify TelCove if Customer's tax-exempt status changes during the term of this Service Agreement Payment for Service(s), including applicable international, federal, state, and local taxes, assessments, fees or surcharges, will be due upon receipt of invoice. Customer may in good faith withhold payment of any disputed charges; provided, however, that a charge is not disputed unless Customer provides TelCove with a written explanation of the disputed charge within sixty (60) days from the date of the invoice. If TelCove determines the disputed charges are valid, TelCove will notify Customer and Customer must pay all such charges within ten (10) days. Beginning forty five (45) days after the date of invoice, interest on late payments will accrue at the rate of 1.5% per month or the maximum rate allowed by law, whichever is more, on the unpaid balance. Customer will be liable to TelCove for any costs and/or expenses incurred directly or indirectly, including reasonable attorney's fees and expenses, in collection of any amounts due and owing to TelCove.

7. Additional Charges. Customer is subject to the applicable charges for moves, adds, changes, and upgrades for those items covered by this Service Agreement. All Service(s) other than those stated herein will be provided at the prevailing charges set forth in the applicable TelCove tariff. Service records will constitute full proof of the content and nature of Customer's Service(s).

8. **Tariffs.** Additional terms and conditions of this Service Agreement are set forth in TelCove's tariff(s) which are on file with the applicable state and/or federal regulatory authorities. In the event of any express conflict between this Service Agreement and the language in the applicable TelCove tariff(s), this Service Agreement will control.

9. **Termination of Service(s).** In addition to any other remedy available, TelCove may immediately terminate this Service Agreement, in whole or in part, in the event of a breach by Customer which includes, but is not limited to the following: a) non-payment of amounts due and owing to TelCove; b) Customer's unlawful or fraudulent use of Service(s); c) Customer provides false or misleading information; d) any material default of this Service Agreement; e) a violation of any law, rule or regulation of any governing authority having jurisdiction over the service; f) a violation giving rise to a right of termination as set forth in TelCove's applicable reparate BRANCH

tariffs; or g) the Service(s) being provided to Customer are no longer economically or technically feasible. Upor but termination, Customer will immediately: i) cease utilizing the service(s), ii) pay TelCove for all charges incurred by Customer, including taxes and surcharges, through the date such Service(s) is discondined, 2006 iii) except for (g) above, pay any applicable term ination liability.

PUBLIC SERVICE Page 2 COMMISSION OF KENTUCKY 10. Notice of Termination of Service Agreement. In the event Customer intends to terminate a particular Service or all Service(s) governed by this Service Agreement prior to expiration of the term set forth herein, if longer than a month to month term, Customer will provide TelCove three (3) months written notice. In the event that Customer does not so notify TelCove, Customer will owe TelCove an additional three (3) months of charges in addition to the termination liability outlined below.

11. **Termination Liability.** If Customer terminates Service for its own convenience, or TelCove terminates for cause as set forth above, prior to the fulfillment of the term set forth herein, then a termination liability will be due from Customer to TelCove; which Customer acknowledges is a reasonable approximation of damages and does not represent a penalty. The termination liability will include: (a) any previously waived charges for the Services(s); plus (b) a one-time charge calculated as follows:

(i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term; or

(ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term.

Indemnification and Limitations on Liability. 12. Customer will defend, indemnify and hold TelCove, its affiliates and each of their respective owners, directors, officers, employees and agents, harmless from and against all claims, suits, expenses, losses, demands, actions, causes of action, judgments, costs and reasonable attorney's fees and expenses of any kind or nature for any and all damages of any kind arising from or related to any use of the Service(s) or otherwise arising under this Service Agreement. IN NO EVENT WILL TELCOVE BE LIABLE FOR ANY LOSS OF PROFITS OR FOR ANY DIRECT. INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES, FOR ANY CAUSE OF ACTION, WHETHER IN CONTRACT OR TORT, ARISING OUT OF ITS PROVISION OF SERVICES OR FAILURE TO PROVIDE SERVICES UNDER THIS AGREEMENT, WHETHER ADVISED OF THE OR NOT. POSSIBILITY OF SUCH DAMAGES FOR ANY MAXIMUM LIABILITY **TELCOVE'S** DAMAGES ARISING OUT OF OR RELATED TO THIS SERVICE AGREEMENT WILL NOT EXCEED THE TOTAL CHARGES FOR THE SERVICE(S) PROVIDED UNDER THIS SERVICE AGREEMENT DURING THE MONTH IN WHICH SUCH LIABILITY ARISES.

13. Force Majeure. Neither Party shall be liable for failure to perform its obligations hereunder where such nonperformance is caused, in whole or in part, by force majeure, including but not limited to acts of God or government, war, national emergencies, riot, insurrection, acts of terrorism, vandalism, criminal action taken against a Party or its affiliates, disturbance, strike, lockout, work stoppage or other labor dispute, failure of usual sources of supply, unavailability, failure or malfunction of equipment or facilities provided by third parties, pole hits, storm, fire, flood, earthquake, accident, or any other cause not within TelCove's reasonable control, including, but not limited to local or foreign telephone company action and any law, order, regulation or other action of any governmental entity. In addition, TelCove will not be liable for claims or damages resulting from or caused by: a) Customer's fault, negligence or failure to perform Customer's responsibilities; b) claims against Customer by a third party; c) any act or omission of any other party; or d) equipment or services furnished by a third party. This section will survive termination or expiration of the Agreement and will continue to apply after the Agreement ends.

14. Service Level Agreement. If, during any given calendar month, TelCove Service fails to meet the performance standards provided in this Agreement, TelCove will credit Customer as provided on the attached Service Level Agreement.

15. Assignment. TelCove may assign the rights, privileges or obligations conveyed under this Service Agreement. Customer may not assign the rights, privileges, or obligations conveyed under this Service Agreement without first obtaining the written consent of TelCove, which consent will not be unreasonably withheld, provided, however, that the party to whom this Agreement is being assigned by Customer expressly assumes, in writing, the obligations of the Customer.

EXCEPT AS **OTHERWISE** Warranties. 16 PROVIDED HEREIN, THERE ARE NO AGREEMENTS. WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, EITHER IN FACT OR BY OPERATION OF LAW, STATUTORILY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF AND MERCHANTABILITY FITNESS FOR A TO THE PARTICULAR PURPOSE RELATING SERVICE(S). TELCOVE ALSO MAKES NO WARRANTY THAT THE SERVICE WILL BE UNINTERRUPTED OR ERROR FREE.

17. **No Agency.** This Service Agreement does not create any agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein.

18. Miscellaneous. This Service Agreement, is binding upon the Parties' respective successors and assigns, and together with any applicable tariff(s), constitutes, the entire agreement between TelCove and Customer. No prior agreements, understandings, statements, proposals or representations, either oral or written apply. This Service Agreement can be modified only in writing by the Parties. If any provision of this Service Agreement is held to be illegal or unenforceable, this Service Agreement's unaffected provisions will remain in effect. No customer purchase orders or similar documents will vary or add to the terms of this Agreement. If either party fails to enforce any right or remedy under this Service Agreement, that does not waive the right or remedy. The rights and remedies of the Parties shall be cumulative and in addition to any other rights or remedies provided by law or equity. The rights and obligations of the Parties under this Service

Agreement will be governed by and construed in accoularies withANCH the laws of the state in which the Services are provided without giving effect to its conflict of laws provisions and yould result in the application of the laws of any other jurisdiction.

> PUBLIC SERVICE (Page 3 of 5) COMMISSION OF KENTUCKY

9/11/2006

SERVICE LEVEL AGREEMENT ("SLA") FOR LOCAL PRIVATE LINE SERVICE

- a. <u>TelCove Service Level Agreement Guarantee</u>: Based upon the eligibility requirements set forth in Section (b) and up to the Maximum SLA Service Credit as set forth in Section (c), if, during any given calendar month, TelCove Services fail to meet the performance standards provided in this Agreement, Customer will receive a credit for outages experienced during normal service periods.
- b. <u>Customer eligibility for credit</u>: Customer must, within five (5) business days of the last day of the month in which the relevant performance standard was not met, either (i) contact the TelCove Account Manager/Executive in writing, describing the specific trouble and why it fails to meet a measurable performance standard, or (ii) contact the TelCove National Repair Center (NRC) directly at 877-321-5465 to open an appropriate trouble ticket related to the alleged violation in question. TelCove will verify all or any SLA violations prior to issuing a service credit. If Customer is entitled to multiple credits under the SLA arising from the same event(s), then credits shall not be cumulative. Customer shall be entitled to receive only the maximum single credit available for such an event.
- c. Maximum SLA Credits: The Maximum SLA Service Credits issued in any one calendar month shall not exceed:
 - i. Charges equaling 50% of the monthly charges for each individually affected service (i.e. individual circuit) relative to Network Availability and Latency guarantees.
 - ii. Charges equaling 50% of the total monthly charges under this agreement with respect to all Services covered under this Agreement with respect to any SLA violation if multiple Services are provided under this Agreement.
- d. <u>SLA Credit Exceptions</u>. TelCove Network Outage Time is measured from the time a TelCove trouble ticket is opened, as a result of Your inability to transmit and receive data, to the time the connection is able to transmit and receive data. SLA Service Credits shall not be issued where the service is unavailable as a result of:
 - i. Failure of any components beyond the customer side of either the access provider demarcation or the TelCove provided router, including, but not limited to Customer's applications, equipment or facilities;
 - ii. Network outages caused by non-TelCove provided local loop (e.g. ILEC provided local loop);
 - iii. Network downtime during TelCove scheduled maintenance window. TelCove shall undertake maintenance on TelCove's Network only on Tuesday and Thursday between the hours of 2:00 AM and 6:00 AM (EST);
 - iv. Force Majeure events as described in the Agreement; or
 - v. Acts or omissions of Customer or any other user of the Service authorized by Customer, and/or any willful misconduct or abuse of TelCove Services.
- e. TelCove reserves the right to review and deny any credits under this section claimed by Customer, if, in TelCove's reasonable judgment, the claim does not meet the criteria established for such claim. The TelCove Service Level Commitment is limited to only those on-net (Type 1, i.e. those circuits and facilities owned by TelCove) services being provided under this agreement and applies to each service individually. Measurement of available credit will be calculated in accordance with the following:

Measurement of Service Level Agreement Credit (per billing period)

Network Availability

Total amount of Service "downtime" (in minutes) from all trouble tickets relative to Network Outage Time (per individual service) rounded up to the nearest hour.

Example: Total Network Outage time of 20 minutes = 1 hour

Mean Time To Repair (MTTR)

Sum of all trouble ticket service restoration intervals relative to Network Outage



Total Number of trouble tickets relative to Network Outages

	TelCov	e Service Level Agreements
Applicable Components	Goal	Violation Remedy
*Network A vailability	100% Availability	1 day credit = $1/30$ of the monthly fees for the applicable location(s) per each hour of downtime (e.g. downtime between 1 to 60 minutes = 1 day credit eligible) in a given billing period.
**Mean Time To Repair (MTTR)	4 hours (monthly average)	1 day credit = $1/30$ of the monthly fees for the applicable location(s) for each hour that exceeds the initial 4 hour MTTR in a given billing period.

*NOTE: TelCove Components Included in Network Availability: [a] TelCove Type 1 dedicated facilities used to provide private line connectivity between two (2) or more customer locations, dedicated access to customer selected Inter-exchange Carrier Points of Presence (POP), or access to TelCove provided data services and [b] TelCove provided CPE (Channel Bank, Router, CSU/DSU).

****NOTE:** MTTR is calculated less access time. Access time is defined as: [a] the time it takes for the customer to respond to TelCove repair questions related directly to current open trouble ticket(s) or [b] the time a TelCove onsite repair technician waits to gain access to the customer premises.





Voice Service Agreement

This Service Agreement ("Service Agreement") between Landrum & Shouse ("Customer") and TelCove of Kentucky, Inc ("TelCove") (collectively the "Parties") is for the provision of telecommunications service(s) ("Service(s)"). This Service Agreement shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the Parties agree that Customer will purchase from TelCove Service(s) at the cost(s) and for the term(s) as set forth in the following table

	Quantity if Applicable	Description of Services	Term	Installation Cost	Total Installation Cost		Total Monthly Recurring Cost	
Ĩ	1	ISDN-PRI	12 Months	\$0.00	\$0.00	\$650.00	\$650.00	~
	5	BUSINESS LINES FR	12 Months	\$0.00	\$0.00	\$25.60	\$128.00	V
1	5	DID 20 NUMBER BLOCK	12 Months	\$0.00	\$0.00	\$8.00	\$40.00	V
1	29	LD INTRA LATA @ \$.06	12 Months	\$0.00	\$0.00	Variable	Variable	1
4	29	LD INTER LATA @ \$ 055	12 Months	\$0.00	\$0.00	Variable	Variable	12
Γ		Renewal Account #						
		100-590-0840						
			Total*		\$0.00		\$818.00	

* Local, State, Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in accordance with TelCove's tariffs and/or international, federal, state or local laws

Customer Information & Approval:

In executing this Service Agreement, I acknowledge my understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this Service Agreement, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, I hereby authorize TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this Service Agreement, I further acknowledge that I have read and understand each of the Terms and Conditions of this Service Agreement, agree on behalf of Customer to be bound by them and that I am duly authorized to order and/or modify Service(s) on behalf of Customer.

Customer's Legal Name:	Landrum & Shouse	Signature
State of Organization/Incor	poration: <u>Kentucky</u>	Name
Customer Address:	106 W Vine St., Lexington, KY 40507	Title
Customer Billing Telephon	e Numbers:	Date:
859-255-2424		

the
KARON C. Wagers
Dilector of Admiristration
6/12/06

President & C	Chief Executive Officer
Name:	Robert E. Guth
Signature:	/////
Date:	

TelCove Approval:

General Manager Approval of Business Terms Name: Signature: Date:

AC Darla Quillen

TelCove 121 Champion Way Canonsburg, PA 15317 ATTN: Vice President & General Counsel



1. **General.** The following Additional Terms and Conditions apply to and are a part of the Service Agreement between TelCove and the Customer to which these Additional Terms and Conditions are attached or referenced (collectively "Service Agreement")

Installation. TelCove will use reasonable efforts to provide Service(s) by the applicable Customer installation date. Scheduled installation dates are estimates only. TelCove will not be liable for any damages whatsoever related to delays in meeting any installation or service dates due to delays resulting from normal construction procedures or reasons beyond TelCove's control. TelCove will notify Customer when Service(s) is operational ("Service Start Date"). Unless Customer notifies TelCove within ten (10) business days that the Service(s) is not operational, Service(s) will be deemed accepted by Customer as of the Service Start Date and Customer will pay for such Service(s) as of such date. To facilitate the installation and maintenance of the Service(s). Customer will: a) prepare its premises (including the disconnection and removal of existing service) as necessary; b) provide any inside wiring, equipment and/or software necessary to connect Service(s); and c) provide TelCove all required access and security as necessary. Title to all equipment and software provided by TelCove will remain exclusively with TelCove. Customer further agrees not to create or permit to be created any lien or other encumbrances on TelCove's equipment and software relating to Customer's use of, or TelCove's placement of, such equipment or software.

3. **Term.** The term of the Service Agreement will commence on the Service Start Date and expire upon fulfillment of the term commitment set forth in the Service Agreement (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this Service Agreement shall automatically renew on a month-to-month basis (the "Renewal Term") unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable.

4. Use of Service. Customer may use the Service(s) for any lawful purpose provided that such use does not: a) interfere with or impair service over any of the facilities and associated equipment constituting TelCove's network; or b) impair the privacy of any communications over the facilities and equipment of TelCove. Customer will use the Service(s) in accordance with all laws and regulations, and the terms and conditions contained in this Service Agreement and TelCove's applicable tariff. TelCove may make changes to the Service(s) provided that any such change will not materially adversely affect the performance of the Service(s).

Maintenance/Return of Equipment. Maintenance of TelCove owned equipment and software, if any, provided as part of the Service(s) will be at no additional charge unless such charges are: a) specifically set forth in this Service Agreement; or b) for maintenance that is necessitated by unauthorized modifications or other acts or omissions of Customer or others. Customer will surrender any TelCove owned equipment or software promptly upon the discontinuance of the Service(s) for which same is being used, in the same condition as delivered subject only to reasonable wear and tear. If TelCove owned equipment or software is surrendered in damaged condition, Customer will pay TelCove any additional charges necessary to repair or replace the damaged equipment. Should Customer fail to surrender TelCove equipment or software within thirty (30) days after TelCove's request, Customer will be liable for TelCove's reasonable attorneys fees and expenses, as liquidated damages and not a penalty, in the amount of ten thousand dollars (\$10,000), representing the reasonable value of the TelCove equipment or software. Customer's obligations pursuant to this Section 5 will survive termination of this

Agreement

6. Charges and Payment. The installation and monthly recurring charges for Service(s) stated herein will be as specified in this Service Agreement. The charges stated do not include any international, federal, state or local taxes, assessments, fees or surcharges. Unless Customer provides a valid exemption certificate, Customer will pay such applicable taxes, fees or surcharges upon receipt of the invoice. Customer will notify TelCove if Customer's taxexempt status changes during the term of this Service Agreement. Payment for Service(s), including applicable international, federal, state, and local taxes, assessments, fees or surcharges, will be due upon receipt of invoice. Customer may in good faith withhold payment of any disputed charges; provided, however, that a charge is not disputed unless Customer provides TelCove with a written explanation of the disputed charge within sixty (60) days from the date of the invoice. If TelCove determines the disputed charges are valid, TelCove will notify Customer and Customer must pay all such charges within ten (10) days. Beginning forty five (45) days after the date of invoice, interest on late payments will accrue at the rate of 1.5% per month or the maximum rate allowed by law, whichever is more, on the unpaid balance. Customer will be liable to TelCove for any costs and/or expenses incurred directly or indirectly, including reasonable attorney's fees and expenses, in collection of any amounts due and owing to TelCove.

7 Additional Charges. Customer is subject to the applicable charges for moves, adds, changes, and upgrades for those items covered by this Service Agreement. All Service(s) other than those stated herein will be provided at the prevailing charges set forth in the applicable TelCove tariff. Service records will constitute full proof of the content and nature of Customer's Service(s).

8. **Tariffs.** Additional terms and conditions of this Service Agreement are set forth in TelCove's tariff(s) which are on file with the applicable state and/or federal regulatory authorities. In the event of any express conflict between this Service Agreement and the language in the applicable TelCove tariff(s), this Service Agreement will control.

Termination of Service(s). In addition to any other remedy available, TelCove may immediately terminate this Service Agreement, in whole or in part, in the event of a breach by Customer which includes, but is not limited to the following: a) non-payment of amounts due and owing to TelCove; b) Customer's unlawful or fraudulent use of Service(s); c) Customer provides false or misleading information; d) any material default of this Service Agreement; e) a violation of any law, rule or regulation of any governing authority having jurisdiction over the service; f) a violation giving rise to a right of termination as set forth in TelCove's applicable federal or state tariffs; or g) the Service(s) being provided to Customer are no longer economically or technically feasible. Upon such termination, Customer will immediately: i) cease utilizing the Service(s); ii) pay TelCove for all charges incurred by Customer, including taxes and surcharges, through the date such Service(s) is discontinued; and iii) except for (g) above, pay any applicable termination liability as outlined below.

10. Notice of Termination of Service Agreement. In the event Customer intends to terminate a particular Service or all Service(s) governed by this Service Agreement prior to expiration of the term set

forth herein, if longer than a month to month the provide TelCove three (3) months written notice. In the event that Customer does not so notify TelCove, Customer (will once termination additional three (3) months of charges in addition to the termination liability outlined below.

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11 own convenience, or TelCove terminates for cause as set forth above, prior to the fulfillment of the term set forth herein, then a termination liability will be due from Customer to TelCove; which Customer acknowledges is a reasonable approximation of damages and does not represent a penalty. The termination liability will include: (a) any previously waived charges for the Services(s); plus (b) a one-time charge calculated as follows.

(i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term, or

(ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term.

12. Indemnification and Limitations on Liability. Customer will defend, indemnify and hold TelCove, its affiliates and each of their respective owners, directors, officers, employees and agents, harmless from and against all claims, suits, expenses, losses, demands, actions, causes of action, judgments, costs and reasonable attorney's fees and expenses of any kind or nature for any and all damages of any kind arising from or related to any use of the Service(s) or otherwise arising under this Service Agreement. IN NO EVENT WILL TELCOVE BE LIABLE FOR ANY LOSS OF PROFITS OR FOR ANY DIRECT, INCIDENTAL, INDIRECT. SPECIAL, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES, FOR ANY CAUSE OF ACTION, WHETHER IN CONTRACT OR TORT, ARISING OUT OF ITS PROVISION OF SERVICES OR TO PROVIDE SERVICES FAILURE UNDER THIS AGREEMENT, WHETHER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR NOT. TELCOVE'S MAXIMUM LIABILITY FOR ANY DAMAGES ARISING OUT OF OR RELATED TO THIS SERVICE AGREEMENT WILL NOT EXCEED THE TOTAL CHARGES FOR THE SERVICE(S) PROVIDED UNDER THIS SERVICE AGREEMENT DURING THE MONTH IN WHICH SUCH LIABILITY ARISES.

13. Force Majeure. Neither Party shall be liable for failure to perform its obligations hereunder where such nonperformance is caused, in whole or in part, by force majeure, including but not limited to acts of God or government, war, national emergencies, riot, insurrection, acts of terrorism, vandalism, criminal action taken against a Party or its affiliates, disturbance, strike, lockout, work stoppage or other labor dispute, failure of usual sources of supply, unavailability, failure or malfunction of equipment or facilities provided by third parties, pole hits, storm, fire, flood, earthquake, accident, or any other cause not within TelCove's reasonable control, including, but not limited to local or foreign telephone company action and any law, order, regulation or other action of any governmental entity. In addition, TelCove will not be liable for claims or damages resulting from or caused by: a) Customer's fault, negligence or failure to perform Customer's responsibilities; b) claims against Customer by a third party; c) any act or omission of any other party; or d) equipment or services furnished by a third party. This section will survive termination or expiration of the Agreement and will continue to apply after the Agreement ends.

Termination Liability. If Customer-terminates Service for-its and 14-20-20 Credit Allowances. Service interruption credit allowances will be granted pursuant to the terms of the applicable TelCove tariff(s). Credit allowances will not apply to interruptions: a) caused by Customer and/or its employees, contractors, subcontractors, vendors or agents; b) due to failure of power or equipment provided by others; c) during any period in which TelCove is not allowed access to the premises; d) due to maintenance and repair operations scheduled in advance with Customer, e) caused by fiber or wire cuts or other equipment damage on Customer premises; f) caused by an outage in Customer's internal network, inside wiring, Private Branch Exchange or multiplexers; g) due to circumstances or causes beyond the control of TelCove, or h) that was not reported to TelCove within thirty (30) days of the date that Service was affected.

> 15 Assignment. TelCove may assign the rights, privileges or obligations conveyed under this Service Agreement. Customer may not assign the rights, privileges, or obligations conveyed under this Service Agreement without first obtaining the written consent of TelCove, which consent will not be unreasonably withheld, provided, however, that the party to whom this Agreement is being assigned by Customer expressly assumes, in writing, the obligations of the Customer.

> 16 Warranties. EXCEPT AS OTHERWISE PROVIDED HEREIN, THERE ARE NO AGREEMENTS, WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, EITHER IN FACT OR BY OPERATION OF LAW, STATUTORILY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE RELATING TO THE SERVICE(S). TELCOVE ALSO MAKES NO WARRANTY THAT THE SERVICE WILL BE UNINTERRUPTED OR ERROR FREE. ALL SUCH WARRANTIES ARE EXPRESSLY EXCLUDED AND DISCLAIMED.

> 17. No Agency. This Service Agreement does not create any agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein.

> Miscellaneous. This Service Agreement, is binding upon the 18. Parties' respective successors and assigns, and together with any applicable tariff(s), constitutes, the entire agreement between TelCove and Customer. No prior agreements, understandings, statements, proposals or representations, either oral or written apply. This Service Agreement can be modified only in writing by the Parties. If any provision of this Service Agreement is held to be illegal or unenforceable, this Service Agreement's unaffected provisions will remain in effect. No customer purchase orders or similar documents will vary or add to the terms of this Agreement. If either party fails to enforce any right or remedy under this Service Agreement, that does not waive the right or remedy. This Service Agreement may be signed in counterparts with the same effect as if the signature on each counterpart were upon the same instrument. The rights and remedies of the Parties shall be cumulative and in addition to any other rights or remedies provided by law or equity and will be governed by and construed in accordance with the laws of the state in which the Services are provided without giving effect to its conflict of laws provisions.

TARIFF BRANCH 9/11/2006 PUBLIC SERVICE COMMISSION OF KENTUCKY (Page 3 of 3)



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Ethernet Service Agreement

This Ethernet Service Agreement ("Service Agreement") between Lightyear Network Solutions ("Customer") and TelCove of Kentucky, Inc. ("TelCove") (collectively the "Parties") is for the provision of Ethernet service(s) ("Service(s)"). This Service Agreement shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the Parties agree that Customer will purchase from TelCove Service(s) at the cost(s) and for the term(s) as set forth in the following table.

Node	Site	Customer NPA/NXX	PAC/PORT/VLAN	Term	Non-Recurring Charge / Install	Monthly Recurring Charge
1	1901 Eastpoint Parkway Louisville, KY 40223	502-244	10MB PAC	2 Yr.	\$1000.00**	\$589.00
1	428 Reynolds Ave.(Broadwing POP) Columbus, OH	614-441	10MB PAC	2 Yr.	\$1000.00**	\$589.00
	50MB Dedicated Transport Louisville to Columbus		50MB Transport	2 Yr.	\$1000.00**	\$2112.00
	Less 10% Multi-City Discount					(\$329.00)
				Totals*	\$3000.00**	\$2961.00

 Local, State, Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in accordance with TelCove's tariffs and/or international, federal, state or local laws.

**Installation costs are waived, subject to the attached and incorporated additional terms and conditions.

Customer Information & Approval:

In executing this Service Agreement, I acknowledge my understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this Service Agreement, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, I hereby authorize TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this Service Agreement, I further acknowledge that I have read and understand each of the Terms and Conditions of this Service Agreement, agree on behalf of Customer to be bound by them and that I am duly authorized to order and/or modify Service(s) on behalf of Customer.

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1. **General.** The following Additional Terms and Conditions apply to and are a part of the Service Agreement between TelCove and the Customer to which these Additional Terms and Conditions are attached or referenced (collectively "Service Agreement").

TelCove will use reasonable efforts to 2. Installation. provide Service(s) by the applicable Customer installation date. Scheduled installation dates are estimates only. TelCove will not be liable for any damages whatsoever related to delays in meeting any installation or service dates due to delays resulting from normal construction procedures or reasons beyond TelCove's control. TelCove will notify Customer when Service(s) is operational ("Service Start Date"). Unless Customer notifies TelCove within ten (10) business days that the Service(s) is not operational, Service(s) will be deemed accepted by Customer as of the Service Start Date and Customer will pay for such Service(s) as of such To facilitate the installation and maintenance of the date. Service(s), Customer will: a) prepare its premises (including the disconnection and removal of existing service) as necessary; b) provide any inside wiring, equipment and/or software necessary to connect Service(s); and c) provide TelCove all required access and security as necessary. Title to all equipment and software provided by TelCove will remain exclusively with TelCove. Customer further agrees not to create or permit to be created any lien or other encumbrances on TelCove's equipment and software.

3. **Term.** The term of the Service Agreement will commence on the Service Start Date and expire upon fulfillment of the term commitment set forth in the Service Agreement (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this Service Agreement shall automatically renew on a month-to-month basis (the "Renewal Term") unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable.

4. Use of Service. Customer may use the Service(s) for any lawful purpose provided that such use does not: a) interfere with or impair service over any of the facilities and associated equipment constituting TelCove's network; or b) impair the privacy of any communications over the facilities and equipment of TelCove. Customer will use the Service(s) in accordance with all laws and regulations, and the terms and conditions contained in this Service Agreement. TelCove may make changes to the Service(s) provided that any such change will not materially adversely affect the performance of the Service(s).

5. **Maintenance/Return of Equipment.** Maintenance of TelCove owned equipment and software, if any, provided as part of the Service(s) will be at no additional charge unless such charges are: a) specifically set forth in this Service Agreement; or b) for maintenance that is necessitated by unauthorized modifications or other acts or omissions of Customer or others. Customer will surrender any TelCove owned equipment or software promptly upon the discontinuance of the Service(s) for which same is being used, in the same condition as delivered subject only to reasonable wear and tear. If TelCove owned equipment or software is surrendered in damaged condition, Customer will pay TelCove any additional charges necessary to repair or replace the damaged equipment. Should Customer fail to surrender TelCove's request, Customer will be

liable for TelCove's reasonable attorneys fees and expenses, as liquidated damages and not a penalty, in the amount of ten thousand dollars (\$10,000), representing the reasonable value of the TelCove equipment or software. Customer's obligations pursuant to this Section 5 will survive termination of this Agreement.

6. Charges and Payment. The installation and monthly recurring charges for Service(s) stated herein will be as specified in this Service Agreement. The charges stated do not include any international, federal, state or local taxes, assessments, fees or surcharges. Unless Customer provides a valid exemption certificate, Customer will pay such applicable taxes, fees or surcharges upon receipt of the invoice. Customer will notify TelCove if Customer's tax-exempt status changes during the term of this Service Payment for Service(s), including applicable Agreement. international, federal, state, and local taxes, assessments, fees or surcharges, will be due upon receipt of invoice. Customer may in good faith withhold payment of any disputed charges; provided, however, that a charge is not disputed unless Customer provides TelCove with a written explanation of the disputed charge within sixty (60) days from the date of the invoice. If TelCove determines the disputed charges are valid, TelCove will notify Customer and Customer must pay all such charges within ten (10) days. Beginning forty five (45) days after the date of invoice, interest on late payments will accrue at the rate of 1.5% per month or the maximum rate allowed by law, whichever is more, on the unpaid balance. Customer will be liable to TelCove for any costs and/or expenses incurred directly or indirectly, including reasonable attorney's fees and expenses, in collection of any amounts due and owing to TelCove.

7. Additional Charges. Customer is subject to the applicable charges for moves, adds, changes, and upgrades for those items covered by this Service Agreement. All Service(s) other than those stated herein will be provided at the prevailing charges set forth in the applicable TelCove tariff. Service records will constitute full proof of the content and nature of Customer's Service(s).

8. Service Level Agreement. TelCove shall provide Customer with the Service Level Guarantee set forth in the TelCove Ethernet Product Service Level Agreement, attached hereto and incorporated herein by reference.

9. Termination of Service(s). In addition to any other remedy available, TelCove may immediately terminate this Service Agreement, in whole or in part, in the event of a breach by Customer which includes, but is not limited to the following: a) non-payment of amounts due and owing to TelCove; b) Customer's unlawful or fraudulent use of Service(s); c) Customer provides false or misleading information; d) any material default of this Service Agreement; e) a violation of any law, rule or regulation of any governing authority having jurisdiction over the service; f) a violation giving rise to a right of termination as set forth in TelCove's applicable federal or state tariffs; or g) the Service(s) being provided to Customer are no longer economically or Upon such terminarion, BRastoner wil technically feasible. immediately: i) cease utilizing the Service(s); ii) pay TelCove for al charges incurred by Customer, including taxes and vuicharges through the date such Service(s) is discontinued; and iii) except for (g) above, pay any applicable termination 9/14/11/2006 outlined below.

PUBLIC SERVICE COMMISSION OF KENTUCKY Page 2 of 5) 10. Notice of Termination of Service Agreement. In the event Customer intends to terminate a particular Service or all Service(s) governed by this Service Agreement prior to expiration of the term set forth herein, if longer than a month to month term, Customer will provide TelCove three (3) months written notice. In the event that Customer does not so notify TelCove, Customer will owe TelCove an additional three (3) months of charges in addition to the termination liability outlined below.

11. **Termination Liability.** If Customer terminates Service for its own convenience, or TelCove terminates for cause as set forth above, prior to the fulfillment of the term set forth herein, then a termination liability will be due from Customer to TelCove; which Customer acknowledges is a reasonable approximation of damages and does not represent a penalty. The termination liability will include: (a) any previously waived charges for the Services(s); plus (b) a one-time charge calculated as follows:

(i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term; or

(ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term.

Indemnification and Limitations on Liability. Customer 12. will defend, indemnify and hold TelCove, its affiliates and each of their respective owners, directors, officers, employees and agents, harmless from and against all claims, suits, expenses, losses, demands, actions, causes of action, judgments, costs and reasonable attorney's fees and expenses of any kind or nature for any and all damages of any kind arising from or related to any use of the Service(s) or otherwise arising under this Service Agreement. IN NO EVENT WILL TELCOVE BE LIABLE FOR ANY LOSS OF PROFITS OR FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES, FOR ANY CAUSE OF ACTION, WHETHER IN CONTRACT OR TORT, ARISING OUT OF ITS PROVISION OF SERVICES OR FAILURE TO THIS PROVIDE SERVICES UNDER AGREEMENT. WHETHER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR NOT. TELCOVE'S MAXIMUM LIABILITY FOR ANY DAMAGES ARISING OUT OF OR RELATED TO THIS SERVICE AGREEMENT WILL NOT EXCEED THE TOTAL CHARGES FOR THE SERVICE(S) PROVIDED UNDER THIS SERVICE AGREEMENT DURING THE MONTH IN WHICH SUCH LIABILITY ARISES.

13. Force Majeure. Neither Party shall be liable for failure to perform its obligations hereunder where such nonperformance is caused, in whole or in part, by force majeure, including but not limited to acts of God or government, war, national emergencies, riot, insurrection, acts of terrorism, vandalism, criminal action taken against a Party or its affiliates, disturbance, strike, lockout, work stoppage or other labor dispute, failure of usual sources of supply, unavailability, failure or malfunction of equipment or facilities provided by third parties, pole hits, storm, fire, flood, earthquake, accident, or any other cause not within TelCove's reasonable control, including, but not limited to local or foreign telephone company action and any law, order, regulation or other action of any governmental entity. In addition, TelCove will not be liable for claims or damages resulting from or caused by: a) Customer's fault, negligence or failure to perform Customer's responsibilities; b) claims against Customer by a third party; c) any act or omission of any other party; or d) equipment or services furnished by a third party. This section will survive termination or expiration of the Agreement and will continue to apply after the Agreement ends.

14. **Credit Allowances.** Service interruption credit allowances will be granted pursuant to the attached Service Level Agreement. Credit allowances will not apply to interruptions: a) caused by Customer and/or its employees, contractors, subcontractors, vendors or agents; b) due to failure of power or equipment provided by others; c) during any period in which TelCove is not allowed access to the premises; d) due to maintenance and repair operations scheduled in advance with Customer; e) caused by fiber or wire cuts or other equipment damage on Customer premises; f) caused by an outage in Customer's internal network, inside wiring, Private Branch Exchange or multiplexers; g) due to circumstances or causes beyond the control of TelCove; or h) that was not reported to TelCove as state below.

15. Assignment. TelCove may assign the rights, privileges or obligations conveyed under this Service Agreement. Customer may not assign the rights, privileges, or obligations conveyed under this Service Agreement without first obtaining the written consent of TelCove, which consent will not be unreasonably withheld, provided, however, that the party receiving assignment expressly assumes, in writing, the obligations of the Customer.

16. Warranties. EXCEPT AS OTHERWISE PROVIDED HEREIN, THERE ARE NO AGREEMENTS, WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, IN FACT OR BY OPERATION OF LAW, STATUTORILY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE RELATING TO THE SERVICE(S). TELCOVE ALSO MAKES NO WARRANTY THAT THE SERVICE WILL BE UNINTERRUPTED OR ERROR FREE. ALL SUCH WARRANTIES ARE EXPRESSLY EXCLUDED AND DISCLAIMED.

17. **No Agency.** This Service Agreement does not create any agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein.

Miscellaneous. This Service Agreement, is binding upon 18. the Parties' respective successors and assigns, and together with any applicable tariff(s), constitutes, the entire agreement between TelCove and Customer. No prior agreements, understandings, statements, proposals or representations, either oral or written apply. This Service Agreement can be modified only in writing by the Parties. If any provision of this Service Agreement is held to be illegal or unenforceable, this Service Agreement's unaffected provisions will remain in effect. No customer purchase order similar documents will vary or add to the terms of this Agreement. If either party fails to enforce any right or remedy under this Servic Agreement, that does not waive the right or remedy. The rights and remedies of the Parties shall be cumulative and in addition to any other rights or remedies provided by law or equity and will be governed by and construed in accordance with the laws of the state in which the Services are provided without giving effect to its conflict of laws provisions. **** OF KENTUCKY (Page 3 of 5)

TELCOVE ETHERNET PRODUCT SERVICE LEVEL AGREEMENT

- 1. Service Description: TelCove's Ethernet product which provides connectivity between locations, utilizing the existing SONET rings and either dedicated or shared IP bandwidth.
- 2. **TelCove's Service Level Commitment.** TelCove offers a service level agreement on all Ethernet Services. TelCove reserves the right to review and deny any credits under this section claimed by Customer, should Customer's claim, in TelCove's reasonable judgment, not meet the criteria established for such claim.
 - (a) The TelCove Service Level Commitment is limited to only those on-net (Type 1, I.e. those circuits and facilities owned by TelCove) services being provided under this agreement and applies to each service individually.
 - (b) **Customer eligibility** The customer must open a trouble ticket with the TelCove National Repair Center directly at 877-321-5465 in connection with the Service Level Agreement (SLA) violation in order to be eligible for credit. The trouble ticket must be relative to the violation in question. If a customer is entitled to multiple credits under the SLA arising from the same events, then credits shall not be cumulative. The customer shall be entitled to receive only the maximum single credit available for such an event.
 - (c) Maximum SLA Credits The maximum SLA credits issued in any one calendar month shall not exceed:
 - (i) Charges equaling 50% of the monthly charges for each individually affected service with respect to Network Availability.
 - (ii) Charges equaling 50% of the total monthly charges under this agreement with respect to all services covered under this agreement with respect to any SLA violation (if multiple services provided under this agreement).
 - (d) **Service Credit Exceptions** TelCove Network Outage Time is measured from the time a TelCove trouble ticket is opened, as a result of the customer's inability to transmit and receive data, to the time the Ethernet connection is able to transmit and receive data. Service Credits shall not be issued where the service is unavailable as a result of:
 - (i) Failure of any components beyond the customer side of either the access provider demarcation or the TelCove provided router, including, but not limited to Customer's applications, equipment or facilities.
 - (ii) Network outages caused by non-TelCove provided local loop (e.g. ILEC provided local loop).
 - (iii) Network downtime during TelCove scheduled maintenance window.
 - (iv) Force majeure events.
 - Acts or omission or Customer or any other user of the service authorized by Customer, and/or any willful misconduct or abuse of TelCove Services.
- 3. Service Level Agreement TelCove Ethernet Service availability guarantee is to have the there is to have the service Ethernet Service Network performance as defined below. TelCove Ethernet Service will credit Customer's account if TelCove Ethernet Service fails to meet this availability guarantee during any given calendar month.

PUBLIC SERVICE (Page 4 COMMISSION OF KENTUCKY

- (a) If Customer believes that TelCove has failed to meet the commitment levels defined in this SLA, Customer must contact its TelCove Account Manager/Executive within five [5] business days of the last day of the month in which the relevant SLA was not met. TelCove will verify all or any SLA violation prior to issuing Customer a service credit.
- (b) **Network Availability Measurement (per billing period)** Total amount of Ethernet Service "downtime" (in minutes) from all trouble tickets relative to Network Outage Time (per individual service) rounded up to the nearest hour.
 - (i) *Example:* Total Network Outage time of 20 minutes = 1 hour

(c) Mean Time To Repair (MTTR - per billing period)

Sum of all trouble ticket service restoration intervals relative to Network Outage
Total Number of trouble tickets relative to Network Outages

TelCove Service Level Agreements							
Applicable Components	Goal	Violation Remedy					
* Network Availability	100% Availability	1 day credit = $1/30$ of the monthly fees for the applicable location(s) per each hour of downtime (e.g. downtime between 1 to 60 minutes = 1 day credit eligible) in a given billing period.					
** Mean Time To Repair (MTTR)	4 hours (monthly average)	1 day credit = 1/30 of the monthly fees for the applicable location(s) for each hour that exceeds the initial 4 hour MTTR in a given billing period.					

*NOTE: TelCove Components Included in Network Availability: [a] TelCove Type 1 dedicated facilities used to provide private line connectivity between two (2) or more customer locations, dedicated access to customer selected Interexchange Carrier Points of Presence (POP), or access to TelCove provided data services and [b] TelCove provided CPE (Channel Bank, Router, CSU/DSU).

**NOTE: MTTR is calculated less access time. Access time is defined as: [a] the time it takes for the customer to respond to TelCove repair questions related directly to current open trouble ticket(s) or [b] the time a TelCove onsite repair technician waits to gain access to the customer premises.





Ethernet Service Agreement

This Ethernet Service Agreement ("Service Agreement") between Lightyear Network Solutions ("Customer") and TelCove of Kentucky, Inc. ("TelCove") (collectively the "Parties") is for the provision of Ethernet service(s) ("Service(s)"). This Service Agreement shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the Parties agree that Customer will purchase from TelCove Service(s) at the cost(s) and for the term(s) as set forth in the following table.

Node	Site	Customer NPA/NXX	PAC/PORT/VLAN	Term	Non-Recurring Charge / Install	Monthly Recurring Charge
1	1901 Eastpoint Parkway Louisville, KY 40223	502-244	20MB PAC	2 Yr.	\$1000.00**	\$903.00
Totals*					\$1000.00**	\$903.00

• Local, State, Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in accordance with TelCove's tariffs and/or international, federal, state or local laws.

• **Installation costs are waived, subject to the attached and incorporated additional terms and conditions.

Customer Information & Approval:

In executing this Service Agreement, I acknowledge my understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this Service Agreement, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, I hereby authorize TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this Service Agreement, I further acknowledge that I have read and understand each of the Terms and Conditions of this Service Agreement, agree on behalf of Customer to be bound by them and that I am duly authorized to order and/or modify Service(s) on behalf of Customer.

Customer's Legal Name: Lightyear N State of Organization/Incorporation: KY Customer Address: 1901 Eastpoint F Customer Billing Telephone Numbers: 502-244-1174		Signature: Name: Title: Date:	MANA	- C. Spie ger of Net -06	s work operations
	TelCove	e Approval:			
President & Chief Executive Officer Name: Robert E. Guth Signature:)		hager Approv MAHH Math 6/12/	Jully Jully	TARIFF BRANCH
	121 Cha	elCove ampion Way ırg, PA 15317 lent & General C	Counsel		9/11/2006 PUBLIC SERVICE COMMISSION OF KENTUCKY

1. General. The following Additional Terms and Conditions apply to and are a part of the Service Agreement between TelCove and the Customer to which these Additional Terms and Conditions are attached or referenced (collectively "Service Agreement").

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TelCove will use reasonable efforts to 2 Installation. provide Service(s) by the applicable Customer installation date. Scheduled installation dates are estimates only. TelCove will not be liable for any damages whatsoever related to delays in meeting any installation or service dates due to delays resulting from normal construction procedures or reasons beyond TelCove's control. TelCove will notify Customer when Service(s) is operational ("Service Start Date"). Unless Customer notifies TelCove within ten (10) business days that the Service(s) is not operational. Service(s) will be deemed accepted by Customer as of the Service Start Date and Customer will pay for such Service(s) as of such To facilitate the installation and maintenance of the date. Service(s), Customer will: a) prepare its premises (including the disconnection and removal of existing service) as necessary; b) provide any inside wiring, equipment and/or software necessary to connect Service(s); and c) provide TelCove all required access and security as necessary. Title to all equipment and software provided by TelCove will remain exclusively with TelCove. Customer further agrees not to create or permit to be created any lien or other encumbrances on TelCove's equipment and software.

3. **Term.** The term of the Service Agreement will commence on the Service Start Date and expire upon fulfillment of the term commitment set forth in the Service Agreement (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this Service Agreement shall automatically renew on a month-to-month basis (the "Renewal Term") unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable.

4. Use of Service. Customer may use the Service(s) for any lawful purpose provided that such use does not: a) interfere with or impair service over any of the facilities and associated equipment constituting TelCove's network; or b) impair the privacy of any communications over the facilities and equipment of TelCove. Customer will use the Service(s) in accordance with all laws and regulations, and the terms and conditions contained in this Service Agreement. TelCove may make changes to the Service(s) provided that any such change will not materially adversely affect the performance of the Service(s).

5. **Maintenance/Return of Equipment.** Maintenance of TelCove owned equipment and software, if any, provided as part of the Service(s) will be at no additional charge unless such charges are: a) specifically set forth in this Service Agreement; or b) for maintenance that is necessitated by unauthorized modifications or other acts or omissions of Customer or others. Customer will surrender any TelCove owned equipment or software promptly upon the discontinuance of the Service(s) for which same is being used, in the same condition as delivered subject only to reasonable wear and tear. If TelCove owned equipment or software is surrendered in damaged condition, Customer will pay TelCove any additional charges necessary to repair or replace the damaged equipment. Should Customer fail to surrender TelCove's request, Customer will be

liable for TelCove's reasonable attorneys fees and expenses, as liquidated damages and not a penalty, in the amount of ten thousand dollars (\$10,000), representing the reasonable value of the TelCove equipment or software. Customer's obligations pursuant to this Section 5 will survive termination of this Agreement.

Charges and Payment. The installation and monthly 6. recurring charges for Service(s) stated herein will be as specified in this Service Agreement. The charges stated do not include any international, federal, state or local taxes, assessments, fees or surcharges. Unless Customer provides a valid exemption certificate, Customer will pay such applicable taxes, fees or surcharges upon receipt of the invoice. Customer will notify TelCove if Customer's tax-exempt status changes during the term of this Service Payment for Service(s), including applicable Agreement. international, federal, state, and local taxes, assessments, fees or surcharges, will be due upon receipt of invoice. Customer may in good faith withhold payment of any disputed charges; provided, however, that a charge is not disputed unless Customer provides TelCove with a written explanation of the disputed charge within sixty (60) days from the date of the invoice. If TelCove determines the disputed charges are valid, TelCove will notify Customer and Customer must pay all such charges within ten (10) days. Beginning forty five (45) days after the date of invoice, interest on late payments will accrue at the rate of 1.5% per month or the maximum rate allowed by law, whichever is more, on the unpaid balance. Customer will be liable to TelCove for any costs and/or expenses incurred directly or indirectly, including reasonable attorney's fees and expenses, in collection of any amounts due and owing to TelCove.

7. Additional Charges. Customer is subject to the applicable charges for moves, adds, changes, and upgrades for those items covered by this Service Agreement. All Service(s) other than those stated herein will be provided at the prevailing charges set forth in the applicable TelCove tariff. Service records will constitute full proof of the content and nature of Customer's Service(s).

8. Service Level Agreement. TelCove shall provide Customer with the Service Level Guarantee set forth in the TelCove Ethernet Product Service Level Agreement, attached hereto and incorporated herein by reference.

9. Termination of Service(s). In addition to any other remedy available, TelCove may immediately terminate this Service Agreement, in whole or in part, in the event of a breach by Customer which includes, but is not limited to the following: a) non-payment of amounts due and owing to TelCove; b) Customer's unlawful or fraudulent use of Service(s); c) Customer provides false or misleading information; d) any material default of this Service Agreement; e) a violation of any law, rule or regulation of any governing authority having jurisdiction over the service; f) a violation giving rise to a right of termination as set forth in TelCove's applicable federal or state tariffs; or g) the Service(s) being provided to Customer are no longer economically or technically feasible. Upon such termination, BRANDer wil immediately: i) cease utilizing the Serrices, image TelCove for charges incurred by Customer, including taxes and Vur harges through the date such Service(s) is discontinued; and iii) except for (g) above, pay any applicable termination 9/abi/2006 outlined below.

PUBLIC SERVICE COMMISSION OF KENTUCKY 10. Notice of Termination of Service Agreement. In the event Customer intends to terminate a particular Service or all Service(s) governed by this Service Agreement prior to expiration of the term set forth herein, if longer than a month to month term, Customer will provide TelCove three (3) months written notice. In the event that Customer does not so notify TelCove, Customer will owe TelCove an additional three (3) months of charges in addition to the termination liability outlined below.

11. **Termination Liability.** If Customer terminates Service for its own convenience, or TelCove terminates for cause as set forth above, prior to the fulfillment of the term set forth herein, then a termination liability will be due from Customer to TelCove; which Customer acknowledges is a reasonable approximation of damages and does not represent a penalty. The termination liability will include: (a) any previously waived charges for the Services(s); plus (b) a one-time charge calculated as follows:

(i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term; or

(ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term.

12. Indemnification and Limitations on Liability. Customer will defend, indemnify and hold TelCove, its affiliates and each of their respective owners, directors, officers, employees and agents, harmless from and against all claims, suits, expenses, losses, demands, actions, causes of action, judgments, costs and reasonable attorney's fees and expenses of any kind or nature for any and all damages of any kind arising from or related to any use of the Service(s) or otherwise arising under this Service Agreement. IN NO EVENT WILL TELCOVE BE LIABLE FOR ANY LOSS OF PROFITS OR FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES, FOR ANY CAUSE OF ACTION, WHETHER IN CONTRACT OR TORT, ARISING **OUT OF ITS PROVISION OF SERVICES OR FAILURE TO PROVIDE** SERVICES UNDER THIS AGREEMENT, WHETHER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR NOT. TELCOVE'S MAXIMUM LIABILITY FOR ANY DAMAGES ARISING OUT OF OR RELATED TO THIS SERVICE AGREEMENT WILL NOT EXCEED THE TOTAL CHARGES FOR THE SERVICE(S) PROVIDED UNDER THIS SERVICE AGREEMENT DURING THE MONTH IN WHICH SUCH LIABILITY ARISES.

13. Force Majeure. Neither Party shall be liable for failure to perform its obligations hereunder where such nonperformance is caused, in whole or in part, by force majeure, including but not limited to acts of God or government, war, national emergencies, riot, insurrection, acts of terrorism, vandalism, criminal action taken against a Party or its affiliates, disturbance, strike, lockout, work stoppage or other labor dispute, failure of usual sources of supply, unavailability, failure or malfunction of equipment or facilities provided by third parties, pole hits, storm, fire, flood, earthquake, accident, or any other cause not within TelCove's reasonable control, including, but not limited to local or foreign telephone company action and any law, order, regulation or other action of any governmental entity. In addition, TelCove will not be liable for claims or damages resulting from or caused by: a) Customer's fault, negligence or failure to perform Customer's responsibilities; b) claims against Customer by a third party; c) any act or omission of any other party; or d) equipment or services furnished by a third party. This section will survive termination or expiration of the Agreement and will continue to apply after the Agreement ends.

14. **Credit Allowances.** Service interruption credit allowances will be granted pursuant to the attached Service Level Agreement. Credit allowances will not apply to interruptions: a) caused by Customer and/or its employees, contractors, subcontractors, vendors or agents; b) due to failure of power or equipment provided by others; c) during any period in which TelCove is not allowed access to the premises; d) due to maintenance and repair operations scheduled in advance with Customer; e) caused by fiber or wire cuts or other equipment damage on Customer premises; f) caused by an outage in Customer's internal network, inside wiring, Private Branch Exchange or multiplexers; g) due to circumstances or causes beyond the control of TelCove; or h) that was not reported to TelCove as state below.

15. Assignment. TelCove may assign the rights, privileges or obligations conveyed under this Service Agreement. Customer may not assign the rights, privileges, or obligations conveyed under this Service Agreement without first obtaining the written consent of TelCove, which consent will not be unreasonably withheld, provided, however, that the party receiving assignment expressly assumes, in writing, the obligations of the Customer.

16. Warranties. EXCEPT AS OTHERWISE PROVIDED HEREIN, THERE ARE NO AGREEMENTS, WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, IN FACT OR BY OPERATION OF LAW, STATUTORILY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE RELATING TO THE SERVICE(S). TELCOVE ALSO MAKES NO WARRANTY THAT THE SERVICE WILL BE UNINTERRUPTED OR ERROR FREE. ALL SUCH WARRANTIES ARE EXPRESSLY EXCLUDED AND DISCLAIMED.

17. **No Agency.** This Service Agreement does not create any agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein.

Miscellaneous. This Service Agreement, is binding upon 18. the Parties' respective successors and assigns, and together with any applicable tariff(s), constitutes, the entire agreement between TelCove and Customer. No prior agreements, understandings, statements, proposals or representations, either oral or written apply. This Service Agreement can be modified only in writing by the Parties. If any provision of this Service Agreement is held to be illegal or unenforceable, this Service Agreement's unaffected provisions will remain in effect. No customer purchase orders or similar documents will vary or add to the terms of this Agreement. If either party fails to enforce any right premedy under this serve Agreement, that does not waive the right or remedy. The rights and remedies of the Parties shall be cumulative and in addition to any other rights or remedies provided by law or equity and will be governed by and construed in accordance with the laws of the state in which the Services are provided without giving effect to its conflict of laws provisions. **** conflict of laws provisions. **** (Page 3 of 5) OF KENTUCKY

TELCOVE ETHERNET PRODUCT SERVICE LEVEL AGREEMENT

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- 1. Service Description: TelCove's Ethernet product which provides connectivity between locations, utilizing the existing SONET rings and either dedicated or shared IP bandwidth.
- 2. **TelCove's Service Level Commitment.** TelCove offers a service level agreement on all Ethernet Services. TelCove reserves the right to review and deny any credits under this section claimed by Customer, should Customer's claim, in TelCove's reasonable judgment, not meet the criteria established for such claim.
 - (a) The TelCove Service Level Commitment is limited to only those on-net (Type 1, I.e. those circuits and facilities owned by TelCove) services being provided under this agreement and applies to each service individually.
 - (b) **Customer eligibility** The customer must open a trouble ticket with the TelCove National Repair Center directly at 877-321-5465 in connection with the Service Level Agreement (SLA) violation in order to be eligible for credit. The trouble ticket must be relative to the violation in question. If a customer is entitled to multiple credits under the SLA arising from the same events, then credits shall not be cumulative. The customer shall be entitled to receive only the maximum single credit available for such an event.
 - (c) Maximum SLA Credits The maximum SLA credits issued in any one calendar month shall not exceed:
 - (i) Charges equaling 50% of the monthly charges for each individually affected service with respect to Network Availability.
 - (ii) Charges equaling 50% of the total monthly charges under this agreement with respect to all services covered under this agreement with respect to any SLA violation (if multiple services provided under this agreement).
 - (d) Service Credit Exceptions TelCove Network Outage Time is measured from the time a TelCove trouble ticket is opened, as a result of the customer's inability to transmit and receive data, to the time the Ethernet connection is able to transmit and receive data. Service Credits shall not be issued where the service is unavailable as a result of:
 - (i) Failure of any components beyond the customer side of either the access provider demarcation or the TelCove provided router, including, but not limited to Customer's applications, equipment or facilities.
 - (ii) Network outages caused by non-TelCove provided local loop (e.g. ILEC provided local loop).
 - (iii) Network downtime during TelCove scheduled maintenance window.
 - (iv) Force majeure events.
 - (v) Acts or omission or Customer or any other user of the service authorized by Customer, and/or any willful misconduct or abuse of TelCove Services.
- 3. Service Level Agreement TelCove Ethernet Service availability guarantee is to have the KeCove lithernet Service Network performance as defined below. TelCove Ethernet Service will credit Customer's account if TelCove Ethernet Service fails to meet this availability guarantee during any given calendar month. 1/2006

PUBLIC SERVICE Page 4 & MMISSION OF KENTUCKY
- (a) If Customer believes that TelCove has failed to meet the commitment levels defined in this SLA, Customer must contact its TelCove Account Manager/Executive within five [5] business days of the last day of the month in which the relevant SLA was not met. TelCove will verify all or any SLA violation prior to issuing Customer a service credit.
- (b) **Network Availability Measurement (per billing period)** Total amount of Ethernet Service "downtime" (in minutes) from all trouble tickets relative to Network Outage Time (per individual service) rounded up to the nearest hour.
 - (i) *Example:* Total Network Outage time of 20 minutes = 1 hour

(c) Mean Time To Repair (MTTR – per billing period)

Sum of all trouble ticket service restoration intervals relative to Network Outage
Total Number of trouble tickets relative to Network Outages

	TelCove	Service Level Agreements
Applicable Components	Goal	Violation Remedy
* Network Availability	100% Availability	1 day credit = $1/30$ of the monthly fees for the applicable location(s) per each hour of downtime (e.g. downtime between 1 to 60 minutes = 1 day credit eligible) in a given billing period.
** Mean Time To Repair (MTTR)	4 hours (monthly average)	1 day credit = 1/30 of the monthly fees for the applicable location(s) for each hour that exceeds the initial 4 hour MTTR in a given billing period.

*NOTE: TelCove Components Included in Network Availability: [a] TelCove Type 1 dedicated facilities used to provide private line connectivity between two (2) or more customer locations, dedicated access to customer selected Interexchange Carrier Points of Presence (POP), or access to TelCove provided data services and [b] TelCove provided CPE (Channel Bank, Router, CSU/DSU).

**NOTE: MTTR is calculated less access time. Access time is defined as: [a] the time it takes for the customer to respond to TelCove repair questions related directly to current open trouble ticket(s) or [b] the time a TelCove onsite repair technician waits to gain access to the customer premises.





Internet Services Agreement

This Internet Services Agreement ("ISA") between Lightyear Network Solutions ("Customer") and TelCove of Kentucky, Inc. ("TelCove") (collectively the "Parties") is for the provision of Internet service(s) ("Service(s)"). This ISA shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the Parties agree that Customer will purchase from TelCove Service(s) at the cost(s) and for the term(s) as set forth in the following table.

Quantity	Description of Services	Term	Installation Cost	Total Installation Cost	Monthly Recurring Cost	Total Monthly Recurring Cost
1	20MB Ethernet Internet Port	2 yr.	\$5000.00	\$5000.00**	\$1700.00	\$1700.00
		Total*		\$5000.00**		\$1700.00

*Local, State, Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in accordance with TelCove's tariffs and/or international, federal, state or local laws.

**Installation costs are waived, subject to the attached and incorporated additional terms and conditions.

Customer Information & Approval

In executing this ISA, I acknowledge my understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this ISA, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, I hereby authorize TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this ISA, I further acknowledge that I have read and understand each of the Terms and Conditions of this ISA, agree on behalf of Customer to be bound by them and that I am duly authorized to order and/or modify Service(s) on behalf of Customer.

4/0 1/

Customer's Legal Name: Lightyea: State of Organization/Incorporation: KY Customer Address: 1901 Eastpoin Customer Billing Telephone Numbers: 502-244-1174		Signature: Name: Title: Date:	Kevin C. Sp Manager 6-12-06	of Network operations
	<u>TelCove A</u>	oproval:		
President & Chief Executive Officer Name: Robert E. Guth Signature:			ager Approval of Busir NAHL_J.Phill, MatARL Cell2/06	ness Terms
AE _Bob Kessinger				9/11/2006
ıld I 05	TelCo 121 Champ Canonsburg, ATTN: Vice President	ion Way PA 15317	nsel	PUBLIC SERVICE COMMISSION OF KENTEUCRAGO

Additional Terms and Conditions

1. <u>TERM</u>

The term of this ISA will commence on the date that the applicable Service is provisioned and installed at the Customer's premises (the "Service Start Date") and expire upon fulfillment of the term commitment set forth in the ISA (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this ISA shall automatically renew on a month-to-month basis (the "Renewal Term") unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable.

2. <u>DEFINITIONS</u>.

2.1 "Dedicated Internet Service" shall mean Internet Service that is provided on a dedicated, as opposed to switched (i.e. dial-up) basis.

2.2 "Managed Internet Service" shall mean Internet Service consisting of a TelCove-provided Internet Router at Customer's premises.

2.3 "Switched Internet Service" shall mean Internet Service that is provided on a switched (i.e. dial-up) basis.

3. <u>SCOPE OF INTERNET SERVICES</u>.

3.1 TelCove agrees to provide Dedicated, Managed or Switched Services, as applicable and available, in accordance with this ISA.

3.2 Certain services may be provided by one or more TelCove affiliates authorized by regulatory authorities to provide same. Each TelCove affiliate will be responsible for the services provided in its authorized service area.

3.3 Customer's Obligations and Covenants.

(a) Customer is solely responsible for the content of any transmissions of Customer and any third party utilizing customer's facilities or TelCove's facilities. Use of other organization's network or computing resources are subject to their respective permission and usage policies. Customer agrees to comply with all applicable laws with regard to the transmission and use of information and content and the solicitation of any activity that is prohibited by applicable law over Internet. Customer further agrees not to use the Internet service for illegal purposes, to interfere with or disrupt other network users, network services or network equipment.

(b) Customer shall limit access to and use of the Internet Services to its employees solely for Customer's business purposes and shall not resell or otherwise generate income by providing access to the Internet service to third parties; Total Sale Resale (TSR) or resale of entire service per Internet port is prohibited under this Agreement. Customer's right to use the Internet Services and products provided hereunder are limited to Customer and are nontransferable.

(c) Customer agrees to abide by TelCove's Acceptable Use Policy and Privacy Policy, each as amended from time to time, and to require any and all employees, contractors, end-user customers or other representatives using the Customer's Internet Services to abide by same, each can be found at <u>www.telcove.com</u>.

(d) Customer will surrender any TelCove owned equipment or software promptly upon the discontinuance of the tld 1 05

Service(s) for which same is being used, in the same condition as delivered subject only to reasonable wear and tear. If TelCove owned equipment or software is surrendered in damaged condition, Customer will pay TelCove any additional charges necessary to repair or replace the damaged equipment. Should Customer fail to surrender TelCove equipment or software within thirty (30) days after TelCove's request, Customer will be liable for TelCove's reasonable attorneys fees and expenses, as liquidated damages and not a penalty, in the amount of ten thousand dollars (\$10,000), representing the reasonable value of the TelCove equipment or software. Customer's obligations pursuant to this Section will survive termination of this Agreement.

3.4 <u>TelCove Service Level Agreement</u>: TelCove offers a service level agreement ("SLA") on all on-net, Dedicated Internet Services. The SLA applies to each service individually. TelCove reserves the right to review and deny any credits under this section claimed by Customer, should Customer's claim, in TelCove's reasonable judgment, not meet the criteria established for such claim. Measurement of available credit will be calculated in accordance with Exhibit A.

(a) TelCove Service Level Agreement Guarantee: If, during any given calendar month, TelCove Services fails to meet the performance standards provided in this Agreement, TelCove will credit Customer's account as set forth in Exhibit A based on customer eligibility as provided in this Section and up to the Maximum SLA Service Credit set forth in Section 3.4(c) below; provided that Customer, within five (5) business days of the last day of the month in which the relevant performance standard was not met, either (i) contacted its TelCove Account Manager/Executive in writing, describing the specific trouble and why it fails to meet a measurable performance standard, or (ii) contacted the TelCove National Repair Center (NRC) directly at 877-321-5465 to open a trouble ticket specifically stating the alleged violation. TelCove will verify all or any SLA violations prior to issuing Customer a service credit.

(b) If Customer is entitled to multiple credits under the SLA arising from the same event(s), then credits shall not be cumulative. Customer shall be entitled to receive only the maximum single credit available for such an event.

(c) <u>Maximum SLA Service Credits</u>: The Maximum SLA Service Credits issued in any one calendar month shall not exceed:

(i) Charges equaling 50% of the monthly charges for each individually affected service (<u>i.e.</u> individual Internet port) relative to Network Availability, Latency and Packet Delivery guarantees.

(ii) Charges equaling 50% of the total monthly charges under this agreement with respect to all Services covered under this agreement with respect to any SLA violation if multiple services are provided under this Agreement.

(d) <u>SLA Service Credit Exceptions/2006</u>Cove Network Outage Time is measured from the time a TelCove trouble ticket is opened, as a result of CPUBLECSERVICE transmit and receive data, to the time the InCOM/VPSSICION is able to transmit and receive data. SLA Service Credits shall not be provided, however, that Customer must provide such issued where the service is unavailable as a result of:

Failure of any components beyond the customer (i) side of either the access provider demarcation or the TelCove provided equipment, including, but not limited to Customer's applications, equipment or facilities;

Network outages caused by non-TelCove provided (ii) facilities (e.g. ILEC provided local loop);

Network downtime during TelCove scheduled (iii) maintenance window;

Force Majeure events; or (iv)

Acts or omissions of Customer or any other user of (v)the Service authorized by Customer, and/or any willful misconduct or abuse of the Services.

3.5 Managed Internet Service Guarantee. TelCove will respond to any Managed Internet Service outage related to any TelCove Managed Internet Service Equipment that is leased, monitored, maintained and serviced and is currently enrolled in the TelCove Managed Internet Service plan as follows: TelCove will notify the Customer within thirty (30) minutes of any Managed Internet Service outage and provide four (4) hours on-site response time once an onsite failure has been detected and the need for on-site service of the equipment has been determined.

PRICING, PAYMENT AND BILLING. 4.

4.1 The prices for Internet Service that Customer may order pursuant to this ISA do not include federal, state and local taxes and surcharges and other charges imposed by or levied by any governmental entity on Internet Services ("Taxes").

4.2 TelCove will invoice Customer for Internet Services on a monthly basis for recurring charges, and will begin invoicing Customer as the date of the installation and acceptance of Service pursuant to the applicable Internet Service Order ("Service Date") regardless whether any related Customer-provided local access or other third party services are ready for Customer's use. Customer will pay each TelCove invoice for Internet Services, excluding any portion of the charges that Customer is disputing in good faith, within thirty (30) days of the date of the invoice ("Due Date"). Customer may not use offsets to satisfy an invoice.

4.3 Additional Charges. Customer is subject to the applicable charges for moves, adds, changes, and upgrades for those items covered by this Service Agreement. All Service(s) other than those stated herein will be provided at the prevailing charges set forth in the applicable TelCove tariff. Service records will constitute full proof of the content and nature of Customer's Service(s). Nonrecurring charges, if any, will be due and payable in advance or as specified in the applicable Internet Service Order.

Customer shall be solely liable for and will 4.4 Taxes. promptly reimburse TelCove for payments of any and all applicable Federal taxes and state and local sales and use taxes, or other applicable taxes with respect to transactions under this ISA including any charges or surcharges mandated or imposed on TelCove by regulatory agencies, but Customer will not be liable for taxes on TelCove's income or property. Taxes payable by Customer shall be separately stated in TelCove's invoices and are not included in the prices set forth herein. Customer will not be liable for any tax for which a valid exemption certificate acceptable to the applicable state or local taxing authorities is furnished by Customer to TelCove;

exemption certificate evidencing such claimed exemption within thirty (30) days of the Service Date. Customer will reimburse TelCove against: (i) any penalty, fine or other payment arising out of any improper exemption claimed by Customer; or (ii) payments made by TelCove as a result of Customer's failure to timely provide appropriate tax exempt documentation to TelCove.

4.5 Late Payments. Commencing forty five (45) days after the date of invoice, interest on late payments will accrue at the rate of 1.5% per month compounded monthly, or the highest rate allowed by law, on the unpaid balance, whichever is lower.

4.6 Disputes

Customer may withhold payment of (a) amounts disputed in good faith by Customer, provided that Customer (i) pays all undisputed charges on or before the Due Date, (ii) presents within ninety (90) days of the Due Date a written statement and appropriate documentation of any billing discrepancies to TelCove in reasonable detail along with the payment of the undisputed charges, and (iii) cooperates to resolve the dispute within thirty (30) days from the date of TelCove's receipt of Customer's dispute. Failure by Customer to provide the ninety (90) days notice described herein shall result in a complete waiver of Customer's right to dispute said invoice.

To the extent such dispute is resolved in the (b) favor of TelCove, Customer shall pay TelCove the disputed charges within five (5) business days of the resolution of the dispute plus interest at the lower of 1.5% or the highest rate allowed by law. To the extent such dispute is resolved in favor of Customer, Customer will receive a credit for the disputed charges concurrent with the next invoice following the resolution as well as credit for any interest charges accrued on the disputed charges.

(c) If TelCove has responded to Customer's dispute in writing and the Parties fail to mutually resolve or settle the dispute within ninety (90) days of the submission of the dispute by Customer (unless TelCove has agreed in writing to extend such period), all disputed amounts together with the late fees shall become due and payable, and this provision shall not be construed to prevent Customer from pursuing any legal remedies as provided in this ISA.

SUSPENSION. 5.

Except for amounts disputed by Customer, in the event payment in full is not received from Customer on or before the Due Date, TelCove shall have the right upon prior written notice to suspend all or any portion of the Internet Service(s). In addition, TelCove shall have the right to place any pending Internet Service Orders on hold, and to decline to accept any

Internet Service Order or other requests trom Break over to provide any Internet Service. TelCove may continue suspension until such time as Customer has prid in fuir-al charges then due, including any applicable reinstallation charges and/or late fees. Following receint of presemer's payment, and provided TelCove has not exercised any of its rights to terminate this ISA and/or any Internet Service Arder, TelCove shall reinstate Customer's Internet Services subject to Customer's payment of any reconnection charges TelCave's



suspension of Customer's Internet Services shall not affect OTHERWISE, EVEN IF ADVISED OF THE POSSIBILITY Customer's obligation to pay for the Internet Services.

COLLECTIONS. 6.

In the event TelCove employs the services of a collection agency or attorneys for collection of charges due under this ISA, Customer shall be liable for all such costs, including, but not limited to, reasonable attorney's fees and costs incurred by TelCove in prosecuting any related proceedings and any appeals therefrom.

TERMINATION 7.

7.1 Termination for Non-Payment. In addition to TelCove's right to suspend Internet Service pursuant to Section 5, TelCove shall have the right to terminate this ISA and/or any Internet Service Order for Customer's failure to pay any delinquent invoice within ten (10) business days following Customer's receipt of written notice from TelCove.

7.2 General Termination for Material Breach. In the event of breach of any material term or condition of this ISA by Customer (other than a material breach for failure to pay governed by Section 7.1), TelCove may terminate this ISA upon twenty (20) days written notice.

7.3 Survival. All of Customer's obligations and liability incurred prior to any termination of this ISA shall survive termination as described in this Section 7, including without limitation, the payment of any early termination charges (which such charges shall be construed as liquidated damages and not a penalty hereunder).

7.4 Termination Liability. If Customer terminates Service for its own convenience, or TelCove terminates for cause as set forth above, prior to the fulfillment of the term set forth herein, then a termination liability will be due from Customer to TelCove; which Customer acknowledges is a reasonable approximation of damages and does not represent a penalty. The termination liability will include: (a) any previously waived charges for the Services(s); plus (b) a onetime charge calculated as follows:

(i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term; or

(ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term.

REPRESENTATIONS AND WARRANTIES OF CUSTOMER. 8.

Customer represents and warrants to TelCove that it is an entity, duly organized, validly existing and in good standing under the laws of its origin, with all requisite power to enter into and perform its obligations under this ISA in accordance with its terms.

9. LIMITATION OF LIABILITY.

IN NO EVENT SHALL EITHER PARTY BE LIABLE TO THE OTHER PARTY, ITS EMPLOYEES, SUBCONTRACTORS, AND/OR AGENTS, OR ANY THIRD PARTY, FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, PUNITIVE, EXEMPLARY DAMAGES OR LOST PROFITS FOR ANY CLAIM OR DEMAND OF ANY NATURE OR KIND, ARISING OUT OF OR IN CONNECTION WITH THIS ISA OR THE PERFORMANCE OR BREACH THEREOF WHETHER BASED ON CONTRACT, TORT, STRICT LIABILITY OR

OF SUCH DAMAGES.

10. DISCLAIMER OF WARRANTEES.

TELCOVE'S INTERNET SERVICE IS PROVIDED ON AN "AS IS, AS AVAILABLE" BASIS UNLESS STATED OTHERWISE IN TELCOVE'S SERVICE LEVEL AGREEMENT (SLA). NO WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THOSE OF MERCHANTABILITY OR FITNESS FOR PARTICULAR PURPOSE, ARE MADE WITH RESPECT TO TELCOVE'S INTERNET SERVICES(S) OR ANY INFORMATION OR SOFTWARE THEREIN. CUSTOMER RELEASES TELCOVE FROM ALL LIABILITY OR RESPONSIBILITY FOR ANY DIRECT, INDIRECT, OR CONSEQUENTIAL INCIDENTAL DAMAGES. INCLUDING BUT NOT LIMITED TO DAMAGES DUE TO LOSS OF REVENUES OR LOSS OF BUSINESS. SUFFERED BY CUSTOMER IN CONNECTION WITH THEIR USE OF OR INABILITY TO USE THE TELCOVE INTERNET SERVICES. WITHOUT LIMITING THE **GENERALITY** OF THE FOREGOING, TELCOVE DISCLAIMS TO THE FULL EXTENT PERMITTED BY APPLICABLE LAW ANY RESPONSIBILITY FOR (AND UNDER NO CIRCUMSTANCES SHALL BE LIABLE FOR) ANY CONDUCT, CONTENT, GOODS AND SERVICES AVAILABLE ON OR THROUGH THE INTERNET OR TELCOVE INTERNET SERVICES. IN NO EVENT SHALL TELCOVE'S AGGREGATE LIABILITY EXCEED THE AMOUNT PAID BY CUSTOMER TO TELCOVE FOR TELCOVE'S INTERNET SERVICE. USE OF ANY **INFORMATION** OBTAINED VIA **TELCOVE'S** INTERNET SERVICE IS AT THE CUSTOMER'S OWN TELCOVE SPECIFICALLY DISCLAIMS ANY RISK. RESPONSIBILITY FOR THE ACCURACY OR QUALITY THROUGH OF **INFORMATION** OBTAINED ITS INTERNET SERVICES.

INTELLECTUAL PROPERTY. 11.

If Customer, its affiliates, customers, 11.1 resellers, or end users uses the Internet Services in a manner that violates or infringes upon the patent, trade name, service mark, trade secret, copyright, or other intellectual property right of TelCove or any third party, TelCove at its sole option may immediately terminate this ISA and/or any Internet Service Order relating to such infringement or violation.

Customer shall defend, indemnify, and hold 11.2 harmless TelCove and its affiliates, customers, resellers, and end users from any third-party claim alleging that use of the Internet Service provided hereunder by Customer, its affiliates, customers, resellers, or end users violates the patent, trade name, service mark, trade secret, copyright, or other intellectual property right of any third party ("Infringement Claim"). TARIFF BRANCH

INDEMNIFICATION. 12.

In addition to Section 11:

Customer shall indemnif 11/2006d hold 12.1 harmless TelCove, its shareholders, affiliates, employees, directors, officers, and agents from and against an Velatims, demands, actions, causes of actions, Ganages, Slowities, OF KENTUCKY

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(Page 4 of 6)

losses, and expenses (including reasonable attorney's fees) ("Losses") incurred as a result of:

(a) Claims for libel or slander arising out of or relating to the Internet Service and caused by Customer, its affiliates, customers, resellers, or end users;

(b) Claims arising out of the tortious act(s) or omission(s) of Customer, its affiliates, customers, resellers, or end users; and

(c) Customer's breach of any warranties or failure to perform any obligations hereunder.

13. FORCE MAJEURE

Neither Party shall be liable for any loss or damage resulting from any cause beyond its reasonable control ("Force Majeure"), including without limitation fire, explosion, lightning, flood, earthquake, strikes or labor disputes not caused by TelCove, floods, storms, acts of God, war, civil disturbances, acts of civil or military authorities, acts of domestic or international terrorism, Change of Law or changes of regulation, or the public enemy. Upon the occurrence of any Force Majeure event and to the extent such Force Majeure event substantially interferes with such Party's performance with respect to this ISA, such Party shall be excused from its applicable obligations under this ISA during the period of the Force Majeure event.

14. ASSIGNMENT.

TelCove may assign any of its rights or obligations under this ISA or Internet Service Order (by contract or operation of law) without the prior written consent of Customer. Customer may not assign the rights or obligations under this ISA or Internet Service Order without first obtaining the written consent of TelCove, which consent will not be unreasonably withheld, conditioned or delayed; <u>provided</u>, however, that Customer may assign this ISA to any Customer Affiliate upon written notice to TelCove if the Customer also remains liable under the ISA. For purposes of this ISA, a "Customer Affiliate" shall mean any entity that controls, is controlled by, or is under common control with Customer.

15. MISCELLANEOUS.

(a) The failure of a Party to insist upon strict performance of any provision of this ISA (including without limitation an Internet Service Order issued hereunder) in one or more instances shall not be construed as a waiver or relinquishment for the future performance of any such provision, but the same shall be and remain in full force and effect.

(b) If any term of this ISA, including without limitation an Internet Service Order issued hereunder, is determined by a final order of a federal or state court to be unenforceable, then such term shall be enforced to the maximum extent permitted by law, and the remaining terms of this ISA shall remain in full force and effect.

(c) This ISA and any Exhibits and Schedules attached hereto, and the terms and conditions of any applicable tariffs, including all Internet Service Orders issued hereunder, shall constitute the complete, final, and exclusive statement of the terms of the ISA between TelCove and Customer regarding the subject matter hereof, and shall supersede all prior or contemporaneous written or oral representations, understandings, and communications relating thereto. The terms and conditions of this ISA shall not be amended, varied, supplemented, waived, qualified, modified, or interpreted by any prior or subsequent course of dealing between the Parties,

failure, or delay to enforce any rights hereunder, or by any usage of trade or manner other than by a subsequent writing signed by authorized representatives of both Parties.

(d) This ISA may be signed in counterparts with the same effect as if the signature on each counterpart were upon the same instrument.

(e) This ISA does not and is not intended to confer any rights or remedies upon any person other than the Parties and their successors and assigns.

(f) This Service Agreement does not create any agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein.

(g) Any enumeration of a Party rights and remedies set forth in this ISA is not intended to be exhaustive. A Party's exercise of any right or remedy under this ISA does not preclude the exercise of any other right or remedy. All of a Party's rights and remedies are cumulative and are in addition to any other right or remedy set forth in this ISA, any other agreement between the parties, or which may now or subsequently exist at law or in equity, by statute or otherwise.



Exhibit A

1733

Measurement of Service Level Agreement Credit (per billing period)

Network Availability

Total amount of Internet Service "downtime" (in minutes) from all trouble tickets relative to Network Outage Time (per individual service) rounded up to the nearest hour.

Example: Total Network Outage time of 20 minutes = 1 hour

Network Latency

Latency measured by averaging sample measurements (in 5 minute intervals) taken during a calendar month between TelCove IP Network backbone routers.

Packet Loss

Packet Loss is measured by averaging sample measurements taken during a calendar month between TelCove IP Network backbone routers.

Mean Time To Repair (MTTR)

Sum of all trouble ticket service restoration intervals relative to Network Outage Total Number of trouble tickets relative to Network Outages

	TelCove Service Level Agreements						
Applicable Components	Goal	Violation Remedy.					
*Network Availability	100% Availability	1 day credit = $1/30$ of the monthly fees for the applicable location(s) per each hour of downtime (<u>e.g.</u> downtime between 1 to 60 minutes = 1 day credit eligible) in a given billing period.					
**Latency	Less than or equal to 65ms maximum monthly average	1 day credit = 1/30 of the monthly fees for the applicable location(s) if average monthly latency exceeds 65ms.					
**Packet Loss	Less than 1% average per month	1 day credit = 1/30 of the monthly fees for the applicable location(s) per each percentage above the monthly average packet loss of 1%.					
***Mean Time To Repair (MTTR)	4 hours (monthly average)	1 day credit = 1/30 of the monthly fees for the applicable location(s) for each hour that exceeds the initial 4 hour MTTR in a given billing period.					

*NOTE: TelCove Components Included in Network Availability: [a] TelCove Type 1 dedicated facilities used to provide private line connectivity between two (2) or more customer locations, dedicated access to customer selected Inter-exchange Carrier Points of Presence (POP), or access to TelCove provided data services and [b] TelCove provided CPE (Channel Bank, Router, CSU/DSU).

**NOTE: TelCove Network Latency and Packet Loss are relative to the TelCove IP Backbone only and do not include local access or customer specific performance. Latency and Packet Loss is measured on an ongoing basis, therefore if a customer believes TelCove has failed to meet the backbone performance guarantees set forth above (Latency and Packet Loss), then customer must contact TelCove as defined above. Upon TelCove verification that the actual average TelCove IP Network Latency for the preceding 30 days has exceeded 65ms, the customer will be eligible for SLA credit.



***NOTE: MTTR is calculated less access time. Access time is defined as: [a] the time it takes for the presence respond to TelCove repair questions related directly to current open trouble ticket(s) or [b] the time a TelCove or the repair technician waits to gain access to the customer premises.



Internet Services Agreement

This Internet Services Agreement ("ISA") between Nanz & Kraft Florist ("Customer") and TelCove of Kentucky Inc. ("TelCove") (collectively the "Parties") is for the provision of Internet service(s) ("Service(s)"). This ISA shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the Parties agree that Customer will purchase from TelCove Service(s) at the cost(s) and for the term(s) as set forth in the following table.

Quantity	Description of Services	Term	Installation Cost	Total Installation Cost	Monthly Recurring Cost	Total Monthly Recurring Cost
1	1.544K Internet Access	3yr	\$1000.00	\$1000.00	\$442.00	\$442.00
	Full T-1 Managed Services					
		Total*		**\$1000.00		\$442.00

*Local, State, Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in accordance with TelCove's tariffs and/or international, federal, state or local laws.

** Installation cost are waived, subject to the attached and incorporated additional terms and conditions.

Customer Information & Approval

In executing this ISA, I acknowledge my understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this ISA, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, I hereby authorize TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this ISA, I further acknowledge that I have read and understand each of the Terms and Conditions of this ISA, agree on behalf of Customer to be bound by them and that I am duly authorized to order and/or modify Service(s) on behalf of Customer.

Customer's Legal Name: Nanz and Kraft Florist State of Organization/Incorporation: Kentucky Customer Address: 141 Breckinridge Ln. Louisville KY Customer Billing Telephone Numbers: 502-897-6551	Signature: \mathcal{AV}_{i0} \mathcal{L}_{inff} Name: \mathcal{AV}_{i0} \mathcal{L}_{inff} Title: \mathcal{VP}_{inff} \mathcal{CF}_{inff} Date: $\mathcal{C}/16/06$
TelCove Ar President & Chief Executive Officer Name: Robert E. Guth Signature:	General Manager Approval of Business Terms Name: <u>Math J. Phillips</u> Signature: <u>Math Att TARIFF BRANC</u> Date: <u>6/19/16</u> RECEIV 9/11/2006

TelCove 121 Champion Way Canonsburg, PA 15317 ATTN: Vice President & General Counsel

Additional Terms and Conditions

1. <u>TERM</u>

The term of this ISA will commence on the date that the applicable Service is provisioned and installed at the Customer's premises (the "Service Start Date") and expire upon fulfillment of the term commitment set forth in the ISA (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this ISA shall automatically renew on a month-to-month basis (the "Renewal Term") unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable.

2. <u>DEFINITIONS</u>.

2.1 "Dedicated Internet Service" shall mean Internet Service that is provided on a dedicated, as opposed to switched (<u>i.e.</u> dial-up) basis.

2.2 "Managed Internet Service" shall mean Internet Service consisting of a TelCove-provided Internet Router at Customer's premises.

2.3 "Switched Internet Service" shall mean Internet Service that is provided on a switched (<u>i.e.</u> dial-up) basis.

3. <u>SCOPE OF INTERNET SERVICES</u>.

3.1 TelCove agrees to provide Dedicated, Managed or Switched Services, as applicable and available, in accordance with this ISA.

3.2 Certain services may be provided by one or more TelCove affiliates authorized by regulatory authorities to provide same. Each TelCove affiliate will be responsible for the services provided in its authorized service area.

3.3 Customer's Obligations and Covenants.

(a) Customer is solely responsible for the content of any transmissions of Customer and any third party utilizing customer's facilities or TelCove's facilities. Use of other organization's network or computing resources are subject to their respective permission and usage policies. Customer agrees to comply with all applicable laws with regard to the transmission and use of information and content and the solicitation of any activity that is prohibited by applicable law over Internet. Customer further agrees not to use the Internet service for illegal purposes, to interfere with or disrupt other network users, network services or network equipment.

(b) Customer shall limit access to and use of the Internet Services to its employees solely for Customer's business purposes and shall not resell or otherwise generate income by providing access to the Internet service to third parties; Total Sale Resale (TSR) or resale of entire service per Internet port is prohibited under this Agreement. Customer's right to use the Internet Services and products provided hereunder are limited to Customer and are nontransferable.

(c) Customer agrees to abide by TelCove's Acceptable Use Policy and Privacy Policy, each as amended from time to time, and to require any and all employees, contractors, end-user customers or other representatives using the Customer's Internet Services to abide by same, each can be found at <u>www.telcove.com</u>.

(d) Customer will surrender any TelCove owned equipment or software promptly upon the discontinuance of the ud 1 05

Service(s) for which same is being used, in the same condition as delivered subject only to reasonable wear and tear. If TelCove owned equipment or software is surrendered in damaged condition, Customer will pay TelCove any additional charges necessary to repair or replace the damaged equipment. Should Customer fail to surrender TelCove equipment or software within thirty (30) days after TelCove's request, Customer will be liable for TelCove's reasonable attorneys fees and expenses, as liquidated damages and not a penalty, in the amount of ten thousand dollars (\$10,000), representing the reasonable value of the TelCove equipment or software. Customer's obligations pursuant to this Section will survive termination of this Agreement.

3.4 <u>TelCove Service Level Agreement</u>: TelCove offers a service level agreement ("SLA") on all on-net, Dedicated Internet Services. The SLA applies to each service individually. TelCove reserves the right to review and deny any credits under this section claimed by Customer, should Customer's claim, in TelCove's reasonable judgment, not meet the criteria established for such claim. Measurement of available credit will be calculated in accordance with Exhibit A.

TelCove Service Level Agreement (a) Guarantee: If, during any given calendar month, TelCove Services fails to meet the performance standards provided in this Agreement, TelCove will credit Customer's account as set forth in Exhibit A based on customer eligibility as provided in this Section and up to the Maximum SLA Service Credit set forth in Section 3.4(c) below; provided that Customer, within five (5) business days of the last day of the month in which the relevant performance standard was not met, either (i) contacted its TelCove Account Manager/Executive in writing, describing the specific trouble and why it fails to meet a measurable performance standard, or (ii) contacted the TelCove National Repair Center (NRC) directly at 877-321-5465 to open a trouble ticket specifically stating the alleged violation. TelCove will verify all or any SLA violations prior to issuing Customer a service credit.

(b) If Customer is entitled to multiple credits under the SLA arising from the same event(s), then credits shall not be cumulative. Customer shall be entitled to receive only the maximum single credit available for such an event.

(c) <u>Maximum SLA Service Credits</u>: The Maximum SLA Service Credits issued in any one calendar month shall not exceed:

(i) Charges equaling 50% of the monthly charges for each individually affected service (<u>i.e.</u> individual Internet port) relative to Network Availability, Latency and Packet Delivery guarantees.

(ii) Charges equaling 50% of the total monthly charges under this agreement with respect to all Services covered under this agreement.

(d) <u>SLA Service Cred</u> <u>t Exceptions</u> /2000 ve Network Outage Time is measured from the time a TelCove trouble ticket is opened, as a result of Cusputer citable ticket is opened, as a result of Cusputer citable ticket is opened, as a result of Cusputer citable ticket is opened, as a result of Cusputer citable ticket is opened, as a result of Cusputer citable ticket is opened, as a result of Cusputer citable ticket is opened, as a result of Cusputer citable ticket is opened, as a result of Cusputer citable ticket is opened, as a result of Cusputer citable ticket is opened, as a result of Cusputer citable ticket is opened.

OF KENTUCKY (Page 2 of 6) issued where the service is unavailable as a result of:

Failure of any components beyond the customer (i) side of either the access provider demarcation or the TelCove provided equipment, including, but not limited to Customer's applications, equipment or facilities;

Network outages caused by non-TelCove provided (ii) facilities (e.g. ILEC provided local loop);

Network downtime during TelCove scheduled (iii) maintenance window;

(iv) Force Majeure events; or

Acts or omissions of Customer or any other user of (v)the Service authorized by Customer, and/or any willful misconduct or abuse of the Services.

3.5 Managed Internet Service Guarantee. TelCove will respond to any Managed Internet Service outage related to any TelCove Managed Internet Service Equipment that is leased, monitored, maintained and serviced and is currently enrolled in the TelCove Managed Internet Service plan as follows: TelCove will notify the Customer within thirty (30) minutes of any Managed Internet Service outage and provide four (4) hours on-site response time once an onsite failure has been detected and the need for on-site service of the equipment has been determined.

PRICING, PAYMENT AND BILLING. 4

4.1 The prices for Internet Service that Customer may order pursuant to this ISA do not include federal, state and local taxes and surcharges and other charges imposed by or levied by any governmental entity on Internet Services ("Taxes").

4.2 TelCove will invoice Customer for Internet Services on a monthly basis for recurring charges, and will begin invoicing Customer as the date of the installation and acceptance of Service pursuant to the applicable Internet Service Order ("Service Date") regardless whether any related Customer-provided local access or other third party services are ready for Customer's use. Customer will pay each TelCove invoice for Internet Services, excluding any portion of the charges that Customer is disputing in good faith, within thirty (30) days of the date of the invoice ("Due Date"). Customer may not use offsets to satisfy an invoice.

4.3 Additional Charges. Customer is subject to the applicable charges for moves, adds, changes, and upgrades for those items covered by this Service Agreement. All Service(s) other than those stated herein will be provided at the prevailing charges set forth in the applicable TelCove tariff. Service records will constitute full proof of the content and nature of Customer's Service(s). Nonrecurring charges, if any, will be due and payable in advance or as specified in the applicable Internet Service Order.

Customer shall be solely liable for and will 4.4 Taxes. promptly reimburse TelCove for payments of any and all applicable Federal taxes and state and local sales and use taxes, or other applicable taxes with respect to transactions under this ISA including any charges or surcharges mandated or imposed on TelCove by regulatory agencies, but Customer will not be liable for taxes on TelCove's income or property. Taxes payable by Customer shall be separately stated in TelCove's invoices and are not included in the prices set forth herein. Customer will not be liable for any tax for which a valid exemption certificate acceptable to the applicable state or local taxing authorities is furnished by Customer to TelCove;

able to transmit and receive data: SLA Service Credits shall not be provided, however, that Customer must provide such exemption certificate evidencing such claimed exemption within thirty (30) days of the Service Date. Customer will reimburse TelCove against: (i) any penalty, fine or other payment arising out of any improper exemption claimed by Customer, or (ii) payments made by TelCove as a result of Customer's failure to timely provide appropriate tax exempt documentation to TelCove.

> 4.5 Late Payments. Commencing forty five (45) days after the date of invoice, interest on late payments will accrue at the rate of 1.5% per month compounded monthly, or the highest rate allowed by law, on the unpaid balance, whichever is lower.

4.6 Disputes.

Customer may withhold payment of (a) amounts disputed in good faith by Customer, provided that Customer (i) pays all undisputed charges on or before the Due Date, (ii) presents within ninety (90) days of the Due Date a written statement and appropriate documentation of any billing discrepancies to TelCove in reasonable detail along with the payment of the undisputed charges, and (iii) cooperates to resolve the dispute within thirty (30) days from the date of TelCove's receipt of Customer's dispute. Failure by Customer to provide the ninety (90) days notice described herein shall result in a complete waiver of Customer's right to dispute said invoice.

To the extent such dispute is resolved in the (b) favor of TelCove, Customer shall pay TelCove the disputed charges within five (5) business days of the resolution of the dispute plus interest at the lower of 1.5% or the highest rate allowed by law. To the extent such dispute is resolved in favor of Customer, Customer will receive a credit for the disputed charges concurrent with the next invoice following the resolution as well as credit for any interest charges accrued on the disputed charges.

If TelCove has responded to Customer's (c) dispute in writing and the Parties fail to mutually resolve or settle the dispute within ninety (90) days of the submission of the dispute by Customer (unless TelCove has agreed in writing to extend such period), all disputed amounts together with the late fees shall become due and payable, and this provision shall not be construed to prevent Customer from pursuing any legal remedies as provided in this ISA.

SUSPENSION. 5.

Except for amounts disputed by Customer, in the event payment in full is not received from Customer on or before the Due Date, TelCove shall have the right upon prior written notice to suspend all or any portion of the Internet Service(s). In addition. TelCove shall have the right to place any pending Internet Service Orders on hold, and to decline to accept any

Internet Service Order or other requests range tests provide any Internet Service. suspension until such time as Customer las baid in ull at charges then due, including any applicable reinstallation charges and/or late fees. Following receipt of Gustomer's payment, and provided TelCove has not exercised any of its rights to terminate this ISA and/or any Interpret Sarvise Ruder TelCove shall reinstate Customer's Internet Services publication Customer's payment of any reconnection charges ETel Gove's



Customer's obligation to pay for the Internet Services.

COLLECTIONS. 6.

In the event TelCove employs the services of a collection agency or attorneys for collection of charges due under this ISA, Customer shall be liable for all such costs, including, but not limited to, reasonable attorney's fees and costs incurred by TelCove in prosecuting any related proceedings and any appeals therefrom.

TERMINATION. 7.

7.1 Termination for Non-Payment. In addition to TelCove's right to suspend Internet Service pursuant to Section 5, TelCove shall have the right to terminate this ISA and/or any Internet Service Order for Customer's failure to pay any delinquent invoice within ten (10) business days following Customer's receipt of written notice from TelCove.

7.2 General Termination for Material Breach. In the event of breach of any material term or condition of this ISA by Customer (other than a material breach for failure to pay governed by Section 7.1). TelCove may terminate this ISA upon twenty (20) days written notice.

7.3 Survival. All of Customer's obligations and liability incurred prior to any termination of this ISA shall survive termination as described in this Section 7, including without limitation, the payment of any early termination charges (which such charges shall be construed as liquidated damages and not a penalty hereunder).

7.4 Termination Liability. If Customer terminates Service for its own convenience, or TelCove terminates for cause as set forth above, prior to the fulfillment of the term set forth herein, then a termination liability will be due from Customer to TelCove; which Customer acknowledges is a reasonable approximation of damages and does not represent a penalty. The termination liability will include: (a) any previously waived charges for the Services(s); plus (b) a onetime charge calculated as follows:

(i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term; or

(ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term.

REPRESENTATIONS AND WARRANTIES OF CUSTOMER. 8.

Customer represents and warrants to TelCove that it is an entity, duly organized, validly existing and in good standing under the laws of its origin, with all requisite power to enter into and perform its obligations under this ISA in accordance with its terms.

LIMITATION OF LIABILITY. 9.

IN NO EVENT SHALL EITHER PARTY BE LIABLE TO THE OTHER PARTY, ITS EMPLOYEES, SUBCONTRACTORS, AND/OR AGENTS, OR ANY THIRD PARTY, FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, PUNITIVE, EXEMPLARY DAMAGES OR LOST PROFITS FOR ANY CLAIM OR DEMAND OF ANY NATURE OR KIND, ARISING OUT OF OR IN CONNECTION WITH THIS ISA OR THE PERFORMANCE OR BREACH THEREOF WHETHER BASED ON CONTRACT, TORT, STRICT LIABILITY OR

suspension of Customer's Internet Services shall not affect OTHERWISE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

DISCLAIMER OF WARRANTEES. 10.

TELCOVE'S INTERNET SERVICE IS PROVIDED ON AN "AS IS, AS AVAILABLE" BASIS UNLESS STATED OTHERWISE IN TELCOVE'S SERVICE LEVEL AGREEMENT (SLA). NO WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THOSE OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, ARE MADE WITH RESPECT TO TELCOVE'S INTERNET SERVICES(S) OR ANY INFORMATION OR SOFTWARE THEREIN. CUSTOMER RELEASES TELCOVE FROM ALL LIABILITY OR RESPONSIBILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES. INCLUDING BUT NOT LIMITED TO DAMAGES DUE TO LOSS OF REVENUES OR LOSS OF BUSINESS, SUFFERED BY CUSTOMER IN CONNECTION WITH THEIR USE OF OR INABILITY TO USE THE TELCOVE WITHOUT LIMITING THE INTERNET SERVICES. GENERALITY OF THE FOREGOING, TELCOVE DISCLAIMS TO THE FULL EXTENT PERMITTED BY APPLICABLE LAW ANY RESPONSIBILITY FOR (AND UNDER NO CIRCUMSTANCES SHALL BE LIABLE FOR) ANY CONDUCT, CONTENT, GOODS AND SERVICES AVAILABLE ON OR THROUGH THE INTERNET OR TELCOVE INTERNET SERVICES. IN NO EVENT SHALL TELCOVE'S AGGREGATE LIABILITY EXCEED THE AMOUNT PAID BY CUSTOMER TO TELCOVE FOR TELCOVE'S INTERNET SERVICE. USE OF ANY **INFORMATION** OBTAINED VIA TELCOVE'S INTERNET SERVICE IS AT THE CUSTOMER'S OWN TELCOVE SPECIFICALLY DISCLAIMS ANY RISK RESPONSIBILITY FOR THE ACCURACY OR QUALITY OF INFORMATION OBTAINED THROUGH ITS INTERNET SERVICES.

INTELLECTUAL PROPERTY. 11.

If Customer, its affiliates, customers, 11.1 resellers, or end users uses the Internet Services in a manner that violates or infringes upon the patent, trade name, service mark, trade secret, copyright, or other intellectual property right of TelCove or any third party, TelCove at its sole option may immediately terminate this ISA and/or any Internet Service Order relating to such infringement or violation.

Customer shall defend, indemnify, and hold 11.2 harmless TelCove and its affiliates, customers, resellers, and end users from any third-party claim alleging that use of the Internet Service provided hereunder by Customer, its affiliates, customers, resellers, or end users violates the patent, trade name, service mark, trade secret, copyright, or other intellectual property right of any third party ("Infringement Claim"). TARIFF BRANCH

INDEMNIFICATION. 12.

In addition to Section 11:

12.1harmless TelCove, its shareholders, affiliates, employees directors, officers, and agents from and against an claims demands, actions, causes of actions, damages, habilities,



losses, and expenses (including reasonable attorney's fees) failure, or delay to enforce any rights hereunder, or by any ("Losses") incurred as a result of:

Claims for libel or slander arising out of or relating (a) to the Internet Service and caused by Customer, its affiliates, customers, resellers, or end users;

Claims arising out of the tortious act(s) or (h)omission(s) of Customer, its affiliates, customers, resellers, or end users; and

(c) Customer's breach of any warranties or failure to perform any obligations hereunder.

13. FORCE MAJEURE.

Neither Party shall be liable for any loss or damage resulting from any cause beyond its reasonable control ("Force Majeure"), including without limitation fire, explosion, lightning, flood, earthquake, strikes or labor disputes not caused by TelCove, floods, storms, acts of God, war, civil disturbances, acts of civil or military authorities, acts of domestic or international terrorism, Change of Law or changes of regulation, or the public enemy. Upon the occurrence of any Force Majeure event and to the extent such Force Majeure event substantially interferes with such Party's performance with respect to this ISA, such Party shall be excused from its applicable obligations under this ISA during the period of the Force Majeure event.

ASSIGNMENT. 14.

TelCove may assign any of its rights or obligations under this ISA or Internet Service Order (by contract or operation of law) without the prior written consent of Customer. Customer may not assign the rights or obligations under this ISA or Internet Service Order without first obtaining the written consent of TelCove, which consent will not be unreasonably withheld, conditioned or delayed; provided, however, that Customer may assign this ISA to any Customer Affiliate upon written notice to TelCove if the Customer also remains liable under the ISA. For purposes of this ISA, a "Customer Affiliate" shall mean any entity that controls, is controlled by, or is under common control with Customer.

15. MISCELLANEOUS.

(a) The failure of a Party to insist upon strict performance of any provision of this ISA (including without limitation an Internet Service Order issued hereunder) in one or more instances shall not be construed as a waiver or relinquishment for the future performance of any such provision, but the same shall be and remain in full force and effect.

(b) If any term of this ISA, including without limitation an Internet Service Order issued hereunder, is determined by a final order of a federal or state court to be unenforceable, then such term shall be enforced to the maximum extent permitted by law, and the remaining terms of this ISA shall remain in full force and effect.

(c) This ISA and any Exhibits and Schedules attached hereto, and the terms and conditions of any applicable tariffs, including all Internet Service Orders issued hereunder, shall constitute the complete, final, and exclusive statement of the terms of the ISA between TelCove and Customer regarding the subject matter hereof, and shall supersede all prior or contemporaneous written or oral representations, understandings, and communications relating thereto. The terms and conditions of this ISA shall not be amended, varied, supplemented, waived, qualified, modified, or interpreted by any prior or subsequent course of dealing between the Parties, tld 1 05

usage of trade or manner other than by a subsequent writing signed by authorized representatives of both Parties.

(d) This ISA may be signed in counterparts with the same effect as if the signature on each counterpart were upon the same instrument.

(e) This ISA does not and is not intended to confer any rights or remedies upon any person other than the Parties and their successors and assigns.

(f) This Service Agreement does not create any agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein.

(g) Any enumeration of a Party rights and remedies set forth in this ISA is not intended to be exhaustive. A Party's exercise of any right or remedy under this ISA does not preclude the exercise of any other right or remedy. All of a Party's rights and remedies are cumulative and are in addition to any other right or remedy set forth in this ISA, any other agreement between the parties, or which may now or subsequently exist at law or in equity, by statute or otherwise.



Exhibit A

Measurement of Service Level Agreement Credit (per billing period)

Network Availability

Total amount of Internet Service "downtime" (in minutes) from all trouble tickets relative to Network Outage Time (per individual service) rounded up to the nearest hour.

Example: Total Network Outage time of 20 minutes = 1 hour

Network Latency

Latency measured by averaging sample measurements (in 5 minute intervals) taken during a calendar month between TelCove IP Network backbone routers.

Packet Loss

Packet Loss is measured by averaging sample measurements taken during a calendar month between TelCove IP Network backbone routers.

Mean Time To Repair (MTTR)

Sum of all trouble ticket service restoration intervals relative to Network Outage Total Number of trouble tickets relative to Network Outages

TelCove Service Level Agreements						
Applicable Components	Goal	Violation Remedy				
*Network Availability	100% Availability	1 day credit = $1/30$ of the monthly fees for the applicable location(s) per each hour of downtime (e.g. downtime between 1 to 60 minutes = 1 day credit eligible) in a given billing period.				
**Latency	Less than or equal to 65ms maximum monthly average	1 day credit = 1/30 of the monthly fees for the applicable location(s) if average monthly latency exceeds 65ms.				
**Packet Loss	Less than 1% average per month	1 day credit = 1/30 of the monthly fees for the applicable location(s) per each percentage above the monthly average packet loss of 1%.				
***Mean Time To Repair (MTTR)	4 hours (monthly average)	1 day credit = 1/30 of the monthly fees for the applicable location(s) for each hour that exceeds the initial 4 hour MTTR in a given billing period.				

*NOTE: TelCove Components Included in Network Availability: [a] TelCove Type 1 dedicated facilities used to provide private line connectivity between two (2) or more customer locations, dedicated access to customer selected Inter-exchange Carrier Points of Presence (POP), or access to TelCove provided data services and [b] TelCove provided CPE (Channel Bank, Router, CSU/DSU).

**NOTE: TelCove Network Latency and Packet Loss are relative to the TelCove IP Backbone only and do not include local access or customer specific performance. Latency and Packet Loss is measured on an ongoing basis, therefore if a customer believes TelCove has failed to meet the backbone performance guarantees set forth above (Latency and Packet Loss), then customer must contact TelCove as defined above. Upon TelCove verification that the actual average TelCove IP Network Latency for the preceding 30 days has exceeded 65ms, the customer will be eligible for SLA credit.



waits to gain access to the customer premises.



Voice Service Agreement

This Service Agreement ("Service Agreement") between Optical Dynamics ("Customer") and TelCove of Kentucky, Inc. ("TelCove") (collectively the "Parties") is for the provision of telecommunications service(s) ("Service(s)"). This Service Agreement shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the Parties agree that Customer will purchase from TelCove Service(s) at the cost(s) and for the term(s) as set forth in the following table.

Quantity if Applicable	Description of Services	Term	Installation Cost	Total Installation Cost	Monthly Recurring Cost	Total Monthly Recurring Cost
1	ISDN PRI	24 months	0.00	0 00	500.00	500.00
2	DID 100 No. Block	24 months	0.00	0.00	13.00	26.00
	Renewal Account Number					
	100-585-5105					
		Total*		\$0.00		\$526.00

* Local, State, Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in accordance with TelCove's tariffs and/or international, federal, state or local laws.

Customer Information & Approval:

In executing this Service Agreement, I acknowledge my understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this Service Agreement, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, I hereby authorize TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this Service Agreement, I further acknowledge that I have read and understand each of the Terms and Conditions of this Service Agreement, agree on behalf of Customer to be bound by them and that I am duly authorized to order and/or modify Service(s) on behalf of Customer.

Customer's Legal Name: Optical Dy	mamics	Signature:	me prov	far Com	
State of Organization/Incorporation: Kentu	cky	Name:		ERFREUM	
Customer Address: 10100 Bluegrass Pkwy	LSVL, KY 40299	Title:	Church Internation	in Office	
Customer Billing Telephone Numbers:		Date:	6/19/06		
President & Chief Executive Officer Name: Robert E. Guth Signature: 7/25	<u>TelCov</u>	e Approval: General Ma Name: Signature: Date:	pager Approval of Busin	ness Terms 4:11:05 tullys	
ACMisty L Parsons	T	elCove			
	}	ampion Way urg, PA 15317			TARIFF BRANCH
	ATTN: Vice Presi		Counsel		



1. **General.** The following Additional Terms and Conditions apply to and are a part of the Service Agreement between TelCove and the Customer to which these Additional Terms and Conditions are attached or referenced (collectively "Service Agreement").

Installation. TelCove will use reasonable efforts to provide 2. Service(s) by the applicable Customer installation date. Scheduled installation dates are estimates only. TelCove will not be liable for any damages whatsoever related to delays in meeting any installation or service dates due to delays resulting from normal construction procedures or reasons beyond TelCove's control. TelCove will notify Customer when Service(s) is operational ("Service Start Date"). Unless Customer notifies TelCove within ten (10) business days that the Service(s) is not operational, Service(s) will be deemed accepted by Customer as of the Service Start Date and Customer will pay for such Service(s) as of such date. To facilitate the installation and maintenance of the Service(s), Customer will: a) prepare its premises (including the disconnection and removal of existing service) as necessary; b) provide any inside wiring, equipment and/or software necessary to connect Service(s); and c) provide TelCove all required access and security as necessary. Title to all equipment and software provided by TelCove will remain exclusively with TelCove. Customer further agrees not to create or permit to be created any lien or other encumbrances on TelCove's equipment and software relating to Customer's use of, or TelCove's placement of, such equipment or software.

3. **Term.** The term of the Service Agreement will commence on the Service Start Date and expire upon fulfillment of the term commitment set forth in the Service Agreement (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this Service Agreement shall automatically renew on a month-to-month basis (the "Renewal Term") unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable.

4. **Use of Service.** Customer may use the Service(s) for any lawful purpose provided that such use does not: a) interfere with or impair service over any of the facilities and associated equipment constituting TelCove's network; or b) impair the privacy of any communications over the facilities and equipment of TelCove. Customer will use the Service(s) in accordance with all laws and regulations, and the terms and conditions contained in this Service Agreement and TelCove's applicable tariff. TelCove may make changes to the Service(s) provided that any such change will not materially adversely affect the performance of the Service(s).

Maintenance/Return of Equipment. Maintenance of TelCove owned equipment and software, if any, provided as part of the Service(s) will be at no additional charge unless such charges are: a) specifically set forth in this Service Agreement; or b) for maintenance that is necessitated by unauthorized modifications or other acts or omissions of Customer or others. Customer will surrender any TelCove owned equipment or software promptly upon the discontinuance of the Service(s) for which same is being used, in the same condition as delivered subject only to reasonable wear and tear. If TelCove owned equipment or software is surrendered in damaged condition, Customer will pay TelCove any additional charges necessary to repair or replace the damaged equipment. Should Customer fail to surrender TelCove equipment or software within thirty (30) days after TelCove's request, Customer will be liable for TelCove's reasonable attorneys fees and expenses, as liquidated damages and not a penalty, in the amount of ten thousand dollars (\$10,000), representing the reasonable value of the TelCove equipment or software. Customer's obligations pursuant to this Section 5 will survive termination of this Agreement.

Charges and Payment. The installation and monthly 6. recurring charges for Service(s) stated herein will be as specified in this Service Agreement. The charges stated do not include any international, federal, state or local taxes, assessments, fees or surcharges. Unless Customer provides a valid exemption certificate, Customer will pay such applicable taxes, fees or surcharges upon receipt of the invoice. Customer will notify TelCove if Customer's taxexempt status changes during the term of this Service Agreement. Payment for Service(s), including applicable international, federal, state, and local taxes, assessments, fees or surcharges, will be due upon receipt of invoice. Customer may in good faith withhold payment of any disputed charges; provided, however, that a charge is not disputed unless Customer provides TelCove with a written explanation of the disputed charge within sixty (60) days from the date of the invoice. If TelCove determines the disputed charges are valid, TelCove will notify Customer and Customer must pay all such charges within ten (10) days. Beginning forty five (45) days after the date of invoice, interest on late payments will accrue at the rate of 1.5% per month or the maximum rate allowed by law, whichever is more, on the unpaid balance. Customer will be liable to TelCove for any costs and/or expenses incurred directly or indirectly, including reasonable attorney's fees and expenses, in collection of any amounts due and owing to TelCove.

7. Additional Charges. Customer is subject to the applicable charges for moves, adds, changes, and upgrades for those items covered by this Service Agreement. All Service(s) other than those stated herein will be provided at the prevailing charges set forth in the applicable TelCove tariff. Service records will constitute full proof of the content and nature of Customer's Service(s).

8. **Tariffs.** Additional terms and conditions of this Service Agreement are set forth in TelCove's tariff(s) which are on file with the applicable state and/or federal regulatory authorities. In the event of any express conflict between this Service Agreement and the language in the applicable TelCove tariff(s), this Service Agreement will control.

9. Termination of Service(s). In addition to any other remedy available, TelCove may immediately terminate this Service Agreement, in whole or in part, in the event of a breach by Customer which includes, but is not limited to the following: a) non-payment of amounts due and owing to TelCove; b) Customer's unlawful or fraudulent use of Service(s); c) Customer provides false or misleading information; d) any material default of this Service Agreement; e) a violation of any law, rule or regulation of any governing authority having jurisdiction over the service; f) a violation giving rise to a right of termination as set forth in TelCove's applicable federal or state tariffs; or g) the Service(s) being provided to Customer are no longer economically or technically feasible. Upon such termination, Customer will immediately: i) cease utilizing the Service(s); ii) pay TelCove for all charges incurred by Customer, including taxes and surcharges, through the date such Service(s) is discontinued; and iii) except for (g) above, pay any applicable termination liability as outlined below.

10. **Notice of Termination of Service Agreement.** In the event Customer intends to terminate a particular Service or all Service(s) governed by this Service Agreement prior to expiration of the term set forth herein, if longer than a month to month term, Customer will provide TelCove three (3) months written notice. In the event that

Customer does not so notify TelCove, Customer Will owe TelCove an additional three (3) months of charges in Cdiff in the ermination liability outlined below.

11. **Termination Liability.** If Customer ternging the 200 for its own convenience, or TelCove terminates for cause as set forth above, prior to the fulfillment of the term set forth horging these a termination liability will be due from Customer to TelCove terminates for cause as set forth above, be a termination of the term set forth the term set forth the term set forth above, the set forth above, be a termination liability will be due from Customer to TelCove terminates for the term set forth above, be a termination of the term set forth above, and the set forth above, be a termination of the term set forth above, be a termination of the term set forth above, and the set forth above,

(Page 2 of 3)

represent a penalty. The termination liability will include: (a) any previously waived charges for the Services(s); plus (b) a one-time charge calculated as follows:

(i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term; or

(ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term.

Indemnification and Limitations on Liability. Customer 12. will defend, indemnify and hold TelCove, its affiliates and each of their respective owners, directors, officers, employees and agents, harmless from and against all claims, suits, expenses, losses, demands, actions, causes of action, judgments, costs and reasonable attorney's fees and expenses of any kind or nature for any and all damages of any kind arising from or related to any use of the Service(s) or otherwise arising under this Service Agreement. IN NO EVENT WILL TELCOVE BE LIABLE FOR ANY LOSS OF PROFITS OR FOR ANY DIRECT. INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES, FOR ANY CAUSE OF ACTION, WHETHER IN CONTRACT OR TORT, ARISING OUT OF ITS PROVISION OF SERVICES OR FAILURE TO PROVIDE SERVICES UNDER THIS AGREEMENT, WHETHER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR NOT. TELCOVE'S MAXIMUM LIABILITY FOR ANY DAMAGES ARISING OUT OF OR RELATED TO THIS SERVICE AGREEMENT WILL NOT EXCEED THE TOTAL CHARGES FOR THE SERVICE(S) PROVIDED UNDER THIS SERVICE AGREEMENT DURING THE MONTH IN WHICH SUCH LIABILITY ARISES.

13. Force Majeure. Neither Party shall be liable for failure to perform its obligations hereunder where such nonperformance is caused, in whole or in part, by force majeure, including but not limited to acts of God or government, war, national emergencies, riot, insurrection, acts of terrorism, vandalism, criminal action taken against a Party or its affiliates, disturbance, strike, lockout, work stoppage or other labor dispute, failure of usual sources of supply, unavailability, failure or malfunction of equipment or facilities provided by third parties, pole hits, storm, fire, flood, earthquake, accident, or any other cause not within TelCove's reasonable control, including, but not limited to local or foreign telephone company action and any law, order, regulation or other action of any governmental entity. In addition, TelCove will not be liable for claims or damages resulting from or caused by: a) Customer's fault, negligence or failure to perform Customer's responsibilities; b) claims against Customer by a third party; c) any act or omission of any other party; or d) equipment or services furnished by a third party. This section will survive termination or expiration of the Agreement and will continue to apply after the Agreement ends.

14. **Credit Allowances.** Service interruption credit allowances will be granted pursuant to the terms of the applicable TelCove tariff(s). Credit allowances will not apply to interruptions: a) caused by

Customer and/or its employees, contractors, subcontractors, vendors or agents; b) due to failure of power or equipment provided by others; c) during any period in which TelCove is not allowed access to the premises; d) due to maintenance and repair operations scheduled in advance with Customer; e) caused by fiber or wire cuts or other equipment damage on Customer premises; f) caused by an outage in Customer's internal network, inside wiring, Private Branch Exchange or multiplexers; g) due to circumstances or causes beyond the control of TelCove; or h) that was not reported to TelCove within thirty (30) days of the date that Service was affected.

15. **Assignment.** TelCove may assign the rights, privileges or obligations conveyed under this Service Agreement. Customer may not assign the rights, privileges, or obligations conveyed under this Service Agreement without first obtaining the written consent of TelCove, which consent will not be unreasonably withheld, provided, however, that the party to whom this Agreement is being assigned by Customer expressly assumes, in writing, the obligations of the Customer.

16. Warranties. EXCEPT AS OTHERWISE PROVIDED HEREIN, THERE ARE NO AGREEMENTS, WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, EITHER IN FACT OR BY OPERATION OF LAW, STATUTORILY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE RELATING TO THE SERVICE(S). TELCOVE ALSO MAKES NO WARRANTY THAT THE SERVICE WILL BE UNINTERRUPTED OR ERROR FREE. ALL SUCH WARRANTIES ARE EXPRESSLY EXCLUDED AND DISCLAIMED.

17. **No Agency.** This Service Agreement does not create any agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein.

Miscellaneous. This Service Agreement, is binding upon the 18. Parties' respective successors and assigns, and together with any applicable tariff(s), constitutes, the entire agreement between TelCove and Customer. No prior agreements, understandings, statements, proposals or representations, either oral or written apply. This Service Agreement can be modified only in writing by the Parties. If any provision of this Service Agreement is held to be illegal or unenforceable, this Service Agreement's unaffected provisions will remain in effect. No customer purchase orders or similar documents will vary or add to the terms of this Agreement. If either party fails to enforce any right or remedy under this Service Agreement, that does not waive the right or remedy. This Service Agreement may be signed in counterparts with the same effect as if the signature on each counterpart were upon the same instrument. The rights and remedies of the Parties shall be cumulative and in addition to any other rights or remedies provided by law or equity and will be governed by and construed in accordance with the laws of the state in which the Services are provided without giving effect to its conflict of laws provisions.





Internet Services Agreement

This Internet Services Agreement ("ISA") between Optical Dynamics ("Customer") and TelCove of Kentucky, Inc. ("TelCove") (collectively the "Parties") is for the provision of Internet service(s) ("Service(s)"). This ISA shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the Parties agree that Customer will purchase from TelCove Service(s) at the cost(s) and for the tenn(s) as set forth in the following table.

Quantity	Description of Services	Term	Installation Cost	Total Installation Cost	Monthly Recurring Cost	Total Monthly Recurring Cost
1	DS1 Non Managed Internet (1.544k)	24 months	0.00	0.00	484.53	484.53
	Renewal Account Number					
	2002052813504247					
		Total*		\$0.00		\$484.53

* Local, State, Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in accordance with TelCove's tariffs and/or international, federal, state or local laws.

Customer Information & Approval:

In executing this ISA, I acknowledge my understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this ISA, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, I hereby authorize TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this ISA, I further acknowledge that I have read and understand each of the Terms and Conditions of this ISA, agree on behalf of Customer to be bound by them and that I am duly authorized to order and/or modify Service(s) on behalf of Customer.

Customer's Legal Name: Optical Dynamics	Signature:	116 Marian C
State of Organization/Incorporation: Kentucky	Name:	MARK LIEBERFREUND
Customer Address: 10100 Bluegrass Pkwy, Louisville, KY 40299	Title:	Chief Intermation Officer-
Customer Billing Telephone Numbers:	Date:	6/19/06
President & Chief Executive Officer Name: Robert E. Guth Signature:	e Approval: General Mar Name: <u>/</u> Signature: Date:	hager Approval of Business Terms MAHL_S. Philips Mats Atlulips Ce / 19/06
ACMisty L. Parsons_		
	elCove ampion Way	

Canonsburg, PA 15317

ATTN: Vice President & General Counsel

(Page 1 of 6) PUBLIC SERVICE OF KENTUCKY 1. **General.** The following Additional Terms and Conditions apply to and are a part of the ISA between TelCove and the Customer to which these Additional Terms and Conditions are attached or referenced (collectively "ISA").

Installation. TelCove will use reasonable efforts to 2. provide Service(s) by the applicable Customer installation Scheduled installation dates are estimates only. date. TelCove will not be liable for any damages whatsoever related to delays in meeting any installation or service dates due to delays resulting from normal construction procedures or reasons beyond TelCove's control. TelCove will notify Customer when Service(s) is operational ("Service Start Date"). Unless Customer notifies TelCove within ten (10) business days that the Service(s) is not operational, Service(s) will be deemed accepted by Customer as of the Service Start Date and Customer will pay for such Service(s) as of such date. To facilitate the installation and maintenance of the Service(s), Customer will: a) prepare its premises (including the disconnection and removal of existing service) as necessary; b) provide any inside wiring, equipment and/or software necessary to connect Service(s); and c) provide TelCove all required access and security as necessary. Title to all equipment and software provided by TelCove will remain exclusively with TelCove. Customer further agrees not to create or permit to be created any lien or other encumbrances on TelCove's equipment and software.

3. **Term.** The term of the ISA will commence on the Service Start Date and expire upon fulfillment of the term commitment set forth in the ISA (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this ISA shall automatically renew on a month-to-month basis (the "Renewal Term") unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable.

Use of Service. Customer may use the Service(s) for 4. any lawful purpose provided that such use does not: a) interfere with or impair service over any of the facilities and associated equipment constituting TelCove's network; or b) impair the privacy of any communications over the facilities and equipment of TelCove. Customer is solely responsible for the content of any transmissions of Customer and any third party utilizing customer's facilities or TelCove's facilities, use of other organization's network or computing resources are subject to their respective permission and usage policies. Customer shall limit access to and use of the Internet Services to its employees solely for Customer's business purposes and shall not resell or otherwise generate income by providing access to the Internet service to third parties; Total Sale Resale (TSR) or resale of entire service per Internet port is prohibited under this Agreement. Customer agrees to abide by TelCove's Acceptable Use Policy and Privacy Policy, each as amended from time to time, and to require any and all contractors, end-user customers or other employees,

representatives using the Customer's Internet Services to abide by same, each can be found at <u>www.TelCove.com</u>. Customer will use the Service(s) in accordance with all laws and regulations, and the terms and conditions contained in this ISA. TelCove may make changes to the Service(s) provided that any such change will not materially adversely affect the performance of the Service(s).

Maintenance/Return of Equipment. Maintenance 5. of TelCove owned equipment and software, if any, provided as part of the Service(s) will be at no additional charge unless such charges are: a) specifically set forth in this ISA; or b) for that is necessitated by unauthorized maintenance modifications or other acts or omissions of Customer or Customer will surrender any TelCove owned others. equipment or software promptly upon the discontinuance of the Service(s) for which same is being used, in the same condition as delivered subject only to reasonable wear and tear. If TelCove owned equipment or software is surrendered in damaged condition, Customer will pay TelCove any additional charges necessary to repair or replace the damaged Should Customer fail to surrender TelCove equipment. equipment or software within thirty (30) days after TelCove's request, Customer will be liable for TelCove's reasonable attorneys fees and expenses, as liquidated damages and not a penalty, in the amount of ten thousand dollars (\$10,000), representing the reasonable value of the TelCove equipment or software. Customer's obligations pursuant to this Section 5 will survive termination of this Agreement.

Charges and Payment. The installation and monthly 6. recurring charges for Service(s) stated herein will be as specified in this ISA. The charges stated do not include any international, federal, state or local taxes, assessments, fees or surcharges. Unless Customer provides a valid exemption certificate, Customer will pay such applicable taxes, fees or surcharges upon receipt of the invoice. Customer will notify TelCove if Customer's tax-exempt status changes during the Payment for Service(s), including term of this ISA. applicable international, federal, state, and local taxes, assessments, fees or surcharges, will be due upon receipt of invoice. Customer may in good faith withhold payment of any disputed charges; provided, however, that a charge is not disputed unless Customer provides TelCove with a written explanation of the disputed charge within sixty (60) days from the date of the invoice. If TelCove determines the disputed charges are valid, TelCove will notify Customer and Customer must pay all such charges within ten (10) days. Beginning forty five (45) days after the date of invoice, interest on late payments will accrue at the party of a star per

month or the maximum rate allowed by law, whichever is more, on the unpaid balance. Customer will be table to TelCove for any costs and/or expenses incurred directly or indirectly, including reasonable atto ney's forst at/200penses, in collection of any amounts due and owing to TelCove.

7. Additional Charges. Customer ODMN/155100 the applicable charges for moves, adds, changes for (Pare 2 of 6)

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those items covered by this ISA. All Service(s) other than those stated herein will be provided at the prevailing charges set forth in the applicable TelCove tariff. Service records will constitute full proof of the content and nature of Customer's Service(s).

8. Service Level Agreement. TelCove shall provide Customer with the Service Level Guarantee set forth in the TelCove Internet Product Service Level Agreement, attached hereto and incorporated herein by reference. TelCove will respond to any Managed Internet Service outage related to any TelCove Managed Internet Service Equipment that is leased, monitored, maintained and serviced and is currently enrolled in the TelCove Managed Internet Service plan as follows: TelCove will notify the Customer within thirty (30) minutes of any Managed Internet Service outage and provide four (4) hours on-site response time once an on-site failure has been detected and the need for on-site service of the equipment has been determined.

Termination of Service(s). In addition to any other 9 remedy available, TelCove may immediately terminate this ISA, in whole or in part, in the event of a breach by Customer which includes, but is not limited to the following: a) nonpayment of amounts due and owing to TelCove; b) Customer's unlawful or fraudulent use of Service(s); c) Customer provides false or misleading information; d) any material default of this ISA; e) a violation of any law, rule or regulation of any governing authority having jurisdiction over the service; f) a violation giving rise to a right of termination as set forth in TelCove's applicable federal or state tariffs; or g) the Service(s) being provided to Customer are no longer economically or technically feasible. Upon such termination, Customer will immediately: i) cease utilizing the Service(s); ii) pay TelCove for all charges incurred by Customer, including taxes and surcharges, through the date such Service(s) is discontinued; and iii) except for (g) above, pay any applicable termination liability as outlined below.

10. Notice of Termination of Service Agreement. In the event Customer intends to terminate a particular Service or all Service(s) governed by this ISA prior to expiration of the term set forth herein, if longer than a month to month term, Customer will provide TelCove three (3) months written notice. In the event that Customer does not so notify TelCove, Customer will owe TelCove an additional three (3) months of charges in addition to the termination liability outlined below.

11. **Termination Liability.** If Customer terminates Service for its own convenience, or TelCove terminates for cause as set forth above, prior to the fulfillment of the term set forth herein, then a termination liability will be due from Customer to TelCove; which Customer acknowledges is a reasonable approximation of damages and does not represent a penalty. The termination liability will include: (a) any previously waived charges for the Services(s); plus (b) a onetime charge calculated as follows: (i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term; or

(ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term.

Indemnification and Limitations on Liability. 12. Customer will defend, indemnify and hold TelCove, its affiliates and each of their respective owners, directors, officers, employees and agents, harmless from and against all claims, suits, expenses, losses, demands, actions, causes of action, judgments, costs and reasonable attorney's fees and expenses of any kind or nature for any and all damages of any kind arising from or related to any use of the Service(s) or otherwise arising under this ISA. IN NO EVENT WILL **TELCOVE BE LIABLE FOR ANY LOSS OF PROFITS** OR FOR ANY DIRECT, INDIRECT, INCIDENTAL, EXEMPLARY, SPECIAL, **PUNITIVE** OR CONSEQUENTIAL DAMAGES, FOR ANY CAUSE OF ACTION, WHETHER IN CONTRACT OR TORT, ARISING OUT OF ITS PROVISION OF SERVICES OR FAILURE TO PROVIDE SERVICES UNDER THIS AGREEMENT, WHETHER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR NOT. TELCOVE'S MAXIMUM LIABILITY FOR ANY DAMAGES ARISING OUT OF OR RELATED TO THIS ISA WILL NOT EXCEED THE TOTAL CHARGES FOR THE SERVICE(S) PROVIDED UNDER THIS ISA DURING THE MONTH IN WHICH SUCH LIABILITY ARISES.

Force Majeure. Neither Party shall be liable for 13. failure to perform its obligations hereunder where such nonperformance is caused, in whole or in part, by force majeure, including but not limited to acts of God or government, war, national emergencies, riot, insurrection, acts of terrorism, vandalism, criminal action taken against a Party or its affiliates, disturbance, strike, lockout, work stoppage or other labor dispute, failure of usual sources of supply, unavailability, failure or malfunction of equipment or facilities provided by third parties, pole hits, storm, fire, flood, earthquake, accident, or any other cause not within TelCove's reasonable control, including, but not limited to local or foreign telephone company action and any law, order, regulation or other action of any governmental entity. In addition, TelCove will not be liable for claims or damages resulting from or caused by: a) Customerra gaute program of the second s or failure to perform Customer's responsibilities; h) glaims against Customer by a third party; Kny at consider of any other party; or d) equipment or services furnished by a third party. This section will survive⁹/ternahation or expiration of the Agreement and wll continue to apply after PUBLIC SERVICE the Agreement ends. COMMISSION

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14 Credit Allowances. Service interruption credit allowances will be granted pursuant to the attached Service Level Agreement. Credit allowances will not apply to interruptions: a) caused by Customer and/or its employees, contractors, subcontractors, vendors or agents; b) due to failure of power or equipment provided by others; c) during any period in which TelCove is not allowed access to the premises; d) due to maintenance and repair operations scheduled in advance with Customer; e) caused by fiber or wire cuts or other equipment damage on Customer premises; f) caused by an outage in Customer's internal network, inside wiring. Private Branch Exchange or multiplexers; g) due to circumstances or causes beyond the control of TelCove; or h) that was not reported to TelCove as stated below.

15. **Assignment.** TelCove may assign the rights, privileges or obligations conveyed under this ISA. Customer may not assign the rights, privileges, or obligations conveyed under this ISA without first obtaining the written consent of TelCove, which consent will not be unreasonably withheld, provided, however, that the party receiving assignment expressly assumes, in writing, the obligations of the Customer.

OTHERWISE EXCEPT AS Warranties. 16. PROVIDED HEREIN. THERE ARE NO WARRANTIES OR AGREEMENTS. REPRESENTATIONS, EXPRESS OR IMPLIED, IN FACT OR BY OPERATION OF LAW, STATUTORILY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ARE MADE WITH RESPECT TO TELCOVE'S INTERNET SERVICE(S) ANY **INFORMATION** OR OR SOFTWARE THEREIN. TELCOVE ALSO MAKES NO WARRANTY THAT THE SERVICE WILL BE UNINTERRUPTED OR ERROR FREE. ALL SUCH WARRANTIES ARE EXPRESSLY EXCLUDED AND USE OF ANY INFORMATION DISCLAIMED. **OBTAINED VIA TELCOVE'S INTERNET SERVICE IS** AT THE CUSTOMER'S OWN RISK. **TELCOVE** SPECIFICALLY DISCLAIMS ANY RESPONSIBILITY OF FOR THE ACCURACY OR **OUALITY INFORMATION OBTAINED** THROUGH ITS INTERNET SERVICES.

17. **No Agency.** This Service Agreement does not create any agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein.

18. **Miscellaneous.** This ISA, is binding upon the Parties' respective successors and assigns, and together with any applicable tariff(s), constitutes, the entire agreement between TelCove and Customer. No prior agreements, understandings, statements, proposals or representations,

either oral or written apply. This ISA can be modified only in writing by the Parties. If any provision of this ISA is held to be illegal or unenforceable, this ISA's unaffected provisions will remain in effect. No customer purchase orders or similar documents will vary or add to the terms of this Agreement. If either party fails to enforce any right or remedy under this ISA, that does not waive the right or remedy. The rights and remedies of the Parties shall be cumulative and in addition to any other rights or remedies provided by law or equity and will be governed by and construed in accordance with the laws of the state in which the Services are provided without giving effect to its conflict of laws provisions. For the purposes of this ISA, the following terms shall have the corresponding meaning, (a) Dedicated Internet Service shall mean Internet Service that is provided on a dedicated, as opposed to switched (i.e. dial-up) basis; (b) Managed Internet Service shall mean Internet Service consisting of a TelCoveprovided Internet Router at Customer's premises; and (c) Switched Internet Service shall mean Internet Service that is provided on a switched (i.e. dial-up) basis. TelCove agrees to provide Dedicated, Managed, or Switched Service(s), as applicable and available, in accordance with this ISA.



TELCOVE INTERNET PRODUCT SERVICE LEVEL AGREEMENT

- 1. Service Description: TelCove offers a service level agreement ("SLA") on all on-net, Dedicated Internet Services. The SLA applies to each service individually.
- 2. **TelCove's Service Level Commitment.** TelCove offers a service level agreement on all Internet Services. TelCove reserves the right to review and deny any credits under this section claimed by Customer, should Customer's claim, in TelCove's reasonable judgment, not meet the criteria established for such claim.
 - (a) The TelCove Service Level Commitment is limited to only those on-net (Type 1, I.e. those circuits and facilities owned by TelCove) services being provided under this agreement and applies to each service individually.
 - (b) **Customer eligibility** The customer must open a trouble ticket with the TelCove National Repair Center directly at 877-321-5465 in connection with the Service Level Agreement (SLA) violation in order to be eligible for credit. The trouble ticket must be relative to the violation in question. If a customer is entitled to multiple credits under the SLA arising from the same events, then credits shall not be cumulative. The customer shall be entitled to receive only the maximum single credit available for such an event.
 - (c) Maximum SLA Credits The maximum SLA credits issued in any one calendar month shall not exceed:
 - (i) Charges equaling 50% of the monthly charges for each individually affected service (<u>i.e.</u> individual Internet port) relative to Network Availability, Latency and Packet Delivery guarantees.
 - (ii) Charges equaling 50% of the total monthly charges under this agreement with respect to all services covered under this agreement with respect to any SLA violation (if multiple services provided under this agreement).
 - (d) **Service Credit Exceptions** TelCove Network Outage Time is measured from the time a TelCove trouble ticket is opened, as a result of the customer's inability to transmit and receive data, to the time the Internet connection is able to transmit and receive data. Service Credits shall not be issued where the service is unavailable as a result of:
 - (i) Failure of any components beyond the customer side of either the access provider demarcation or the TelCove provided router, including, but not limited to Customer's applications, equipment or facilities.
 - (ii) Network outages caused by non-TelCove provided local loop (e.g. ILEC provided local loop).
 - (iii) Network downtime during TelCove scheduled maintenance window.
 - (iv) Force majeure events.
 - (v) Acts or omission or Customer or any other user of the service authorized by Customer, and/or any willful misconduct or abuse of TelCove Services.
- 3. Service Level Agreement TelCove Internet Service availability guarantee is to have the TelCove Internet Service Network performance as defined below. TelCove Internet Service will credit Customer's account if TelCove Internet Service fails to meet this availability guarantee during any given calendar then the CELVE
 - (a) If Customer believes that TelCove has failed to meet the commitment levels defined in this SLA, Customer must contact its TelCove Account Manager/Executive within five [5] business days of the last day/of the 2006

month in which the relevant SLA was not met. TelCove will verify all or any SLA violation prior to issuing Customer a service credit.

(b) **Network Availability** Total amount of Internet Service "downtime" (in minutes) from all trouble tickets relative to Network Outage Time (per individual service) rounded up to the nearest hour.

Example: Total Network Outage time of 20 minutes = 1 hour

- (c) **Network Latency** Latency measured by averaging sample measurements (in 5 minute intervals) taken during a calendar month between TelCove IP Network backbone routers.
- (d) **Packet Loss** Packet Loss is measured by averaging sample measurements taken during a calendar month between TelCove IP Network backbone routers.

(e) Mean Time To Repair (MTTR – per billing period)

Sum of all trouble ticket service restoration intervals relative to Network Outage Total Number of trouble tickets relative to Network Outages

TelCove Service Level Agreements					
Applicable Components	Goal	Violation Remedy			
*Network Availability	100% Availability	1 day credit = 1/30 of the monthly fees for the applicable location(s) per each hour of downtime (e.g. downtime between 1 to 60 minutes = 1 day credit eligible) in a given billing period.			
**Latency	Less than or equal to 65ms maximum monthly average	1 day credit = 1/30 of the monthly fees for the applicable location(s) if average monthly latency exceeds 65ms.			
**Packet Loss	Less than 1% average per month	1 day credit = $1/30$ of the monthly fees for the applicable location(s) per each percentage above the monthly average packet loss of 1%.			
***Mean Time To Repair (MTTR)	4 hours (monthly average)	1 day credit = $1/30$ of the monthly fees for the applicable location(s) for each hour that exceeds the initial 4 hour MTTR in a given billing period.			

*NOTE: TelCove Components Included in Network Availability: [a] TelCove Type 1 dedicated facilities used to provide private line connectivity between two (2) or more customer locations, dedicated access to customer selected Inter-exchange Carrier Points of Presence (POP), or access to TelCove provided data services and [b] TelCove provided CPE (Channel Bank, Router, CSU/DSU).

****NOTE:** TelCove Network Latency and Packet Loss are relative to the TelCove IP Backbone only and do not include local access or customer specific performance. Latency and Packet Loss is measured on an ongoing basis, therefore if a customer believes TelCove has failed to meet the backbone performance guarantees set forth above (Latency and Packet Loss), then customer must contact TelCove as defined above. Upon TelCove verification that the actual average TelCove IP Network Latency for the preceding 30 days has exceeded 65ms, the customer will be eligible for SLA credit.

***NOTE: MTTR is calculated less access time. Access time is defined as: [a] the time it takes for the customer repair technician TelCove repair questions related directly to current open trouble ticket(s) or [b] the time a TelCove ons to repair technician VEC waits to gain access to the customer premises.

9/11/2006

PUBLIC SERVICE COMMISSION OF KENTUCKY



Ethernet Service Agreement

This Ethernet Service Agreement ("Service Agreement") between Peak 10 ("Customer") and TelCove TelCove of Kentucky, Inc. ("TelCove") (collectively the "Parties") is for the provision of Ethernet service(s) ("Service(s)"). This Service Agreement shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the Parties agree that Customer will purchase from TelCove Service(s) at the cost(s) and for the term(s) as set forth in the following table.

Node	Site	Customer NPA/NXX	PAC/PORT/VLAN	Term	Non-Recurring Charge / Install	Monthly Recurring Charge
1	Peak 10 733 Barret Avenue Louisville KY 40204	502-315	10MEG PAC	24 MO	\$1000**	\$372
2	Greenbaum, Doll & McDonald 300 W Vine Street #100 Lexington KY 40507	859-255	10MEG PAC	24 MO	\$1000**	\$372
	DEDICATED TRANSPORT		TRANSPORT	24 MO	\$1000**	\$1320
]]		1	otals*		\$2064

*Local, State, Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in accordance with TelCove's tariffs and/or international, federal, state or local laws.

**Installation costs are waived, subject to the attached and incorporated additional terms and conditions.

Customer Information & Approval:

In executing this Service Agreement, I acknowledge my understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this Service Agreement, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, I hereby authorize TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this Service Agreement, I further acknowledge that Lhave read and understand each of the Terms and Conditions of this Service Agreement, agree on behalf of Customer to be bound by them and that I am duly authorized to order and/or modify Service(s) on behalf of Customer.

Customer's Legal Name:	Peak 10		
State of Organization/Incorpor	ation:		
Customer Address: 73	3 Barret Avenue Lou KY 40204		
Customer Billing Telephone N	umbers: 502-315-6015		

	A P A A P	
Signature:		
Name:	DETTREY, C. BERG	¥
Title:	VPCPS SAL	
Date:	6/2 9/00	

	TelCove Approval:	
President & Chief Executive Officer	General Manager Approval of Bus	siness Terms
Name: Robert E. Guth	Name: Matthew J Phillips	TARIFF BRANCH
Signature:	Signature:	RECEIVED
Date: <u>7/21/06</u>	Date: $(0/30/04)$	
AE Greg Davidson		9/11/2006
		PUBLIC SERVICE
	TelCove	COMMISSION
	121 Champion Way	OF KENTUCKY
ud 3.05	Canonsburg, PA 15317 ATTN: Vice President & General Counsel	(Page 1 of 6)

1. General. The following Additional Terms and Conditions apply to and are a part of the Service Agreement between TelCove and the Customer to which these Additional Terms and Conditions are attached or referenced (collectively "Service Agreement").

TelCove will use reasonable efforts to Installation. 2. provide Service(s) by the applicable Customer installation date. Scheduled installation dates are estimates only. TelCove will not be liable for any damages whatsoever related to delays in meeting any installation or service dates due to delays resulting from normal construction procedures or reasons beyond TelCove's control. TelCove will notify Customer when Service(s) is operational ("Service Start Date"). Unless Customer notifies TelCove within ten (10) business days that the Service(s) is not operational, Service(s) will be deemed accepted by Customer as of the Service Start Date and Customer will pay for such Service(s) as of such To facilitate the installation and maintenance of the date. Service(s), Customer will: a) prepare its premises (including the disconnection and removal of existing service) as necessary; b) provide any inside wiring, equipment and/or software necessary to connect Service(s); and c) provide TelCove all required access and security as necessary. Title to all equipment and software provided by TelCove will remain exclusively with TelCove. Customer further agrees not to create or permit to be created any lien or other encumbrances on TelCove's equipment and software.

3. **Term.** The term of the Service Agreement will commence on the Service Start Date and expire upon fulfillment of the term commitment set forth in the Service Agreement (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this Service Agreement shall automatically renew on a month-to-month basis (the "Renewal Term") unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable.

4. **Use of Service.** Customer may use the Service(s) for any lawful purpose provided that such use does not: a) interfere with or impair service over any of the facilities and associated equipment constituting TelCove's network; or b) impair the privacy of any communications over the facilities and equipment of TelCove. Customer will use the Service(s) in accordance with all laws and regulations, and the terms and conditions contained in this Service Agreement. TelCove may make changes to the Service(s) provided that any such change will not materially adversely affect the performance of the Service(s).

5. **Maintenance/Return of Equipment.** Maintenance of TelCove owned equipment and software, if any, provided as part of the Service(s) will be at no additional charge unless such charges are: a) specifically set forth in this Service Agreement; or b) for maintenance that is necessitated by unauthorized modifications or other acts or omissions of Customer or others. Customer will surrender any TelCove owned equipment or software promptly upon the discontinuance of the Service(s) for which same is being used, in the same condition as delivered subject only to reasonable wear and tear. If TelCove owned equipment or software is surrendered in damaged condition, Customer will pay TelCove any additional charges necessary to repair or replace the damaged equipment. Should Customer fail to surrender TelCove's request, Customer will be

liable for TelCove's reasonable attorneys fees and expenses, as liquidated damages and not a penalty, in the amount of ten thousand dollars (\$10,000), representing the reasonable value of the TelCove equipment or software. Customer's obligations pursuant to this Section 5 will survive termination of this Agreement.

Charges and Payment. The installation and monthly 6. recurring charges for Service(s) stated herein will be as specified in this Service Agreement. The charges stated do not include any international, federal, state or local taxes, assessments, fees or surcharges. Unless Customer provides a valid exemption certificate, Customer will pay such applicable taxes, fees or surcharges upon receipt of the invoice. Customer will notify TelCove if Customer's tax-exempt status changes during the term of this Service Agreement. Payment for Service(s), including applicable international, federal, state, and local taxes, assessments, fees or surcharges, will be due upon receipt of invoice. Customer may in good faith withhold payment of any disputed charges; provided, however, that a charge is not disputed unless Customer provides TelCove with a written explanation of the disputed charge within sixty (60) days from the date of the invoice. If TelCove determines the disputed charges are valid, TelCove will notify Customer and Customer must pay all such charges within ten (10) days. Beginning forty five (45) days after the date of invoice, interest on late payments will accrue at the rate of 1.5% per month or the maximum rate allowed by law, whichever is more, on the unpaid balance. Customer will be liable to TelCove for any costs and/or expenses incurred directly or indirectly, including reasonable attorney's fees and expenses, in collection of any amounts due and owing to TelCove.

7. Additional Charges. Customer is subject to the applicable charges for moves, adds, changes, and upgrades for those items covered by this Service Agreement. All Service(s) other than those stated herein will be provided at the prevailing charges set forth in the applicable TelCove tariff. Service records will constitute full proof of the content and nature of Customer's Service(s).

8. Service Level Agreement. TelCove shall provide Customer with the Service Level Guarantee set forth in the TelCove Ethernet Product Service Level Agreement, attached hereto and incorporated herein by reference.

9. Termination of Service(s). In addition to any other remedy available, TelCove may immediately terminate this Service Agreement, in whole or in part, in the event of a breach by Customer which includes, but is not limited to the following: a) non-payment of amounts due and owing to TelCove; b) Customer's unlawful or fraudulent use of Service(s); c) Customer provides false or misleading information; d) any material default of this Service Agreement; e) a violation of any law, rule or regulation of any governing authority having jurisdiction over the service; f) a violation giving rise to a right of termination as set forth in TelCove's applicable federal or state tariffs; or g) the Service(s) being provided to Customer are no longer economically or Upon such termination, Bratomer wil technically feasible. immediately: i) cease utilizing the Service(s), if pay TelCove for a charges incurred by Customer, including taxes and vurbanges through the date such Service(s) is discontinued; and iii) except fo (g) above, pay any applicable termination 9/11bi/2006 outlined below.

PUBLIC SERVICE COMMISSION OF KENTUCKY

Notice of Termination of Service Agreement. In the 10. event Customer intends to terminate a particular Service or all Service(s) governed by this Service Agreement prior to expiration of the term set forth herein, if longer than a month to month term, Customer will provide TelCove three (3) months written notice. In the event that Customer does not so notify TelCove, Customer will owe TelCove an additional three (3) months of charges in addition to the termination liability outlined below.

Termination Liability. If Customer terminates Service 11. for its own convenience, or TelCove terminates for cause as set forth above, prior to the fulfillment of the term set forth herein, then a termination liability will be due from Customer to TelCove; which Customer acknowledges is a reasonable approximation of damages and does not represent a penalty. The termination liability will include: (a) any previously waived charges for the Services(s); plus (b) a one-time charge calculated as follows:

(i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term; or

(ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term,

Indemnification and Limitations on Liability. Customer 12. will defend, indemnify and hold TelCove, its affiliates and each of their respective owners, directors, officers, employees and agents, harmless from and against all claims, suits, expenses, losses, demands, actions, causes of action, judgments, costs and reasonable attorney's fees and expenses of any kind or nature for any and all damages of any kind arising from or related to any use of the Service(s) or otherwise arising under this Service Agreement. IN NO EVENT WILL TELCOVE BE LIABLE FOR ANY LOSS OF PROFITS OR FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES, FOR ANY CAUSE OF ACTION, WHETHER IN CONTRACT OR TORT, ARISING OUT OF ITS PROVISION OF SERVICES OR FAILURE TO **PROVIDE** SERVICES UNDER THIS AGREEMENT. WHETHER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR NOT. TELCOVE'S MAXIMUM LIABILITY FOR ANY DAMAGES ARISING OUT OF OR RELATED TO THIS SERVICE AGREEMENT WILL NOT EXCEED THE TOTAL CHARGES FOR THE SERVICE(S) PROVIDED UNDER THIS SERVICE AGREEMENT DURING THE MONTH IN WHICH SUCH LIABILITY ARISES.

13. Force Majeure. Neither Party shall be liable for failure to perform its obligations hereunder where such nonperformance is caused, in whole or in part, by force majeure, including but not limited to acts of God or government, war, national emergencies, riot, insurrection, acts of terrorism, vandalism, criminal action taken against a Party or its affiliates, disturbance, strike, lockout, work stoppage or other labor dispute, failure of usual sources of supply, unavailability, failure or malfunction of equipment or facilities provided by third parties, pole hits, storm, fire, flood, earthquake, accident, or any other cause not within TelCove's reasonable control, including, but not limited to local or foreign telephone company action and any law, order, regulation or other action of any governmental entity. In addition, TelCove will not be liable for

claims or damages resulting from or caused by: a) Customer's fault, negligence or failure to perform Customer's responsibilities; b) claims against Customer by a third party; c) any act or omission of any other party; or d) equipment or services furnished by a third party. This section will survive termination or expiration of the Agreement and will continue to apply after the Agreement ends.

14 Credit Allowances. Service interruption credit allowances will be granted pursuant to the attached Service Level Agreement. Credit allowances will not apply to interruptions: a) caused by Customer and/or its employees, contractors, subcontractors, vendors or agents; b) due to failure of power or equipment provided by others; c) during any period in which TelCove is not allowed access to the premises; d) due to maintenance and repair operations scheduled in advance with Customer; e) caused by fiber or wire cuts or other equipment damage on Customer premises; f) caused by an outage in Customer's internal network, inside wiring, Private Branch Exchange or multiplexers; g) due to circumstances or causes beyond the control of TelCove; or h) that was not reported to TelCove as state below.

15. Assignment. TelCove may assign the rights, privileges or obligations conveyed under this Service Agreement. Customer may not assign the rights, privileges, or obligations conveyed under this Service Agreement without first obtaining the written consent of TelCove, which consent will not be unreasonably withheld, provided, however, that the party receiving assignment expressly assumes, in writing, the obligations of the Customer.

Warranties. EXCEPT AS OTHERWISE PROVIDED 16. HEREIN, THERE ARE NO AGREEMENTS, WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, IN FACT OR BY OPERATION OF LAW, STATUTORILY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE RELATING TO THE SERVICE(S). TELCOVE ALSO MAKES NO WARRANTY THAT THE SERVICE WILL BE UNINTERRUPTED OR ALL SUCH WARRANTIES ARE ERROR FREE. EXPRESSLY EXCLUDED AND DISCLAIMED.

No Agency. This Service Agreement does not create any 17. agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein.

Miscellaneous. This Service Agreement, is binding upon 18. the Parties' respective successors and assigns, and together with any applicable tariff(s), constitutes, the entire agreement between TelCove and Customer. No prior agreements, understandings, statements, proposals or representations, either oral or written apply. This Service Agreement can be modified only in writing by the Parties. If any provision of this Service Agreement is held to be illegal or unenforceable, this Service Agreement's unaffected provisions will remain in effect. No customer purchase orders or similar documents will vary or add to the terms of this Renterment. If either party fails to enforce any right prremedy under this Service Agreement, that does not waive the right or temedy. The wights and remedies of the Parties shall be cumulative and in addition to any other rights or remedies provided by law or equal/11/2006e governed by and construed in accordance with the laws of the state in which the Services are provided without **PUBL GERVICE** conflict of laws provisions. **** COMMISSION (Page 3 of 6) OF KENTUCKY

TELCOVE ETHERNET PRODUCT SERVICE LEVEL AGREEMENT

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- 1. Service Description: TelCove's Ethernet product which provides connectivity between locations, utilizing the existing SONET rings and either dedicated or shared IP bandwidth.
- 2. **TelCove's Service Level Commitment.** TelCove offers a service level agreement on all Ethernet Services. TelCove reserves the right to review and deny any credits under this section claimed by Customer, should Customer's claim, in TelCove's reasonable judgment, not meet the criteria established for such claim.
 - (a) The TelCove Service Level Commitment is limited to only those on-net (Type 1, I.e. those circuits and facilities owned by TelCove) services being provided under this agreement and applies to each service individually.
 - (b) **Customer eligibility** The customer must open a trouble ticket with the TelCove National Repair Center directly at 877-321-5465 in connection with the Service Level Agreement (SLA) violation in order to be eligible for credit. The trouble ticket must be relative to the violation in question. If a customer is entitled to multiple credits under the SLA arising from the same events, then credits shall not be cumulative. The customer shall be entitled to receive only the maximum single credit available for such an event.
 - (c) Maximum SLA Credits The maximum SLA credits issued in any one calendar month shall not exceed:
 - (i) Charges equaling 50% of the monthly charges for each individually affected service with respect to Network Availability.
 - (ii) Charges equaling 50% of the total monthly charges under this agreement with respect to all services covered under this agreement with respect to any SLA violation (if multiple services provided under this agreement).
 - (d) **Service Credit Exceptions** TelCove Network Outage Time is measured from the time a TelCove trouble ticket is opened, as a result of the customer's inability to transmit and receive data, to the time the Ethernet connection is able to transmit and receive data. Service Credits shall not be issued where the service is unavailable as a result of:
 - (i) Failure of any components beyond the customer side of either the access provider demarcation or the TelCove provided router, including, but not limited to Customer's applications, equipment or facilities.
 - (ii) Network outages caused by non-TelCove provided local loop (e.g. ILEC provided local loop).
 - (iii) Network downtime during TelCove scheduled maintenance window.
 - (iv) Force majeure events.
 - Acts or omission or Customer or any other user of the service authorized by Customer, and/or any willful misconduct or abuse of TelCove Services.
- 3. Service Level Agreement TelCove Ethernet Service availability guarantee is to have the TelCove Ethernet Level Agreement TelCove Ethernet Service will credit Customer's account if TelCove Ethernet Service fails to meet this availability guarantee during any given caler dar month.^{11/2006}

PUBLIC SERVICE (Page 4 oCOMMISSION OF KENTUCKY

- (a) If Customer believes that TelCove has failed to meet the commitment levels defined in this SLA, Customer must contact its TelCove Account Manager/Executive within five [5] business days of the last day of the month in which the relevant SLA was not met. TelCove will verify all or any SLA violation prior to issuing Customer a service credit.
- (b) **Network Availability Measurement (per billing period)** Total amount of Ethernet Service "downtime" (in minutes) from all trouble tickets relative to Network Outage Time (per individual service) rounded up to the nearest hour.
 - (i) *Example:* Total Network Outage time of 20 minutes = 1 hour

(c) Mean Time To Repair (MTTR – per billing period)

Sum of all trouble ticket service restoration intervals relative to Network Outage
Total Number of trouble tickets relative to Network Outages

TelCove Service Level Agreements					
Applicable Components	Goal	Violation Remedy			
* Network	100% Availability	1 day credit = $1/30$ of the monthly fees for the applicable			
Availability		location(s) per each hour of downtime (e.g. downtime			
		between 1 to 60 minutes = 1 day credit eligible) in a given billing period.			
** Mean	4 hours (monthly	1 day credit = $1/30$ of the monthly fees for the applicable			
Time To	average)	location(s) for each hour that exceeds the initial 4 hour			
Repair		MTTR in a given billing period.			
(MTTR)					

*NOTE: TelCove Components Included in Network Availability: [a] TelCove Type 1 dedicated facilities used to provide private line connectivity between two (2) or more customer locations, dedicated access to customer selected Interexchange Carrier Points of Presence (POP), or access to TelCove provided data services and [b] TelCove provided CPE (Channel Bank, Router, CSU/DSU).

**NOTE: MTTR is calculated less access time. Access time is defined as: [a] the time it takes for the customer to respond to TelCove repair questions related directly to current open trouble ticket(s) or [b] the time a TelCove onsite repair technician waits to gain access to the customer premises.





Voice Service Agreement

This Service Agreement ("Service Agreement") between **Stirling Properties**, **Inc**. ("Customer") and TelCove Operations, Inc. ("TelCove") (collectively the "Parties") is for the provision of telecommunications service(s) ("Service(s)"). This Service Agreement shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the Parties agree that Customer will purchase from TelCove Service(s) at the cost(s) and for the term(s) as set forth in the following table.

Quantity if Applicable	Description of Services	Term	Installation Cost	Total Installation Cost	Monthly Recurring Cost	Total Monthly Recurring Cost
1	23 Channel PRI flat rate	24 mos	\$ 985.00	\$ 985.00	\$ 475.00	\$ 475.00
5	End User Common Line Charges	24 mos	0	0	\$ 7.84	\$ 39.20
,	(Service at 4100 Gen. DeGaulle)					
	Long distance usage:					
	.040 intrastate rate per minute					
	.040 interstate rate per minute					
		Total*		**\$ 985.00		\$ 514.20

* Local, State, Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in accordance with TelCove's tariffs and/or international, federal, state or local laws.

**Installation costs are waived, subject to attached terms and conditions.

Customer Information & Approval:

In executing this Service Agreement, I acknowledge my understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this Service Agreement, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, I hereby authorize TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this Service Agreement, I further acknowledge that I have read and understand each of the Terms and Conditions of this Service Agreement, agree on behalf of Customer to be bound by them and that I am duly authorized to order and/or modify Service(s) on behalf of Customer.

> Signature Name:

Title: Date:

Customer's Legal Name:	Stirling Properties, Inc.
State of Organization/Incorporation:	Mississippi
Customer Address: 210 E.Capitol St. Ste	1200, Jackson, MS 39201
Customer Billing Telephone Numbers:	601-949-7711

:	Munderby
	John G. DeMAjo
	Deceter of Sustems Development
	6/29/2006

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/)	TelCove Approval:	
President & Chief Executive Officer	General Manager Approval of Busin	ness Terms
Name: Robert E. Guth) Name: <u>J BRADERY</u> P	1825
Signature:	Signature: <u>GBR</u>	
Date: 7/21/8	Date: 63006	
AE: Don Flood		TARIFF BRANCH RECEIVED
	TelCove 121 Champion Way	9/11/2006
	Canonsburg, PA 15317 ATTN: Vice President & General Counsel	PUBLIC SERVICE COMMISSION OF KENTUCKY

1. **General.** The following Additional Terms and Conditions apply to and are a part of the Service Agreement between TelCove and the Customer to which these Additional Terms and Conditions are attached or referenced (collectively "Service Agreement").

Installation. TelCove will use reasonable efforts to provide Service(s) by the applicable Customer installation date. Scheduled installation dates are estimates only. TelCove will not be liable for any damages whatsoever related to delays in meeting any installation or service dates due to delays resulting from normal construction procedures or reasons beyond TelCove's control. TelCove will notify Customer when Service(s) is operational ("Service Start Date"). Unless Customer notifies TelCove within ten (10) business days that the Service(s) is not operational, Service(s) will be deemed accepted by Customer as of the Service Start Date and Customer will pay for such Service(s) as of such date. To facilitate the installation and maintenance of the Service(s), Customer will: a) prepare its premises (including the disconnection and removal of existing service) as necessary; b) provide any inside wiring, equipment and/or software necessary to connect Service(s); and c) provide TelCove all required access and security as necessary. Title to all equipment and software provided by TelCove will remain exclusively with TelCove. Customer further agrees not to create or permit to be created any lien or other encumbrances on TelCove's equipment and software relating to Customer's use of, or TelCove's placement of, such equipment or software.

3. **Term.** The term of the Service Agreement will commence on the Service Start Date and expire upon fulfillment of the term commitment set forth in the Service Agreement (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this Service Agreement shall automatically renew on a month-to-month basis (the "Renewal Term") unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable.

4. Use of Service. Customer may use the Service(s) for any lawful purpose provided that such use does not: a) interfere with or impair service over any of the facilities and associated equipment constituting TelCove's network; or b) impair the privacy of any communications over the facilities and equipment of TelCove. Customer will use the Service(s) in accordance with all laws and regulations, and the terms and conditions contained in this Service Agreement and TelCove's applicable tariff. TelCove may make changes to the Service(s) provided that any such change will not materially adversely affect the performance of the Service(s).

Maintenance/Return of Equipment. Maintenance of 5. TelCove owned equipment and software, if any, provided as part of the Service(s) will be at no additional charge unless such charges are: a) specifically set forth in this Service Agreement; or b) for maintenance that is necessitated by unauthorized modifications or other acts or omissions of Customer or others. Customer will surrender any TelCove owned equipment or software promptly upon the discontinuance of the Service(s) for which same is being used, in the same condition as delivered subject only to reasonable wear and tear. If TelCove owned equipment or software is surrendered in damaged condition, Customer will pay TelCove any additional charges necessary to repair or replace the damaged equipment. Should Customer fail to surrender TelCove equipment or software within thirty (30) days after TelCove's request, Customer will be liable for TelCove's reasonable attorneys fees and expenses, as liquidated damages and not a penalty, in the amount of ten thousand dollars (\$10,000), representing the reasonable value of the TelCove equipment or software. Customer's obligations pursuant to this Section 5 will survive termination of this Agreement.

Charges and Payment. The installation and monthly 6 recurring charges for Service(s) stated herein will be as specified in this Service Agreement. The charges stated do not include any international, federal, state or local taxes, assessments, fees or surcharges. Unless Customer provides a valid exemption certificate, Customer will pay such applicable taxes, fees or surcharges upon receipt of the invoice. Customer will notify TelCove if Customer's taxexempt status changes during the term of this Service Agreement. Payment for Service(s), including applicable international, federal, state, and local taxes, assessments, fees or surcharges, will be due upon receipt of invoice. Customer may in good faith withhold payment of any disputed charges; provided, however, that a charge is not disputed unless Customer provides TelCove with a written explanation of the disputed charge within sixty (60) days from the date of the invoice. If TelCove determines the disputed charges are valid, TelCove will notify Customer and Customer must pay all such charges within ten (10) days. Beginning forty five (45) days after the date of invoice, interest on late payments will accrue at the rate of 1.5% per month or the maximum rate allowed by law, whichever is more, on the unpaid balance. Customer will be liable to TelCove for any costs and/or expenses incurred directly or indirectly, including reasonable attorney's fees and expenses, in collection of any amounts due and owing to TelCove.

7. **Additional Charges.** Customer is subject to the applicable charges for moves, adds, changes, and upgrades for those items covered by this Service Agreement. All Service(s) other than those stated herein will be provided at the prevailing charges set forth in the applicable TelCove tariff. Service records will constitute full proof of the content and nature of Customer's Service(s).

8. **Tariffs.** Additional terms and conditions of this Service Agreement are set forth in TelCove's tariff(s) which are on file with the applicable state and/or federal regulatory authorities. In the event of any express conflict between this Service Agreement and the language in the applicable TelCove tariff(s), this Service Agreement will control.

9. Termination of Service(s). In addition to any other remedy available. TelCove may immediately terminate this Service Agreement, in whole or in part, in the event of a breach by Customer which includes, but is not limited to the following: a) non-payment of amounts due and owing to TelCove; b) Customer's unlawful or fraudulent use of Service(s); c) Customer provides false or misleading information; d) any material default of this Service Agreement; e) a violation of any law, rule or regulation of any governing authority having jurisdiction over the service; f) a violation giving rise to a right of termination as set forth in TelCove's applicable federal or state tariffs; or g) the Service(s) being provided to Customer are no longer economically or technically feasible. Upon such termination, Customer will immediately: i) cease utilizing the Service(s); ii) pay TelCove for all charges incurred by Customer, including taxes and surcharges, through the date such Service(s) is discontinued; and iii) except for (g) above, pay any applicable termination liability as outlined below.

10. Notice of Termination of Service Agreement. In the event Customer intends to terminate a particular Service or all Service(s) governed by this Service Agreement prior to expiration of the term set forth herein, if longer than a month to month term, BCANGTHER will provide TelCove three (3) months we reprotive. In the event that Customer does not so notify TelCove, Unternet will owe velcove an additional three (3) months of charges in addition to the termination liability outlined below. 9/11/2006

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PUBLIC SERVICE

COMMISSION OF KENTUCKY 11. **Termination Liability.** If Customer terminates Service for its own convenience, or TelCove terminates for cause as set forth above, prior to the fulfillment of the term set forth herein, then a termination liability will be due from Customer to TelCove; which Customer acknowledges is a reasonable approximation of damages and does not represent a penalty. The termination liability will include: (a) any previously waived charges for the Services(s); plus (b) a one-time charge calculated as follows:

(i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term; or

(ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term.

12. Indemnification and Limitations on Liability. Customer will defend, indemnify and hold TelCove, its affiliates and each of their respective owners, directors, officers, employees and agents, harmless from and against all claims, suits, expenses, losses, demands, actions, causes of action, judgments, costs and reasonable attorney's fees and expenses of any kind or nature for any and all damages of any kind arising from or related to any use of the Service(s) or otherwise arising under this Service Agreement. IN NO EVENT WILL TELCOVE BE LIABLE FOR ANY LOSS OF PROFITS OR FOR ANY DIRECT, INCIDENTAL, INDIRECT, SPECIAL, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES, FOR ANY CAUSE OF ACTION, WHETHER IN CONTRACT OR TORT, ARISING OUT OF ITS PROVISION OF SERVICES OR FAILURE TO PROVIDE SERVICES UNDER THIS AGREEMENT, WHETHER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR NOT. TELCOVE'S MAXIMUM LIABILITY FOR ANY DAMAGES ARISING OUT OF OR RELATED TO THIS SERVICE AGREEMENT WILL NOT EXCEED THE TOTAL CHARGES FOR THE SERVICE(S) **PROVIDED UNDER THIS SERVICE AGREEMENT DURING** THE MONTH IN WHICH SUCH LIABILITY ARISES.

Force Majeure. Neither Party shall be liable for failure to 13. perform its obligations hereunder where such nonperformance is caused, in whole or in part, by force majeure, including but not limited to acts of God or government, war, national emergencies, riot, insurrection, acts of terrorism, vandalism, criminal action taken against a Party or its affiliates, disturbance, strike, lockout, work stoppage or other labor dispute, failure of usual sources of supply, unavailability, failure or malfunction of equipment or facilities provided by third parties, pole hits, storm, fire, flood, earthquake, accident, or any other cause not within TelCove's reasonable control, including, but not limited to local or foreign telephone company action and any law, order, regulation or other action of any governmental entity. In addition, TelCove will not be liable for claims or damages resulting from or caused by: a) Customer's fault, negligence or failure to perform Customer's responsibilities; b) claims against Customer by a third party; c) any act or omission of any other party; or d) equipment or This section will survive services furnished by a third party. termination or expiration of the Agreement and will continue to apply after the Agreement ends.

14. **Credit Allowances.** Service interruption credit allowances will be granted pursuant to the terms of the applicable TelCove tariff(s). Credit allowances will not apply to interruptions: a) caused by Customer and/or its employees, contractors, subcontractors, vendors or agents; b) due to failure of power or equipment provided by others; c) during any period in which TelCove is not allowed access to the premises; d) due to maintenance and repair operations scheduled in advance with Customer; e) caused by fiber or wire cuts or other equipment damage on Customer premises; f) caused by an outage in Customer's internal network, inside wiring, Private Branch Exchange or multiplexers; g) due to circumstances or causes beyond the control of TelCove; or h) that was not reported to TelCove within thirty (30) days of the date that Service was affected.

15. **Assignment.** TelCove may assign the rights, privileges or obligations conveyed under this Service Agreement. Customer may not assign the rights, privileges, or obligations conveyed under this Service Agreement without first obtaining the written consent of TelCove, which consent will not be unreasonably withheld, provided, however, that the party to whom this Agreement is being assigned by Customer expressly assumes, in writing, the obligations of the Customer.

16. Warranties. EXCEPT AS OTHERWISE PROVIDED HEREIN, THERE ARE NO AGREEMENTS, WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, EITHER IN FACT OR BY OPERATION OF LAW, STATUTORILY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE RELATING TO THE SERVICE(S). TELCOVE ALSO MAKES NO WARRANTY THAT THE SERVICE WILL BE UNINTERRUPTED OR ERROR FREE. ALL SUCH WARRANTIES ARE EXPRESSLY EXCLUDED AND DISCLAIMED.

17. No Agency. This Service Agreement does not create any agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein.

Miscellaneous. This Service Agreement, is binding upon the 18. Parties' respective successors and assigns, and together with any applicable tariff(s), constitutes, the entire agreement between TelCove and Customer. No prior agreements, understandings, statements, proposals or representations, either oral or written apply. This Service Agreement can be modified only in writing by the Parties. If any provision of this Service Agreement is held to be illegal or unenforceable, this Service Agreement's unaffected provisions will remain in effect. No customer purchase orders or similar documents will vary or add to the terms of this Agreement. If either party fails to enforce any right or remedy under this Service Agreement, that does not waive the right or remedy. This Service Agreement may be signed in counterparts with the same effect as if the signature on each counterpart were upon the same instrument. The rights and remedies of the Parties shall be cumulative and in addition to any other rights or remedies provided by law or equity and will be governed by and construed in accordance with the laws of the state in which the Services are provided without giving effect to its conflict of laws provisions.





Ethernet Service Agreement

This Ethernet Service Agreement ("Service Agreement") between Stoll Keenon Ogden PLLC ("Customer") and TelCove of Kentucky ("TelCove") (collectively the "Parties") is for the provision of Ethernet service(s) ("Service(s)"). This Service Agreement shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the Parties agree that Customer will purchase from TelCove Service(s) at the cost(s) and for the term(s) as set forth in the following table.

Node	Site	Customer NPA/NXX	PAC/PORT/VLAN	Term	Non-Recurring Charge / Install	Monthly Recurring Charge
1	Stoll Keenon Ogden PLLC – 500 West Jefferson Street, Louisville, KY 40202	502-333	3MB PAC	3 YR	\$1,000.00	\$351.00
			T	otals*	\$1,000.00**	\$351.00

* Local, State, Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in accordance with TelCove's tariffs and/or international, federal, state or local laws.

** Installation costs are waived, subject to the attached and incorporated additional terms and conditions.

Customer Information & Approval:

In executing this Service Agreement, I acknowledge my understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this Service Agreement, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, I hereby authorize TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this Service Agreement, I further acknowledge that I have read and understand each of the Terms and Conditions of this Service Agreement, agree on behalf of Customer to be bound by them and that I am duly authorized to order and/or modify Service(s) on behalf of Customer.

Customer's Legal Name:	Stall Keenon Osde	<u>APU</u> C Signature:	mayde	e litter			
State of Organization/Incorpora	ition: <u>Kentucky</u>	Name:	maky Lou	Cutter			
Customer Address: <u>5</u>	00 West Jefferson Sti Louis Wille, Ky	ret Title:	IT Manag	er			
Customer Billing Telephone Numbers:		Date:	6/28/2000	0			
	$\sim \frac{T}{2}$	elCove Approval:					
President & Chief Executive O	ffiger	General Ma	anager Approval of E	Jusiness Terms			
Name: Robert E. Guth			Name: Matthe Sthellips				
Signature:	$\left \left \right\rangle \right $	Signature:	Matt	Phillips			
Date:	7/21/00	Date:	Le [30/06]		ARIFF BRANCH		
AEEd Harpring			U U	RE	CEIVED		
		TelCove			9/11/2006		
	1	21 Champion Way		PI	JBLIC SERVICE		
	1	nonsburg, PA 15317 President & General	Counsel		COMMISSION		
					OF KENTUCKY		
tid 3.05				(Page 1 of	5)		

1. General. The following Additional Terms and Conditions apply to and are a part of the Service Agreement between TelCove and the Customer to which these Additional Terms and Conditions are attached or referenced (collectively "Service Agreement").

2. Installation. TelCove will use reasonable efforts to provide Service(s) by the applicable Customer installation date. Scheduled installation dates are estimates only. TelCove will not be liable for any damages whatsoever related to delays in meeting any installation or service dates due to delays resulting from normal construction procedures or reasons beyond TelCove's control. TelCove will notify Customer when Service(s) is operational ("Service Start Date"). Unless Customer notifies TelCove within ten (10) business days that the Service(s) is not operational, Service(s) will be deemed accepted by Customer as of the Service Start Date and Customer will pay for such Service(s) as of such To facilitate the installation and maintenance of the date. Service(s), Customer will: a) prepare its premises (including the disconnection and removal of existing service) as necessary; b) provide any inside wiring, equipment and/or software necessary to connect Service(s); and c) provide TelCove all required access and security as necessary. Title to all equipment and software provided by TelCove will remain exclusively with TelCove. Customer further agrees not to create or permit to be created any lien or other encumbrances on TelCove's equipment and software.

3. **Term.** The term of the Service Agreement will commence on the Service Start Date and expire upon fulfillment of the term commitment set forth in the Service Agreement (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this Service Agreement shall automatically renew on a month-to-month basis (the "Renewal Term") unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable.

4. **Use of Service.** Customer may use the Service(s) for any lawful purpose provided that such use does not: a) interfere with or impair service over any of the facilities and associated equipment constituting TelCove's network; or b) impair the privacy of any communications over the facilities and equipment of TelCove. Customer will use the Service(s) in accordance with all laws and regulations, and the terms and conditions contained in this Service Agreement. TelCove may make changes to the Service(s) provided that any such change will not materially adversely affect the performance of the Service(s).

Maintenance/Return of Equipment. Maintenance of 5. TelCove owned equipment and software, if any, provided as part of the Service(s) will be at no additional charge unless such charges are: a) specifically set forth in this Service Agreement; or b) for maintenance that is necessitated by unauthorized modifications or other acts or omissions of Customer or others. Customer will surrender any TelCove owned equipment or software promptly upon the discontinuance of the Service(s) for which same is being used, in the same condition as delivered subject only to reasonable wear and tear. If TelCove owned equipment or software is surrendered in damaged condition, Customer will pay TelCove any additional charges necessary to repair or replace the damaged equipment. Should Customer fail to surrender TelCove equipment or software within thirty (30) days after TelCove's request, Customer will be

liable for TelCove's reasonable attorneys fees and expenses, as liquidated damages and not a penalty, in the amount of ten thousand dollars (\$10,000), representing the reasonable value of the TelCove equipment or software. Customer's obligations pursuant to this Section 5 will survive termination of this Agreement.

6. Charges and Payment. The installation and monthly recurring charges for Service(s) stated herein will be as specified in this Service Agreement. The charges stated do not include any international, federal, state or local taxes, assessments, fees or surcharges. Unless Customer provides a valid exemption certificate, Customer will pay such applicable taxes, fees or surcharges upon receipt of the invoice. Customer will notify TelCove if Customer's tax-exempt status changes during the term of this Service Payment for Service(s), including applicable Agreement. international, federal, state, and local taxes, assessments, fees or surcharges, will be due upon receipt of invoice. Customer may in good faith withhold payment of any disputed charges; provided, however, that a charge is not disputed unless Customer provides TelCove with a written explanation of the disputed charge within sixty (60) days from the date of the invoice. If TelCove determines the disputed charges are valid, TelCove will notify Customer and Customer must pay all such charges within ten (10) days. Beginning forty five (45) days after the date of invoice, interest on late payments will accrue at the rate of 1.5% per month or the maximum rate allowed by law, whichever is more, on the unpaid balance. Customer will be liable to TelCove for any costs and/or expenses incurred directly or indirectly, including reasonable attorney's fees and expenses, in collection of any amounts due and owing to TelCove.

7. Additional Charges. Customer is subject to the applicable charges for moves, adds, changes, and upgrades for those items covered by this Service Agreement. All Service(s) other than those stated herein will be provided at the prevailing charges set forth in the applicable TelCove tariff. Service records will constitute full proof of the content and nature of Customer's Service(s).

8. Service Level Agreement. TelCove shall provide Customer with the Service Level Guarantee set forth in the TelCove Ethernet Product Service Level Agreement, attached hereto and incorporated herein by reference.

9. Termination of Service(s). In addition to any other remedy available, TelCove may immediately terminate this Service Agreement, in whole or in part, in the event of a breach by Customer which includes, but is not limited to the following: a) non-payment of amounts due and owing to TelCove: b) Customer's unlawful or fraudulent use of Service(s); c) Customer provides false or misleading information; d) any material default of this Service Agreement; e) a violation of any law, rule or regulation of any governing authority having jurisdiction over the service; f) a violation giving rise to a right of termination as set forth in TelCove's applicable federal or state tariffs; or g) the Service(s) being provided to Customer are no longer economically or technically feasible. Upon such terminated of BRANGH will immediately: i) cease utilizing the Service (p), ii) pay TelCove for a charges incurred by Customer, including taxes and Vurtharges through the date such Service(s) is d scontinued; and iii) except for (g) above, pay any applicable termination 9/ab1/2006 outlined below.

PUBLIC SERVICE COMMISSION OF KENTUCKY Page 2 of 5)

Notice of Termination of Service Agreement. In the 10. event Customer intends to terminate a particular Service or all Service(s) governed by this Service Agreement prior to expiration of the term set forth herein, if longer than a month to month term, Customer will provide TelCove three (3) months written notice. In the event that Customer does not so notify TelCove, Customer will owe TelCove an additional three (3) months of charges in addition to the termination liability outlined below.

Termination Liability. If Customer terminates Service 11. for its own convenience, or TelCove terminates for cause as set forth above, prior to the fulfillment of the term set forth herein, then a termination liability will be due from Customer to TelCove; which Customer acknowledges is a reasonable approximation of damages and does not represent a penalty. The termination liability will include: (a) any previously waived charges for the Services(s); plus (b) a one-time charge calculated as follows:

> (i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term: or

> (ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term.

Indemnification and Limitations on Liability. Customer 12. will defend, indemnify and hold TelCove, its affiliates and each of their respective owners, directors, officers, employees and agents, harmless from and against all claims, suits, expenses, losses, demands, actions, causes of action, judgments, costs and reasonable attorney's fees and expenses of any kind or nature for any and all damages of any kind arising from or related to any use of the Service(s) or otherwise arising under this Service Agreement. IN NO EVENT WILL TELCOVE BE LIABLE FOR ANY LOSS OF PROFITS OR FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES, FOR ANY CAUSE OF ACTION, WHETHER IN CONTRACT OR TORT, ARISING **OUT OF ITS PROVISION OF SERVICES OR FAILURE TO** UNDER THIS AGREEMENT. PROVIDE SERVICES WHETHER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR NOT. TELCOVE'S MAXIMUM LIABILITY FOR ANY DAMAGES ARISING OUT OF OR RELATED TO THIS SERVICE AGREEMENT WILL NOT EXCEED THE TOTAL CHARGES FOR THE SERVICE(S) PROVIDED UNDER THIS SERVICE AGREEMENT DURING THE MONTH IN WHICH SUCH LIABILITY ARISES.

Force Majeure. Neither Party shall be liable for failure to 13. perform its obligations hereunder where such nonperformance is caused, in whole or in part, by force majeure, including but not limited to acts of God or government, war, national emergencies, riot, insurrection, acts of terrorism, vandalism, criminal action taken against a Party or its affiliates, disturbance, strike, lockout, work stoppage or other labor dispute, failure of usual sources of supply, unavailability, failure or malfunction of equipment or facilities provided by third parties, pole hits, storm, fire, flood, earthquake, accident, or any other cause not within TelCove's reasonable control, including, but not limited to local or foreign telephone company action and any law, order, regulation or other action of any governmental entity. In addition, TelCove will not be liable for claims or damages resulting from or caused by: a) Customer's fault. negligence or failure to perform Customer's responsibilities; b) claims against Customer by a third party; c) any act or omission of any other party; or d) equipment or services furnished by a third party. This section will survive termination or expiration of the Agreement and will continue to apply after the Agreement ends.

14. Credit Allowances. Service interruption credit allowances will be granted pursuant to the attached Service Level Agreement. Credit allowances will not apply to interruptions: a) caused by Customer and/or its employees, contractors, subcontractors, vendors or agents; b) due to failure of power or equipment provided by others; c) during any period in which TelCove is not allowed access to the premises; d) due to maintenance and repair operations scheduled in advance with Customer; e) caused by fiber or wire cuts or other equipment damage on Customer premises; f) caused by an outage in Customer's internal network, inside wiring, Private Branch Exchange or multiplexers; g) due to circumstances or causes beyond the control of TelCove; or h) that was not reported to TelCove as state below.

Assignment. TelCove may assign the rights, privileges or 15. obligations conveyed under this Service Agreement. Customer may not assign the rights, privileges, or obligations conveyed under this Service Agreement without first obtaining the written consent of TelCove, which consent will not be unreasonably withheld, provided, however, that the party receiving assignment expressly assumes, in writing, the obligations of the Customer.

Warranties. EXCEPT AS OTHERWISE PROVIDED 16. HEREIN, THERE ARE NO AGREEMENTS, WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, IN FACT OR BY OPERATION OF LAW, STATUTORILY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE RELATING TO THE SERVICE(S). TELCOVE ALSO MAKES NO WARRANTY THAT THE SERVICE WILL BE UNINTERRUPTED OR ALL SUCH WARRANTIES ARE ERROR FREE. EXPRESSLY EXCLUDED AND DISCLAIMED.

No Agency. This Service Agreement does not create any 17. agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein.

Miscellaneous. This Service Agreement, is binding upon 18. the Parties' respective successors and assigns, and together with any applicable tariff(s), constitutes, the entire agreement between TelCove and Customer. No prior agreements, understandings, statements, proposals or representations, either oral or written apply. This Service Agreement can be modified only in writing by the Parties. If any provision of this Service Agreement is held to be illegal or unenforceable, this Service Agreement's unaffected provisions will remain in effect. No customer purchase orders or similar documents will vary or add to the terms of this Renent. If either party fails to enforce any right on remeasured with pervice Agreement, that does not waive the right or renear the vights and remedies of the Parties shall be cumulative and in addition to any other rights or remedies provided by hw or equally an 2006be governed by and construed in accordance with the laws of the state in which the Services are provided without BWB gloffser RollicE conflict of laws provisions. **** COMMISSION (Page of 5) OF KENTUCKY

TELCOVE ETHERNET PRODUCT SERVICE LEVEL AGREEMENT

- 1. Service Description: TelCove's Ethernet product which provides connectivity between locations, utilizing the existing SONET rings and either dedicated or shared IP bandwidth.
- 2. **TelCove's Service Level Commitment.** TelCove offers a service level agreement on all Ethernet Services. TelCove reserves the right to review and deny any credits under this section claimed by Customer, should Customer's claim, in TelCove's reasonable judgment, not meet the criteria established for such claim.
 - (a) The TelCove Service Level Commitment is limited to only those on-net (Type 1, I.e. those circuits and facilities owned by TelCove) services being provided under this agreement and applies to each service individually.
 - (b) Customer eligibility The customer must open a trouble ticket with the TelCove National Repair Center directly at 877-321-5465 in connection with the Service Level Agreement (SLA) violation in order to be eligible for credit. The trouble ticket must be relative to the violation in question. If a customer is entitled to multiple credits under the SLA arising from the same events, then credits shall not be cumulative. The customer shall be entitled to receive only the maximum single credit available for such an event.
 - (c) Maximum SLA Credits The maximum SLA credits issued in any one calendar month shall not exceed:
 - (i) Charges equaling 50% of the monthly charges for each individually affected service with respect to Network Availability.
 - (ii) Charges equaling 50% of the total monthly charges under this agreement with respect to all services covered under this agreement with respect to any SLA violation (if multiple services provided under this agreement).
 - (d) **Service Credit Exceptions** TelCove Network Outage Time is measured from the time a TelCove trouble ticket is opened, as a result of the customer's inability to transmit and receive data, to the time the Ethernet connection is able to transmit and receive data. Service Credits shall not be issued where the service is unavailable as a result of:
 - (i) Failure of any components beyond the customer side of either the access provider demarcation or the TelCove provided router, including, but not limited to Customer's applications, equipment or facilities.
 - (ii) Network outages caused by non-TelCove provided local loop (e.g. ILEC provided local loop).
 - (iii) Network downtime during TelCove scheduled maintenance window.
 - (iv) Force majeure events.
 - Acts or omission or Customer or any other user of the service authorized by Customer, and/or any willful misconduct or abuse of TelCove Services.
- 3. Service Level Agreement TelCove Ethernet Service availability guarantee is to have the Release Ethernet Ethernet Service Network performance as defined below. TelCove Ethernet Service will credit Customer's account if TelCove Ethernet Service fails to meet this availability guarantee during any given calendar mon 9/.11/2006

- (a) If Customer believes that TelCove has failed to meet the commitment levels defined in this SLA, Customer must contact its TelCove Account Manager/Executive within five [5] business days of the last day of the month in which the relevant SLA was not met. TelCove will verify all or any SLA violation prior to issuing Customer a service credit.
- (b) **Network Availability Measurement (per billing period)** Total amount of Ethernet Service "downtime" (in minutes) from all trouble tickets relative to Network Outage Time (per individual service) rounded up to the nearest hour.
 - (i) *Example:* Total Network Outage time of 20 minutes = 1 hour

(c) Mean Time To Repair (MTTR – per billing period)

Sum of all trouble ticket service restoration intervals relative to Network Outage				
Total Number of trouble tickets relative to Network Outages				

TelCove Service Level Agreements				
Applicable Components	Goal	Violation Remedy		
* Network Availability	100% Availability	1 day credit = $1/30$ of the monthly fees for the applicable location(s) per each hour of downtime (e.g. downtime between 1 to 60 minutes = 1 day credit eligible) in a given billing period.		
** Mean Time To Repair (MTTR)	4 hours (monthly average)	1 day credit = 1/30 of the monthly fees for the applicable location(s) for each hour that exceeds the initial 4 hour MTTR in a given billing period.		

*NOTE: TelCove Components Included in Network Availability: [a] TelCove Type 1 dedicated facilities used to provide private line connectivity between two (2) or more customer locations, dedicated access to customer selected Interexchange Carrier Points of Presence (POP), or access to TelCove provided data services and [b] TelCove provided CPE (Channel Bank, Router, CSU/DSU).

**NOTE: MTTR is calculated less access time. Access time is defined as: [a] the time it takes for the customer to respond to TelCove repair questions related directly to current open trouble ticket(s) or [b] the time a TelCove onsite repair technician waits to gain access to the customer premises.





Internet Services Agreement

This Internet Services Agreement ("ISA") between Stoll Keenon Ogden PLLC ("Customer") and TelCove of Kentucky ("TelCove") (collectively the "Parties") is for the provision of Internet service(s) ("Service(s)"). This ISA shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the Parties agree that Customer will purchase from TelCove Service(s) at the cost(s) and for the term(s) as set forth in the following table.

Quantity	Description of Services	Term	Installation Cost	Total Installation Cost	Monthly Recurring Cost	Total Monthly Recurring Cost
1	3MB Port Ethernet Internet	3 YR	\$5,000.00	\$5,000.00	\$474.00	\$474.00
		Total*		\$5,000.00**		\$ 474.00

* Local, State, Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in accordance with TelCove's tariffs and/or international, federal, state or local laws.

** Installation costs are waived, subject to the attached and incorporated additional terms and conditions.

Customer Information & Approval:

In executing this ISA, I acknowledge my understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this ISA, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, I hereby authorize TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this ISA, I further acknowledge that I have read and understand each of the Terms and Conditions of this ISA, agree on behalf of Customer to be bound by them and that I am duly authorized to order and/or modify Service(s) on behalf of Customer.

Customer's Legal Name: <u>Stoll Keen on Osden P40</u> State of Organization/Incorporation: <u>Icentuelcy</u> Customer Address: <u>Stol West Jefferson Street</u> Customer Billing Telephone Numbers: <u>Customer Ky</u>	Signature: Mary Con Cutter Name: Mary Con Cutter Title: <u>IT Manager</u> Date: <u>6/28/2006</u>	
President & Chief Executive Officer Name: Robert E. Guth Signature: 7/21/06	Approval: General Manager Approval of Business Terms Name: MAHL J.Fu.ll.05 Signature: MattAfflull.ps Date: 6/30/06	
121 Chan Canonsbur	ICove mpion Way rg, PA 15317 ent & General Counsel TARIFF BRANCH RECEIVE 9/11/2006 PUBLIC SERVICE COMMISSION	
1. **General.** The following Additional Terms and Conditions apply to and are a part of the ISA between TelCove and the Customer to which these Additional Terms and Conditions are attached or referenced (collectively "ISA").

Installation. TelCove will use reasonable efforts to 2. provide Service(s) by the applicable Customer installation Scheduled installation dates are estimates only. date. TelCove will not be liable for any damages whatsoever related to delays in meeting any installation or service dates due to delays resulting from normal construction procedures or reasons beyond TelCove's control. TelCove will notify Customer when Service(s) is operational ("Service Start Date"). Unless Customer notifies TelCove within ten (10) business days that the Service(s) is not operational. Service(s) will be deemed accepted by Customer as of the Service Start Date and Customer will pay for such Service(s) as of such date. To facilitate the installation and maintenance of the Service(s), Customer will: a) prepare its premises (including the disconnection and removal of existing service) as necessary; b) provide any inside wiring, equipment and/or software necessary to connect Service(s); and c) provide TelCove all required access and security as necessary. Title to all equipment and software provided by TelCove will remain exclusively with TelCove. Customer further agrees not to create or permit to be created any lien or other encumbrances on TelCove's equipment and software.

3. **Term.** The term of the ISA will commence on the Service Start Date and expire upon fulfillment of the term commitment set forth in the ISA (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this ISA shall automatically renew on a month-to-month basis (the "Renewal Term") unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable.

Use of Service. Customer may use the Service(s) for 4. any lawful purpose provided that such use does not: a) interfere with or impair service over any of the facilities and associated equipment constituting TelCove's network; or b) impair the privacy of any communications over the facilities and equipment of TelCove. Customer is solely responsible for the content of any transmissions of Customer and any third party utilizing customer's facilities or TelCove's facilities, use of other organization's network or computing resources are subject to their respective permission and usage policies. Customer shall limit access to and use of the Internet Services to its employees solely for Customer's business purposes and shall not resell or otherwise generate income by providing access to the Internet service to third parties; Total Sale Resale (TSR) or resale of entire service per Internet port is prohibited under this Agreement. Customer agrees to abide by TelCove's Acceptable Use Policy and Privacy Policy, each

as amended from time to time, and to require any and all employees, contractors, end-user customers or other representatives using the Customer's Internet Services to abide by same, each can be found at <u>www.TelCove.com</u>. Customer will use the Service(s) in accordance with all laws and regulations, and the terms and conditions contained in this ISA. TelCove may make changes to the Service(s) provided that any such change will not materially adversely affect the performance of the Service(s).

5. Maintenance/Return of Equipment. Maintenance of TelCove owned equipment and software, if any, provided as part of the Service(s) will be at no additional charge unless such charges are: a) specifically set forth in this ISA; or b) for maintenance that is necessitated by unauthorized modifications or other acts or omissions of Customer or Customer will surrender any TelCove owned others. equipment or software promptly upon the discontinuance of the Service(s) for which same is being used, in the same condition as delivered subject only to reasonable wear and tear. If TelCove owned equipment or software is surrendered in damaged condition, Customer will pay TelCove any additional charges necessary to repair or replace the damaged equipment. Should Customer fail to surrender TelCove equipment or software within thirty (30) days after TelCove's request, Customer will be liable for TelCove's reasonable attorneys fees and expenses, as liquidated damages and not a penalty, in the amount of ten thousand dollars (\$10,000), representing the reasonable value of the TelCove equipment or software. Customer's obligations pursuant to this Section 5 will survive termination of this Agreement.

6. Charges and Payment. The installation and monthly recurring charges for Service(s) stated herein will be as specified in this ISA. The charges stated do not include any international, federal, state or local taxes, assessments, fees or surcharges. Unless Customer provides a valid exemption certificate, Customer will pay such applicable taxes, fees or surcharges upon receipt of the invoice. Customer will notify TelCove if Customer's tax-exempt status changes during the term of this ISA. Payment for Service(s), including applicable international, federal, state, and local taxes, assessments, fees or surcharges, will be due upon receipt of invoice. Customer may in good faith withhold payment of any disputed charges; provided, however, that a charge is not disputed unless Customer provides TelCove with a written explanation of the disputed charge within sixty (60) days from the date of the invoice. If TelCove determines the disputed charges are valid, TelCove will notify Customer and Customer must pay all such charges **WARNINF BRANCH** days. Beginning forty five (45) days the date of invoice interest on late payments will accrue at the rate of 1.5% per month or the maximum rate allowed by law, whichever is more, on the unpaid balance. Customer will be liable to TelCove for any costs and/or expenses incurred directly or

> COMMISSION OF KENTUCKY

indirectly, including reasonable attorney's fees and expenses, in collection of any amounts due and owing to TelCove.

7. Additional Charges. Customer is subject to the applicable charges for moves, adds, changes, and upgrades for those items covered by this ISA. All Service(s) other than those stated herein will be provided at the prevailing charges set forth in the applicable TelCove tariff. Service records will constitute full proof of the content and nature of Customer's Service(s).

8. Service Level Agreement. TelCove shall provide Customer with the Service Level Guarantee set forth in the TelCove Internet Product Service Level Agreement, attached hereto and incorporated herein by reference. TelCove will respond to any Managed Internet Service outage related to any TelCove Managed Internet Service Equipment that is leased, monitored, maintained and serviced and is currently enrolled in the TelCove Managed Internet Service plan as follows: TelCove will notify the Customer within thirty (30) minutes of any Managed Internet Service outage and provide four (4) hours on-site response time once an on-site failure has been detected and the need for on-site service of the equipment has been determined.

Termination of Service(s). In addition to any other 9. remedy available, TelCove may immediately terminate this ISA, in whole or in part, in the event of a breach by Customer which includes, but is not limited to the following: a) nonpayment of amounts due and owing to TelCove; b) Customer's unlawful or fraudulent use of Service(s); c) Customer provides false or misleading information; d) any material default of this ISA; e) a violation of any law, rule or regulation of any governing authority having jurisdiction over the service; f) a violation giving rise to a right of termination as set forth in TelCove's applicable federal or state tariffs; or g) the Service(s) being provided to Customer are no longer economically or technically feasible. Upon such termination, Customer will immediately: i) cease utilizing the Service(s); ii) pay TelCove for all charges incurred by Customer, including taxes and surcharges, through the date such Service(s) is discontinued; and iii) except for (g) above, pay any applicable termination liability as outlined below.

10. Notice of Termination of Service Agreement. In the event Customer intends to terminate a particular Service or all Service(s) governed by this ISA prior to expiration of the term set forth herein, if longer than a month to month term, Customer will provide TelCove three (3) months written notice. In the event that Customer does not so notify TelCove, Customer will owe TelCove an additional three (3) months of charges in addition to the termination liability outlined below.

11. **Termination Liability.** If Customer terminates Service for its own convenience, or TelCove terminates for cause as set forth above, prior to the fulfillment of the term set forth herein, then a termination liability will be due from Customer to TelCove; which Customer acknowledges is a reasonable approximation of damages and does not represent a penalty. The termination liability will include: (a) any previously waived charges for the Services(s); plus (b) a one-time charge calculated as follows:

(i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term; or

(ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term.

12. Indemnification and Limitations on Liability. Customer will defend, indemnify and hold TelCove, its affiliates and each of their respective owners, directors, officers, employees and agents, harmless from and against all claims, suits, expenses, losses, demands, actions, causes of action, judgments, costs and reasonable attorney's fees and expenses of any kind or nature for any and all damages of any kind arising from or related to any use of the Service(s) or otherwise arising under this ISA. IN NO EVENT WILL **TELCOVE BE LIABLE FOR ANY LOSS OF PROFITS** OR FOR ANY DIRECT, INDIRECT, INCIDENTAL, EXEMPLARY, **PUNITIVE** SPECIAL. OR CONSEQUENTIAL DAMAGES, FOR ANY CAUSE OF ACTION, WHETHER IN CONTRACT OR TORT, **ARISING OUT OF ITS PROVISION OF SERVICES OR** FAILURE TO PROVIDE SERVICES UNDER THIS AGREEMENT, WHETHER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR NOT. TELCOVE'S MAXIMUM LIABILITY FOR ANY DAMAGES ARISING OUT OF OR RELATED TO THIS ISA WILL NOT EXCEED THE TOTAL CHARGES FOR THE SERVICE(S) PROVIDED UNDER THIS ISA **DURING THE MONTH IN WHICH SUCH LIABILITY** ARISES.

Force Majeure. Neither Party shall be liable for 13. failure to perform its obligations hereunder where such nonperformance is caused, in whole or in part, by force majeure, including but not limited to acts of God or government, war, national emergencies, riot, insurrection, acts of terrorism, vandalism, criminal action taken against a Party or its affiliates, disturbance, strike, lockout, work stoppage or other labor dispute, failure of usual sources of supply, unavailability, failure or malfunction of equipment or facilities provided by third parties pole hits, storm, flood earthquake, accident, or any other cause not within Teleoro reasonable control, including, but not vipriled to local foreign telephone company action and any law, order regulation or other action of any governmental entity. It addition, TelCove will not be liable for claims or damages resulting from or caused by: a) Customer's fault pegligence or failure to perform Customer's responsibilities; chy claims

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against Customer by a third party; c) any act or omission of any other party; or d) equipment or services furnished by a third party. This section will survive termination or expiration of the Agreement and will continue to apply after the Agreement ends.

Credit Allowances. Service interruption credit 14. allowances will be granted pursuant to the attached Service Level Agreement. Credit allowances will not apply to interruptions: a) caused by Customer and/or its employees, contractors, subcontractors, vendors or agents; b) due to failure of power or equipment provided by others; c) during any period in which TelCove is not allowed access to the premises; d) due to maintenance and repair operations scheduled in advance with Customer; e) caused by fiber or wire cuts or other equipment damage on Customer premises; f) caused by an outage in Customer's internal network, inside wiring, Private Branch Exchange or multiplexers; g) due to circumstances or causes beyond the control of TelCove; or h) that was not reported to TelCove as stated below.

15 **Assignment.** TelCove may assign the rights, privileges or obligations conveyed under this ISA. Customer may not assign the rights, privileges, or obligations conveyed under this ISA without first obtaining the written consent of TelCove, which consent will not be unreasonably withheld, provided, however, that the party receiving assignment expressly assumes, in writing, the obligations of the Customer.

16. Warranties. **EXCEPT** AS **OTHERWISE** HEREIN, ARE NO PROVIDED THERE AGREEMENTS. WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, IN FACT OR BY OPERATION OF LAW, STATUTORILY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ARE MADE WITH RESPECT TO TELCOVE'S INTERNET OR ANY **INFORMATION** OR SERVICE(S) SOFTWARE THEREIN. TELCOVE ALSO MAKES NO THAT THE SERVICE WILL BE WARRANTY UNINTERRUPTED OR ERROR FREE. ALL SUCH WARRANTIES ARE EXPRESSLY EXCLUDED AND USE OF ANY INFORMATION **DISCLAIMED. OBTAINED VIA TELCOVE'S INTERNET SERVICE IS** AT THE CUSTOMER'S OWN RISK. TELCOVE SPECIFICALLY DISCLAIMS ANY RESPONSIBILITY ACCURACY OR **QUALITY** OF FOR THE **OBTAINED** THROUGH ITS INFORMATION INTERNET SERVICES.

17. **No Agency.** This Service Agreement does not create any agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein.

18. Miscellaneous. This ISA, is binding upon the Parties' respective successors and assigns, and together with any applicable tariff(s), constitutes, the entire agreement between TelCove and Customer. No prior agreements, understandings, statements, proposals or representations, either oral or written apply. This ISA can be modified only in writing by the Parties. If any provision of this ISA is held to be illegal or unenforceable, this ISA's unaffected provisions will remain in effect. No customer purchase orders or similar documents will vary or add to the terms of this Agreement. If either party fails to enforce any right or remedy under this ISA, that does not waive the right or remedy. The rights and remedies of the Parties shall be cumulative and in addition to any other rights or remedies provided by law or equity and will be governed by and construed in accordance with the laws of the state in which the Services are provided without giving effect to its conflict of laws provisions. For the purposes of this ISA, the following terms shall have the corresponding meaning, (a) Dedicated Internet Service shall mean Internet Service that is provided on a dedicated, as opposed to switched (i.e. dial-up) basis; (b) Managed Internet Service shall mean Internet Service consisting of a TelCoveprovided Internet Router at Customer's premises; and (c) Switched Internet Service shall mean Internet Service that is provided on a switched (i.e. dial-up) basis. TelCove agrees to provide Dedicated, Managed, or Switched Service(s), as applicable and available, in accordance with this ISA.



TELCOVE INTERNET PRODUCT SERVICE LEVEL AGREEMENT

- 1. Service Description: TelCove offers a service level agreement ("SLA") on all on-net, Dedicated Internet Services. The SLA applies to each service individually.
- 2. **TelCove's Service Level Commitment.** TelCove offers a service level agreement on all Internet Services. TelCove reserves the right to review and deny any credits under this section claimed by Customer, should Customer's claim, in TelCove's reasonable judgment, not meet the criteria established for such claim.
 - (a) The TelCove Service Level Commitment is limited to only those on-net (Type 1, I.e. those circuits and facilities owned by TelCove) services being provided under this agreement and applies to each service individually.
 - (b) Customer eligibility The customer must open a trouble ticket with the TelCove National Repair Center directly at 877-321-5465 in connection with the Service Level Agreement (SLA) violation in order to be eligible for credit. The trouble ticket must be relative to the violation in question. If a customer is entitled to multiple credits under the SLA arising from the same events, then credits shall not be cumulative. The customer shall be entitled to receive only the maximum single credit available for such an event.
 - (c) Maximum SLA Credits The maximum SLA credits issued in any one calendar month shall not exceed:
 - (i) Charges equaling 50% of the monthly charges for each individually affected service (i.e. individual Internet port) relative to Network Availability, Latency and Packet Delivery guarantees.
 - (ii) Charges equaling 50% of the total monthly charges under this agreement with respect to all services covered under this agreement with respect to any SLA violation (if multiple services provided under this agreement).
 - (d) **Service Credit Exceptions** TelCove Network Outage Time is measured from the time a TelCove trouble ticket is opened, as a result of the customer's inability to transmit and receive data, to the time the Internet connection is able to transmit and receive data. Service Credits shall not be issued where the service is unavailable as a result of:
 - (i) Failure of any components beyond the customer side of either the access provider demarcation or the TelCove provided router, including, but not limited to Customer's applications, equipment or facilities.
 - (ii) Network outages caused by non-TelCove provided local loop (e.g. ILEC provided local loop).
 - (iii) Network downtime during TelCove scheduled maintenance window.
 - (iv) Force majeure events.
 - (v) Acts or omission or Customer or any other user of the service authorized by Customer, and/or any willful misconduct or abuse of TelCove Services.
- 3. Service Level Agreement TelCove Internet Service availability guarantee is to have the TelCove Internet Service will credit Customer's account if TelCove Internet Service fails to meet this availability guarantee during any given calendar nonthermore to the televice of t
 - (a) If Customer believes that TelCove has failed to meet the commitment levels defined in this SLA, Customer must contact its TelCove Account Manager/Executive within five [5] business days of the last day of the

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month in which the relevant SLA was not met. TelCove will verify all or any SLA violation prior to issuing Customer a service credit.

(b) **Network Availability** Total amount of Internet Service "downtime" (in minutes) from all trouble tickets relative to Network Outage Time (per individual service) rounded up to the nearest hour.

Example: Total Network Outage time of 20 minutes = 1 hour

- (c) Network Latency Latency measured by averaging sample measurements (in 5 minute intervals) taken during a calendar month between TelCove IP Network backbone routers.
- (d) **Packet Loss** Packet Loss is measured by averaging sample measurements taken during a calendar month between TelCove IP Network backbone routers.

(e) Mean Time To Repair (MTTR – per billing period)

Sum of all trouble ticket service restoration intervals relative to Network Outage Total Number of trouble tickets relative to Network Outages

TelCove Service Level Agreements					
Applicable Components	Goal	Violation Remedy			
*Network Availability	100% Availability	1 day credit = $1/30$ of the monthly fees for the applicable location(s) per each hour of downtime (e.g. downtime between 1 to 60 minutes = 1 day credit eligible) in a given billing period.			
**Latency	Less than or equal to 65ms maximum monthly average	1 day credit = 1/30 of the monthly fees for the applicable location(s) if average monthly latency exceeds 65ms.			
**Packet Loss	Less than 1% average per month	1 day credit = 1/30 of the monthly fees for the applicable location(s) per each percentage above the monthly average packet loss of 1%.			
***Mean Time To Repair (MTTR)	4 hours (monthly average)	1 day credit = 1/30 of the monthly fees for the applicable location(s) for each hour that exceeds the initial 4 hour MTTR in a given billing period.			

*NOTE: TelCove Components Included in Network Availability: [a] TelCove Type 1 dedicated facilities used to provide private line connectivity between two (2) or more customer locations, dedicated access to customer selected Inter-exchange Carrier Points of Presence (POP), or access to TelCove provided data services and [b] TelCove provided CPE (Channel Bank, Router, CSU/DSU).

****NOTE:** TelCove Network Latency and Packet Loss are relative to the TelCove IP Backbone only and do not include local access or customer specific performance. Latency and Packet Loss is measured on an ongoing basis, therefore if a customer believes TelCove has failed to meet the backbone performance guarantees set forth above (Latency and Packet Loss), then customer must contact TelCove as defined above. Upon TelCove verification that the actual average TelCove IP Network Latency for the preceding 30 days has exceeded 65ms, the customer will be eligible for SLA credit.

***NOTE: MTTR is calculated less access time. Access time is defined as: [a] the time it takes for the customer to respond to TelCove repair questions related directly to current open trouble ticket(s) or [b] the time a TelCove or site repair technic by Weits to gain access to the customer premises.



Voice Service Agreement

This Service Agreement ("Service Agreement") between The Roof Doctor ("Customer") and TelCove of Kentucky, Inc. ("TelCove") (collectively the "Parties") is for the provision of telecommunications service(s) ("Service(s)"). This Service Agreement shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the Parties agree that Customer will purchase from TelCove Service(s) at the cost(s) and for the term(s) as set forth in the following table.

Quantity if Applicable	Description of Services	Term	Installation Cost	Total Installation Cost	Monthly Recurring Cost	Total Monthly Recurring Cost
8	Business Line FR	24 months	0.00	0.00	23.63	189.04
4	Hunting / Rollover	24 months	0.00	0.00	3.50	14.00
8	Caller ID Name & Number	24 months	0.00	0.00	7.00	56.00
2	Enhanced Voice Mail	24 months	0.00	0.00	12.50	12.50
8	Inter State LD @ \$0.055 / min	24 months	0.00	0.00	Variable	Variable
8	Intra State LD @ \$0.060 / min	24 months	0.00	0.00	Variable	Variable
	Renewal Account Number					
	2003033113183630					
	$ \frac{\partial f_{ij}}{\partial t} = \frac{\partial f_{ij}}{\partial t} + \frac{\partial f_{ij}$	Total*		\$0.00		\$271.54

* Local, State, Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in accordance with TelCove's tariffs and/or international, federal, state or local laws.

Customer Information & Approval:

In executing this Service Agreement, I acknowledge my understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this Service Agreement, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, I hereby authorize TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this Service Agreement, I further acknowledge that I have read and understand each of the Terms and Conditions of this Service Agreement, agree on behalf of Customer to be bound by them and that I am duly authorized to order and/or modify Service(s) on behalf of Customer.

Customer's Legal Name:	The Roof Doctor	Signature:
State of Organization/Incorporati	ion: <u>Kentucky</u>	Name:
Customer Address: 10115 Taylo	orsville Rd, LSVL, KY 40299	Title:
Customer Billing Telephone Nu	mbers:	Date:

.99	The.	-coner	
	Date:	6-15-06	
TelCove	Approval:		
	General N	Nanager Approval of Business Terms	

President & Chief Executive Office Robert E. Guth Name: Signature: 60 Date:

AC _____ Misty L Parsons_____

TelCove 121 Champion Way Canonsburg, PA 15317 ATTN: Vice President & General Counsel

Name:

Date:

Signature:



1. General. The following Additional Terms and Conditions apply to and are a part of the Service Agreement between TelCove and the Customer to which these Additional Terms and Conditions are attached or referenced (collectively "Service Agreement").

Installation. TelCove will use reasonable efforts to provide 2. Service(s) by the applicable Customer installation date. Scheduled installation dates are estimates only. TelCove will not be liable for any damages whatsoever related to delays in meeting any installation or service dates due to delays resulting from normal construction procedures or reasons beyond TelCove's control. TelCove will notify Customer when Service(s) is operational ("Service Start Date"). Unless Customer notifies TelCove within ten (10) business days that the Service(s) is not operational, Service(s) will be deemed accepted by Customer as of the Service Start Date and Customer will pay for such Service(s) as of such date. To facilitate the installation and maintenance of the Service(s), Customer will: a) prepare its premises (including the disconnection and removal of existing service) as necessary; b) provide any inside wiring, equipment and/or software necessary to connect Service(s); and c) provide TelCove all required access and security as necessary. Title to all equipment and software provided by TelCove will remain exclusively with TelCove. Customer further agrees not to create or permit to be created any lien or other encumbrances on TelCove's equipment and software relating to Customer's use of, or TelCove's placement of, such equipment or software.

3. **Term.** The term of the Service Agreement will commence on the Service Start Date and expire upon fulfillment of the term commitment set forth in the Service Agreement (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this Service Agreement shall automatically renew on a month-to-month basis (the "Renewal Term") unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable.

4. **Use of Service.** Customer may use the Service(s) for any lawful purpose provided that such use does not: a) interfere with or impair service over any of the facilities and associated equipment constituting TelCove's network; or b) impair the privacy of any communications over the facilities and equipment of TelCove. Customer will use the Service(s) in accordance with all laws and regulations, and the terms and conditions contained in this Service Agreement and TelCove's applicable tariff. TelCove may make changes to the Service(s) provided that any such change will not materially adversely affect the performance of the Service(s).

Maintenance of Maintenance/Return of Equipment. 5. TelCove owned equipment and software, if any, provided as part of the Service(s) will be at no additional charge unless such charges are: a) specifically set forth in this Service Agreement; or b) for maintenance that is necessitated by unauthorized modifications or other acts or omissions of Customer or others. Customer will surrender any TelCove owned equipment or software promptly upon the discontinuance of the Service(s) for which same is being used, in the same condition as delivered subject only to reasonable wear and tear. If TelCove owned equipment or software is surrendered in damaged condition, Customer will pay TelCove any additional charges necessary to repair or replace the damaged equipment. Should Customer fail to surrender TelCove equipment or software within thirty (30) days after TelCove's request, Customer will be liable for TelCove's reasonable attorneys fees and expenses, as liquidated damages and not a penalty, in the amount of ten thousand dollars (\$10,000), representing the reasonable value of the TelCove equipment or software. Customer's obligations pursuant to this Section 5 will survive termination of this Agreement.

Charges and Payment. The installation and monthly 6. recurring charges for Service(s) stated herein will be as specified in this The charges stated do not include any Service Agreement. international, federal, state or local taxes, assessments, fees or surcharges. Unless Customer provides a valid exemption certificate. Customer will pay such applicable taxes, fees or surcharges upon receipt of the invoice. Customer will notify TelCove if Customer's taxexempt status changes during the term of this Service Agreement. Payment for Service(s), including applicable international, federal, state, and local taxes, assessments, fees or surcharges, will be due upon receipt of invoice. Customer may in good faith withhold payment of any disputed charges; provided, however, that a charge is not disputed unless Customer provides TelCove with a written explanation of the disputed charge within sixty (60) days from the date of the invoice. If TelCove determines the disputed charges are valid, TelCove will notify Customer and Customer must pay all such charges within ten (10) days. Beginning forty five (45) days after the date of invoice, interest on late payments will accrue at the rate of 1.5% per month or the maximum rate allowed by law, whichever is more, on the unpaid balance. Customer will be liable to TelCove for any costs and/or expenses incurred directly or indirectly, including reasonable attorney's fees and expenses, in collection of any amounts due and owing to TelCove.

7. Additional Charges. Customer is subject to the applicable charges for moves, adds, changes, and upgrades for those items covered by this Service Agreement. All Service(s) other than those stated herein will be provided at the prevailing charges set forth in the applicable TelCove tariff. Service records will constitute full proof of the content and nature of Customer's Service(s).

8. **Tariffs.** Additional terms and conditions of this Service Agreement are set forth in TelCove's tariff(s) which are on file with the applicable state and/or federal regulatory authorities. In the event of any express conflict between this Service Agreement and the language in the applicable TelCove tariff(s), this Service Agreement will control.

Termination of Service(s). In addition to any other remedy 9. available, TelCove may immediately terminate this Service Agreement, in whole or in part, in the event of a breach by Customer which includes, but is not limited to the following: a) non-payment of amounts due and owing to TelCove; b) Customer's unlawful or fraudulent use of Service(s); c) Customer provides false or misleading information: d) any material default of this Service Agreement; e) a violation of any law, rule or regulation of any governing authority having jurisdiction over the service; f) a violation giving rise to a right of termination as set forth in TelCove's applicable federal or state tariffs; or g) the Service(s) being provided to Customer are no longer economically or technically feasible. Upon such termination, Customer will immediately: i) cease utilizing the Service(s); ii) pay TelCove for all charges incurred by Customer, including taxes and surcharges, through the date such Service(s) is discontinued; and iii) except for (g) above, pay any applicable termination liability as outlined below.

10. Notice of Termination of Service Agreement. In the event Customer intends to terminate a particular Service or all Service(s) governed by this Service Agreement prior to expiration of the term set forth herein, if longer than a month to month term, Customer will provide TelCove three (3) months written notice. In the event that Customer does not so notify TelCove, Customer will Rever Reference an additional three (3) months of charges in addition to the termination liability outlined below.

11. **Termination Liability.** If Customer terminates Service for its own convenience, or TelCove terminates for cause al section above, prior to the fulfillment of the term set forth herein, then a termination liability will be due from Customer to TelCUE, Iwh TelCue, Iw represent a penalty. The termination liability will include: (a) any previously waived charges for the Services(s); plus (b) a one-time charge calculated as follows:

(i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term; or

(ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term.

Indemnification and Limitations on Liability. Customer 12. will defend, indemnify and hold TelCove, its affiliates and each of their respective owners, directors, officers, employees and agents, harmless from and against all claims, suits, expenses, losses, demands, actions, causes of action, judgments, costs and reasonable attorney's fees and expenses of any kind or nature for any and all damages of any kind arising from or related to any use of the Service(s) or otherwise arising under this Service Agreement. IN NO EVENT WILL TELCOVE BE LIABLE FOR ANY LOSS OF PROFITS OR FOR ANY DIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, INDIRECT, PUNITIVE OR CONSEQUENTIAL DAMAGES, FOR ANY CAUSE OF ACTION, WHETHER IN CONTRACT OR TORT, ARISING OUT OF ITS PROVISION OF SERVICES OR TO PROVIDE SERVICES UNDER THIS FAILURE AGREEMENT, WHETHER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR NOT. TELCOVE'S MAXIMUM LIABILITY FOR ANY DAMAGES ARISING OUT OF OR RELATED TO THIS SERVICE AGREEMENT WILL NOT EXCEED THE TOTAL CHARGES FOR THE SERVICE(S) **PROVIDED UNDER THIS SERVICE AGREEMENT DURING** THE MONTH IN WHICH SUCH LIABILITY ARISES.

Force Majeure. Neither Party shall be liable for failure to 13. perform its obligations hereunder where such nonperformance is caused, in whole or in part, by force majeure, including but not limited to acts of God or government, war, national emergencies, riot, insurrection, acts of terrorism, vandalism, criminal action taken against a Party or its affiliates, disturbance, strike, lockout, work stoppage or other labor dispute, failure of usual sources of supply, unavailability, failure or malfunction of equipment or facilities provided by third parties, pole hits, storm, fire, flood, earthquake, accident, or any other cause not within TelCove's reasonable control, including, but not limited to local or foreign telephone company action and any law, order, regulation or other action of any governmental entity. In addition, TelCove will not be liable for claims or damages resulting from or caused by: a) Customer's fault, negligence or failure to perform Customer's responsibilities; b) claims against Customer by a third party; c) any act or omission of any other party; or d) equipment or services furnished by a third party. This section will survive termination or expiration of the Agreement and will continue to apply after the Agreement ends.

14. **Credit Allowances.** Service interruption credit allowances will be granted pursuant to the terms of the applicable TelCove tariff(s). Credit allowances will not apply to interruptions: a) caused by

Customer and/or its employees, contractors, subcontractors, vendors or agents; b) due to failure of power or equipment provided by others; c) during any period in which TelCove is not allowed access to the premises; d) due to maintenance and repair operations scheduled in advance with Customer; e) caused by fiber or wire cuts or other equipment damage on Customer premises; f) caused by an outage in Customer's internal network, inside wiring, Private Branch Exchange or multiplexers; g) due to circumstances or causes beyond the control of TelCove; or h) that was not reported to TelCove within thirty (30) days of the date that Service was affected.

15. **Assignment.** TelCove may assign the rights, privileges or obligations conveyed under this Service Agreement. Customer may not assign the rights, privileges, or obligations conveyed under this Service Agreement without first obtaining the written consent of TelCove, which consent will not be unreasonably withheld, provided, however, that the party to whom this Agreement is being assigned by Customer expressly assumes, in writing, the obligations of the Customer.

16. Warranties. EXCEPT AS OTHERWISE PROVIDED HEREIN, THERE ARE NO AGREEMENTS, WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, EITHER IN FACT OR BY OPERATION OF LAW, STATUTORILY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE RELATING TO THE SERVICE(S). TELCOVE ALSO MAKES NO WARRANTY THAT THE SERVICE WILL BE UNINTERRUPTED OR ERROR FREE. ALL SUCH WARRANTIES ARE EXPRESSLY EXCLUDED AND DISCLAIMED.

17. **No Agency.** This Service Agreement does not create any agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein.

Miscellaneous. This Service Agreement, is binding upon the 18. Parties' respective successors and assigns, and together with any applicable tariff(s), constitutes, the entire agreement between TelCove and Customer. No prior agreements, understandings, statements, proposals or representations, either oral or written apply. This Service Agreement can be modified only in writing by the Parties. If any provision of this Service Agreement is held to be illegal or unenforceable, this Service Agreement's unaffected provisions will remain in effect. No customer purchase orders or similar documents will vary or add to the terms of this Agreement. If either party fails to enforce any right or remedy under this Service Agreement, that does not waive the right or remedy. This Service Agreement may be signed in counterparts with the same effect as if the signature on each counterpart were upon the same instrument. The rights and remedies of the Parties shall be cumulative and in addition to any other rights or remedies provided by law or equity and will be governed by and construed in accordance with the laws of the state in which the Services are provided without giving effect to its conflict of laws provisions.





Ethernet Service Agreement

This Ethernet Service Agreement ("Service Agreement") between Trinity High School ("Customer") and TelCove of Kentucky ("TelCove") (collectively the "Parties") is for the provision of Ethernet service(s) ("Service(s)"). This Service Agreement shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the Parties agree that Customer will purchase from TelCove Service(s) at the cost(s) and for the term(s) as set forth in the following table.

Node	Site	Customer NPA/NXX	PAC/PORT/VLAN	Term	Non-Recurring Charge / Install	Monthly Recurring Charge
1	Trinity High School – 4011 Shelbyville Road, Louisville, KY 40207	502-895	3MB PAC	3 YR	\$1,000.00	\$351.00
			Т	otals*	\$1,000.00**	\$351.00

* Local. State. Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in accordance with TelCove's tariffs and/or international, federal, state or local laws.

** Installation cost are waived, subject to the attached and incorporated additional terms and conditions.

Customer Information & Approval:

In executing this Service Agreement, I acknowledge my understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this Service Agreement, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, I hereby authorize TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this Service Agreement, I further acknowledge that I have read and understand each of the Terms and Conditions of this Service Agreement, agree on behalf of Customer to be bound by them and that I am duly authorized to order and/or modify Service(s) on behalf of Customer.

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Customer's Legal Name:	HIGH SCHOOL	, I signature:	-f-l	Am Sard	+
State of Organization/Incorporation:	TUIN	Name:		OB SAXNO	N
Customer Address: HOIL SHELBS	IVILLE POAD	Title:	Direc	DOR, ADMI	NI STRADON
Customer Billing Telephone Numbers:	·	Date:	_61	16/06	
(502) 736-214	15				
	TelCove	Approval:			
President & Chief Executive Officer	7	General Ma	nager Appro	val of Business T	erms
Name: Robert E. Guth	/	Name:	Matte	- J. Ph:11:0	5
Signature:		Signature:	4/2	in film	lips
Date:		Date:	Ŀe l	24/04	TARIFF BRANCH
AEEd Harpring				U	RECEIVED
		elCove			9/11/2006
		mpion Way Irg, PA 15317 lent & General (Counsel		PUBLIC SERVICE COMMISSION OF KENTUCKY
dd 3 05				(Pa	age 1 of 5)

1. **General.** The following Additional Terms and Conditions apply to and are a part of the Service Agreement between TelCove and the Customer to which these Additional Terms and Conditions are attached or referenced (collectively "Service Agreement").

Installation. TelCove will use reasonable efforts to 2. provide Service(s) by the applicable Customer installation date. Scheduled installation dates are estimates only. TelCove will not be liable for any damages whatsoever related to delays in meeting any installation or service dates due to delays resulting from normal construction procedures or reasons beyond TelCove's control. TelCove will notify Customer when Service(s) is operational ("Service Start Date"). Unless Customer notifies TelCove within ten (10) business days that the Service(s) is not operational, Service(s) will be deemed accepted by Customer as of the Service Start Date and Customer will pay for such Service(s) as of such To facilitate the installation and maintenance of the date. Service(s). Customer will: a) prepare its premises (including the disconnection and removal of existing service) as necessary; b) provide any inside wiring, equipment and/or software necessary to connect Service(s); and c) provide TelCove all required access and security as necessary. Title to all equipment and software provided by TelCove will remain exclusively with TelCove. Customer further agrees not to create or permit to be created any lien or other encumbrances on TelCove's equipment and software.

3. **Term.** The term of the Service Agreement will commence on the Service Start Date and expire upon fulfillment of the term commitment set forth in the Service Agreement (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this Service Agreement shall automatically renew on a month-to-month basis (the "Renewal Term") unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable.

4. **Use of Service.** Customer may use the Service(s) for any lawful purpose provided that such use does not: a) interfere with or impair service over any of the facilities and associated equipment constituting TelCove's network; or b) impair the privacy of any communications over the facilities and equipment of TelCove. Customer will use the Service(s) in accordance with all laws and regulations, and the terms and conditions contained in this Service Agreement. TelCove may make changes to the Service(s) provided that any such change will not materially adversely affect the performance of the Service(s).

5. **Maintenance/Return of Equipment.** Maintenance of TelCove owned equipment and software, if any, provided as part of the Service(s) will be at no additional charge unless such charges are: a) specifically set forth in this Service Agreement; or b) for maintenance that is necessitated by unauthorized modifications or other acts or omissions of Customer or others. Customer will surrender any TelCove owned equipment or software promptly upon the discontinuance of the Service(s) for which same is being used, in the same condition as delivered subject only to reasonable wear and tear. If TelCove owned equipment or software is surrendered in damaged condition, Customer will pay TelCove any additional charges necessary to repair or replace the damaged equipment. Should Customer fail to surrender TelCove synapse within thirty (30) days after TelCove's request, Customer will be

liable for TelCove's reasonable attorneys fees and expenses, as liquidated damages and not a penalty, in the amount of ten thousand dollars (\$10,000), representing the reasonable value of the TelCove equipment or software. Customer's obligations pursuant to this Section 5 will survive termination of this Agreement.

6. Charges and Payment. The installation and monthly recurring charges for Service(s) stated herein will be as specified in this Service Agreement. The charges stated do not include any international, federal, state or local taxes, assessments, fees or surcharges. Unless Customer provides a valid exemption certificate. Customer will pay such applicable taxes, fees or surcharges upon receipt of the invoice. Customer will notify TelCove if Customer's tax-exempt status changes during the term of this Service Payment for Service(s), including applicable Agreement. international, federal, state, and local taxes, assessments, fees or surcharges, will be due upon receipt of invoice. Customer may in good faith withhold payment of any disputed charges; provided, however, that a charge is not disputed unless Customer provides TelCove with a written explanation of the disputed charge within sixty (60) days from the date of the invoice. If TelCove determines the disputed charges are valid, TelCove will notify Customer and Customer must pay all such charges within ten (10) days. Beginning forty five (45) days after the date of invoice, interest on late payments will accrue at the rate of 1.5% per month or the maximum rate allowed by law, whichever is more, on the unpaid balance. Customer will be liable to TelCove for any costs and/or expenses incurred directly or indirectly, including reasonable attorney's fees and expenses, in collection of any amounts due and owing to TelCove.

7. **Additional Charges.** Customer is subject to the applicable charges for moves, adds, changes, and upgrades for those items covered by this Service Agreement. All Service(s) other than those stated herein will be provided at the prevailing charges set forth in the applicable TelCove tariff. Service records will constitute full proof of the content and nature of Customer's Service(s).

8. Service Level Agreement. TelCove shall provide Customer with the Service Level Guarantee set forth in the TelCove Ethernet Product Service Level Agreement, attached hereto and incorporated herein by reference.

9. Termination of Service(s). In addition to any other remedy available, TelCove may immediately terminate this Service Agreement, in whole or in part, in the event of a breach by Customer which includes, but is not limited to the following: a) non-payment of amounts due and owing to TelCove; b) Customer's unlawful or fraudulent use of Service(s); c) Customer provides false or misleading information; d) any material default of this Service Agreement; e) a violation of any law, rule or regulation of any governing authority having jurisdiction over the service; f) a violation giving rise to a right of termination as set forth in TelCove's applicable federal or state tariffs; or g) the Service(s) being provided to Customer are no longer economically or technically feasible. Upon such termination FC BRANCH will immediately: i) cease utilizing the Service(s): ii) pay TelCove for all charges incurred by Customer, incluing tax is and surthinges, through the date such Service(s) is discontinued; and iii) except for (g) above, pay any applicable termination lighting/2006 utlined below.

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10. Notice of Termination of Service Agreement. In the event Customer intends to terminate a particular Service or all Service(s) governed by this Service Agreement prior to expiration of the term set forth herein, if longer than a month to month term, Customer will provide TelCove three (3) months written notice. In the event that Customer does not so notify TelCove, Customer will owe TelCove an additional three (3) months of charges in addition to the termination liability outlined below.

11. **Termination Liability.** If Customer terminates Service for its own convenience, or TelCove terminates for cause as set forth above, prior to the fulfillment of the term set forth herein, then a termination liability will be due from Customer to TelCove; which Customer acknowledges is a reasonable approximation of damages and does not represent a penalty. The termination liability will include: (a) any previously waived charges for the Services(s); plus (b) a one-time charge calculated as follows:

(i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term; or

(ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term.

Indemnification and Limitations on Liability. Customer 12. will defend, indemnify and hold TelCove, its affiliates and each of their respective owners, directors, officers, employees and agents, harmless from and against all claims, suits, expenses, losses, demands, actions, causes of action, judgments, costs and reasonable attorney's fees and expenses of any kind or nature for any and all damages of any kind arising from or related to any use of the Service(s) or otherwise arising under this Service Agreement. IN NO EVENT WILL TELCOVE BE LIABLE FOR ANY LOSS OF PROFITS OR FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES, FOR ANY CAUSE OF ACTION, WHETHER IN CONTRACT OR TORT, ARISING **OUT OF ITS PROVISION OF SERVICES OR FAILURE TO** PROVIDE SERVICES UNDER THIS AGREEMENT, WHETHER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR NOT. TELCOVE'S MAXIMUM LIABILITY FOR ANY DAMAGES ARISING OUT OF OR RELATED TO THIS SERVICE AGREEMENT WILL NOT EXCEED THE TOTAL CHARGES FOR THE SERVICE(S) PROVIDED UNDER THIS SERVICE AGREEMENT DURING THE MONTH IN WHICH SUCH LIABILITY ARISES.

13. Force Majeure. Neither Party shall be liable for failure to perform its obligations hereunder where such nonperformance is caused, in whole or in part, by force majeure, including but not limited to acts of God or government, war, national emergencies, riot, insurrection, acts of terrorism, vandalism, criminal action taken against a Party or its affiliates, disturbance, strike, lockout, work stoppage or other labor dispute, failure of usual sources of supply, unavailability, failure or malfunction of equipment or facilities provided by third parties, pole hits, storm, fire, flood, earthquake, accident, or any other cause not within TelCove's reasonable control, including, but not limited to local or foreign telephone company action and any law, order, regulation or other action of any governmental entity. In addition, TelCove will not be liable for claims or damages resulting from or caused by: a) Customer's fault, negligence or failure to perform Customer's responsibilities; b) claims against Customer by a third party; c) any act or omission of any other party; or d) equipment or services furnished by a third party. This section will survive termination or expiration of the Agreement and will continue to apply after the Agreement ends.

14. **Credit Allowances.** Service interruption credit allowances will be granted pursuant to the attached Service Level Agreement. Credit allowances will not apply to interruptions: a) caused by Customer and/or its employees, contractors, subcontractors, vendors or agents; b) due to failure of power or equipment provided by others; c) during any period in which TelCove is not allowed access to the premises; d) due to maintenance and repair operations scheduled in advance with Customer; e) caused by fiber or wire cuts or other equipment damage on Customer premises; f) caused by an outage in Customer's internal network, inside wiring, Private Branch Exchange or multiplexers; g) due to circumstances or causes beyond the control of TelCove; or h) that was not reported to TelCove as state below.

15. **Assignment.** TelCove may assign the rights, privileges or obligations conveyed under this Service Agreement. Customer may not assign the rights, privileges, or obligations conveyed under this Service Agreement without first obtaining the written consent of TelCove, which consent will not be unreasonably withheld, provided, however, that the party receiving assignment expressly assumes, in writing, the obligations of the Customer.

16. Warranties. EXCEPT AS OTHERWISE PROVIDED HEREIN, THERE ARE NO AGREEMENTS, WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, IN FACT OR BY OPERATION OF LAW, STATUTORILY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE RELATING TO THE SERVICE(S). TELCOVE ALSO MAKES NO WARRANTY THAT THE SERVICE WILL BE UNINTERRUPTED OR ERROR FREE. ALL SUCH WARRANTIES ARE EXPRESSLY EXCLUDED AND DISCLAIMED.

17. **No Agency.** This Service Agreement does not create any agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein.

Miscellaneous. This Service Agreement, is binding upon 18. the Parties' respective successors and assigns, and together with any applicable tariff(s), constitutes, the entire agreement between TelCove and Customer. No prior agreements, understandings, statements, proposals or representations, either oral or written apply. This Service Agreement can be modified only in writing by the Parties. If any provision of this Service Agreement is held to be illegal or unenforceable, this Service Agreement's unaffected provisions will remain in effect. No customer purchase orders or similar documents will vary or add to the terms of this REACHENT. If either party fails to enforce any right or romedy under this service Agreement, that does not waive the right or remedy. The right and remedies of the Parties shall be cumulat ve and in addition to any other rights or remedies provided by law or equit 9/411/2006 governed by and construed in accordance with the laws of the state in which the Services are provided without giving effect of the services are provided without giving effect COMMISSION conflict of laws provisions. **** OF KENTUCKY

TELCOVE ETHERNET PRODUCT SERVICE LEVEL AGREEMENT

- 1. **Service Description:** TelCove's Ethernet product which provides connectivity between locations, utilizing the existing SONET rings and either dedicated or shared IP bandwidth.
- 2. **TelCove's Service Level Commitment.** TelCove offers a service level agreement on all Ethernet Services. TelCove reserves the right to review and deny any credits under this section claimed by Customer, should Customer's claim, in TelCove's reasonable judgment, not meet the criteria established for such claim.
 - (a) The TelCove Service Level Commitment is limited to only those on-net (Type 1, I.e. those circuits and facilities owned by TelCove) services being provided under this agreement and applies to each service individually.
 - (b) **Customer eligibility** The customer must open a trouble ticket with the TelCove National Repair Center directly at 877-321-5465 in connection with the Service Level Agreement (SLA) violation in order to be eligible for credit. The trouble ticket must be relative to the violation in question. If a customer is entitled to multiple credits under the SLA arising from the same events, then credits shall not be cumulative. The customer shall be entitled to receive only the maximum single credit available for such an event.
 - (c) Maximum SLA Credits The maximum SLA credits issued in any one calendar month shall not exceed:
 - (i) Charges equaling 50% of the monthly charges for each individually affected service with respect to Network Availability.
 - (ii) Charges equaling 50% of the total monthly charges under this agreement with respect to all services covered under this agreement with respect to any SLA violation (if multiple services provided under this agreement).
 - (d) **Service Credit Exceptions** TelCove Network Outage Time is measured from the time a TelCove trouble ticket is opened, as a result of the customer's inability to transmit and receive data, to the time the Ethernet connection is able to transmit and receive data. Service Credits shall not be issued where the service is unavailable as a result of:
 - (i) Failure of any components beyond the customer side of either the access provider demarcation or the TelCove provided router, including, but not limited to Customer's applications, equipment or facilities.
 - (ii) Network outages caused by non-TelCove provided local loop (e.g. ILEC provided local loop).
 - (iii) Network downtime during TelCove scheduled maintenance window.
 - (iv) Force majeure events.
 - (v) Acts or omission or Customer or any other user of the service authorized by Customer, and/or any willful misconduct or abuse of TelCove Services.



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- (a) If Customer believes that TelCove has failed to meet the commitment levels defined in this SLA, Customer must contact its TelCove Account Manager/Executive within five [5] business days of the last day of the month in which the relevant SLA was not met. TelCove will verify all or any SLA violation prior to issuing Customer a service credit.
- (b) **Network Availability Measurement (per billing period)** Total amount of Ethernet Service "downtime" (in minutes) from all trouble tickets relative to Network Outage Time (per individual service) rounded up to the nearest hour.
 - (i) *Example:* Total Network Outage time of 20 minutes = 1 hour

(c) Mean Time To Repair (MTTR -- per billing period)

Sum of all trouble ticket service restoration intervals relative to Network Outage Total Number of trouble tickets relative to Network Outages

	TelCove Service Level Agreements					
Applicable Components	Goal	Violation Remedy				
* Network Availability	100% Availability	1 day credit = $1/30$ of the monthly fees for the applicable location(s) per each hour of downtime (e.g. downtime between 1 to 60 minutes = 1 day credit eligible) in a given billing period.				
** Mean Time To Repair (MTTR)	4 hours (monthly average)	1 day credit = $1/30$ of the monthly fees for the applicable location(s) for each hour that exceeds the initial 4 hour MTTR in a given billing period.				

*NOTE: TelCove Components Included in Network Availability: [a] TelCove Type 1 dedicated facilities used to provide private line connectivity between two (2) or more customer locations, dedicated access to customer selected Interexchange Carrier Points of Presence (POP), or access to TelCove provided data services and [b] TelCove provided CPE (Channel Bank, Router, CSU/DSU).

****NOTE**: MTTR is calculated less access time. Access time is defined as: [a] the time it takes for the customer to respond to TelCove repair questions related directly to current open trouble ticket(s) or [b] the time a TelCove onsite repair technician waits to gain access to the customer premises.





Internet Services Agreement

COMMISSION OF KENTUCKY

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This Internet Services Agreement ("ISA") between Trinity High School ("Customer") and TelCove of Kentucky ("TelCove") (collectively the "Parties") is for the provision of Internet service(s) ("Service(s)"). This ISA shall not be effective and binding on TelCove until it has been executed by both authorized TelCove representatives. In consideration of the mutual promises and covenants contained herein, the Parties agree that Customer will purchase from TelCove Service(s) at the cost(s) and for the term(s) as set forth in the following table.

Quantity	Description of Services	Term	Installation Cost	Total Installation Cost	Monthly Recurring Cost	Total Monthly Recurring Cost
1	3MB Port Ethernet Internet	3 YR	\$5,000.00	\$5,000.00	\$574.00	\$574.00
		Total*		\$ 5,000.00**		\$ 574.00

* Local, State, Federal and/or international taxes, fees, assessments and/or surcharges are not included, and will be charged in accordance with TelCove's tariffs and/or international, federal, state or local laws.

** Installation cost are waived, subject to the attached and incorporated additional terms and conditions.

Customer Information & Approval:

In executing this ISA, I acknowledge my understanding and acceptance that the Service(s) selected above will be provided in accordance with, and governed by, the terms, conditions and rates in this ISA, including the "Additional Terms and Conditions," which are attached hereto and incorporated herein. In addition, I hereby authorize TelCove to review the customer service record for the Customer listed below. Customer certifies and acknowledges that it is not a carrier and is not using the service as a substitute for carrier switched access service. By signing this ISA, I further acknowledge that I have read and understand each of the Terms and Conditions of this ISA, agree on behalf of Customer to be bound by them and that I am duly authorized to order and/or modify Service(s) on behalf of Customer.

Customer's Legal Name:	ITY HIGH SCHOO	LSignature:	ferm	Sur	
State of Organization/Incorporation:	echiny	Name:	POB SAX	10N	
Customer Address: House	ELBYVIELE ROAD	Title:	Directory,	UMINISNER;	non
Customer Billing Telephone Numbers:	/	Date:	6/16/	06	
(502)736-2	145				
	TelCove A	Approval:			
President & Chief Executive Officer			nager Approval of Bu	isiness Terms	
Name: Robert E. Guth		Name:	MAHL S. H	sillips	
Signature:		Signature:	Mouth	Phillip	
Date: 6125		Date:	te/26/06		
AE_Ed Harpring			\bigcirc		
		Cove ipion Way		TAF	RIFF BRANCH
	Canonsburg	g, PA 15317			
	ATTN: Vice Preside	nt & General (Counsel		SEIVEL
				9	/11/2006
				PUB	LIC SERVICE

1. **General.** The following Additional Terms and Conditions apply to and are a part of the ISA between TelCove and the Customer to which these Additional Terms and Conditions are attached or referenced (collectively "ISA").

Installation. TelCove will use reasonable efforts to 2. provide Service(s) by the applicable Customer installation Scheduled installation dates are estimates only. date. TelCove will not be liable for any damages whatsoever related to delays in meeting any installation or service dates due to delays resulting from normal construction procedures or reasons beyond TelCove's control. TelCove will notify Customer when Service(s) is operational ("Service Start Date"). Unless Customer notifies TelCove within ten (10) business days that the Service(s) is not operational, Service(s) will be deemed accepted by Customer as of the Service Start Date and Customer will pay for such Service(s) as of such date. To facilitate the installation and maintenance of the Service(s). Customer will: a) prepare its premises (including the disconnection and removal of existing service) as necessary; b) provide any inside wiring, equipment and/or software necessary to connect Service(s); and c) provide TelCove all required access and security as necessary. Title to all equipment and software provided by TelCove will remain exclusively with TelCove. Customer further agrees not to create or permit to be created any lien or other encumbrances on TelCove's equipment and software.

3. **Term.** The term of the ISA will commence on the Service Start Date and expire upon fulfillment of the term commitment set forth in the ISA (the "Initial Term") unless earlier terminated as provided for in this Agreement. Upon expiration of the Initial Term, this ISA shall automatically renew on a month-to-month basis (the "Renewal Term") unless either party gives the other written notice of its intent to terminate at least thirty (30) days before expiration of the Initial Term or Renewal Term as applicable.

Use of Service. Customer may use the Service(s) for 4. any lawful purpose provided that such use does not: a) interfere with or impair service over any of the facilities and associated equipment constituting TelCove's network; or b) impair the privacy of any communications over the facilities and equipment of TelCove. Customer is solely responsible for the content of any transmissions of Customer and any third party utilizing customer's facilities or TelCove's facilities, use of other organization's network or computing resources are subject to their respective permission and usage policies. Customer shall limit access to and use of the Internet Services to its employees solely for Customer's business purposes and shall not resell or otherwise generate income by providing access to the Internet service to third parties; Total Sale Resale (TSR) or resale of entire service per Internet port is prohibited under this Agreement. Customer agrees to abide by TelCove's Acceptable Use Policy and Privacy Policy, each

as amended from time to time, and to require any and all employees, contractors, end-user customers or other representatives using the Customer's Internet Services to abide by same, each can be found at <u>www.TelCove.com</u>. Customer will use the Service(s) in accordance with all laws and regulations, and the terms and conditions contained in this ISA. TelCove may make changes to the Service(s) provided that any such change will not materially adversely affect the performance of the Service(s).

5. Maintenance/Return of Equipment. Maintenance of TelCove owned equipment and software, if any, provided as part of the Service(s) will be at no additional charge unless such charges are: a) specifically set forth in this ISA; or b) for is necessitated by maintenance that unauthorized modifications or other acts or omissions of Customer or others. Customer will surrender any TelCove owned equipment or software promptly upon the discontinuance of the Service(s) for which same is being used, in the same condition as delivered subject only to reasonable wear and tear. If TelCove owned equipment or software is surrendered in damaged condition, Customer will pay TelCove any additional charges necessary to repair or replace the damaged equipment. Should Customer fail to surrender TelCove equipment or software within thirty (30) days after TelCove's request, Customer will be liable for TelCove's reasonable attorneys fees and expenses, as liquidated damages and not a penalty, in the amount of ten thousand dollars (\$10,000), representing the reasonable value of the TelCove equipment or software. Customer's obligations pursuant to this Section 5 will survive termination of this Agreement.

Charges and Payment. The installation and monthly 6. recurring charges for Service(s) stated herein will be as specified in this ISA. The charges stated do not include any international, federal, state or local taxes, assessments, fees or surcharges. Unless Customer provides a valid exemption certificate, Customer will pay such applicable taxes, fees or surcharges upon receipt of the invoice. Customer will notify TelCove if Customer's tax-exempt status changes during the term of this ISA. Payment for Service(s), including applicable international, federal, state, and local taxes, assessments, fees or surcharges, will be due upon receipt of invoice. Customer may in good faith withhold payment of any disputed charges; provided, however, that a charge is not disputed unless Customer provides TelCove with a written explanation of the disputed charge within sixty (60) days from the date of the invoice. If TelCove determines the disputed charges are valid, TelCove will notify Customer and Customer must pay all such charges with here by here as a such asuch as a such as a such as a such as a such as a su Beginning forty five (45) days after the date of invoice interest on late payments will accrue at the rate of 1/9 per month or the maximum rate allowed by law, whichever is more, on the unpaid balance. Customer 9/111/2006 le to TelCove for any costs and/or expenses incurred directly or PUBLIC SERVICE COMMISSION OF KENTUCKY

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indirectly, including reasonable attorney's fees and expenses, in collection of any amounts due and owing to TelCove.

Additional Charges. Customer is subject to the 7. applicable charges for moves, adds, changes, and upgrades for those items covered by this ISA. All Service(s) other than those stated herein will be provided at the prevailing charges set forth in the applicable TelCove tariff. Service records will constitute full proof of the content and nature of Customer's Service(s).

8. Service Level Agreement. TelCove shall provide Customer with the Service Level Guarantee set forth in the TelCove Internet Product Service Level Agreement, attached hereto and incorporated herein by reference. TelCove will respond to any Managed Internet Service outage related to any TelCove Managed Internet Service Equipment that is leased, monitored, maintained and serviced and is currently enrolled in the TelCove Managed Internet Service plan as follows: TelCove will notify the Customer within thirty (30) minutes of any Managed Internet Service outage and provide four (4) hours on-site response time once an on-site failure has been detected and the need for on-site service of the equipment has been determined.

9. Termination of Service(s). In addition to any other remedy available, TelCove may immediately terminate this ISA, in whole or in part, in the event of a breach by Customer which includes, but is not limited to the following: a) nonpayment of amounts due and owing to TelCove; b) Customer's unlawful or fraudulent use of Service(s); c) Customer provides false or misleading information; d) any material default of this ISA; e) a violation of any law, rule or regulation of any governing authority having jurisdiction over the service; f) a violation giving rise to a right of termination as set forth in TelCove's applicable federal or state tariffs; or g) the Service(s) being provided to Customer are no longer economically or technically feasible. Upon such termination, Customer will immediately: i) cease utilizing the Service(s); ii) pay TelCove for all charges incurred by Customer, including taxes and surcharges, through the date such Service(s) is discontinued; and iii) except for (g) above, pay any applicable termination liability as outlined below.

Notice of Termination of Service Agreement. In 10. the event Customer intends to terminate a particular Service or all Service(s) governed by this ISA prior to expiration of the term set forth herein, if longer than a month to month term, Customer will provide TelCove three (3) months written notice. In the event that Customer does not so notify TelCove, Customer will owe TelCove an additional three (3) months of charges in addition to the termination liability outlined below.

11. Termination Liability. If Customer terminates Service for its own convenience, or TelCove terminates for cause as set forth above, prior to the fulfillment of the term set forth herein, then a termination liability will be due from

Customer to TelCove; which Customer acknowledges is a reasonable approximation of damages and does not represent a penalty. The termination liability will include: (a) any previously waived charges for the Services(s); plus (b) a onetime charge calculated as follows:

(i) for Service(s) disconnected in the first year of service of the Initial Term or any Renewal Term, all remaining recurring charges for such first year, plus 50% of all recurring charges for the remainder of the Initial Term or Renewal Term; or

(ii) for Service(s) disconnected after the first year of service, 50% of all recurring charges for the remainder of the Initial Term or Renewal Term.

Indemnification and Limitations on Liability. 12. Customer will defend, indemnify and hold TelCove, its affiliates and each of their respective owners, directors, officers, employees and agents, harmless from and against all claims, suits, expenses, losses, demands, actions, causes of action, judgments, costs and reasonable attorney's fees and expenses of any kind or nature for any and all damages of any kind arising from or related to any use of the Service(s) or otherwise arising under this ISA. IN NO EVENT WILL **TELCOVE BE LIABLE FOR ANY LOSS OF PROFITS** OR FOR ANY DIRECT, INDIRECT, INCIDENTAL, EXEMPLARY, SPECIAL, **PUNITIVE** OR CONSEQUENTIAL DAMAGES, FOR ANY CAUSE OF ACTION, WHETHER IN CONTRACT OR TORT, ARISING OUT OF ITS PROVISION OF SERVICES OR FAILURE TO PROVIDE SERVICES UNDER THIS AGREEMENT, WHETHER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR NOT. TELCOVE'S MAXIMUM LIABILITY FOR ANY DAMAGES ARISING OUT OF OR RELATED TO THIS ISA WILL NOT EXCEED THE TOTAL CHARGES FOR THE SERVICE(S) PROVIDED UNDER THIS ISA **DURING THE MONTH IN WHICH SUCH LIABILITY** ARISES.

13. Force Majeure. Neither Party shall be liable for failure to perform its obligations hereunder where such nonperformance is caused, in whole or in part, by force majeure, including but not limited to acts of God or government, war, national emergencies, riot, insurrection, acts of terrorism, vandalism, criminal action taken against a Party or its affiliates, disturbance, strike, lockout, work stoppage or other labor dispute, failure of usual sources of supply, unavailability, failure or malfunction of equipment or facilities provided by third parties, pole hits, storm, fire, flood, earthquake, accident, or any other cause not within TelCove's reasonable control, including, but the finited to loga of foreign telephone company action and any law, order, regulation or other action of any governmental entity. In addition, TelCove will not be liable for claims or damages resulting from or caused by: a) Customer's Baudt, Steplingence or failure to perform Customer's responsibilities OF KENTUCKY

against Customer by a third party; c) any act or omission of any other party; or d) equipment or services furnished by a third party. This section will survive termination or expiration of the Agreement and will continue to apply after the Agreement ends.

Service interruption credit Credit Allowances. 14 allowances will be granted pursuant to the attached Service Level Agreement. Credit allowances will not apply to interruptions: a) caused by Customer and/or its employees, contractors, subcontractors, vendors or agents; b) due to failure of power or equipment provided by others; c) during any period in which TelCove is not allowed access to the premises; d) due to maintenance and repair operations scheduled in advance with Customer; e) caused by fiber or wire cuts or other equipment damage on Customer premises: f) caused by an outage in Customer's internal network, inside wiring, Private Branch Exchange or multiplexers; g) due to circumstances or causes beyond the control of TelCove; or h) that was not reported to TelCove as stated below.

15. **Assignment.** TelCove may assign the rights, privileges or obligations conveyed under this ISA. Customer may not assign the rights, privileges, or obligations conveyed under this ISA without first obtaining the written consent of TelCove, which consent will not be unreasonably withheld, provided, however, that the party receiving assignment expressly assumes, in writing, the obligations of the Customer.

Warranties. EXCEPT AS **OTHERWISE** 16. ARE PROVIDED HEREIN, THERE NO AGREEMENTS, WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, IN FACT OR BY OPERATION OF LAW, STATUTORILY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. ARE MADE WITH RESPECT TO TELCOVE'S INTERNET SERVICE(S) OR ANY **INFORMATION** OR SOFTWARE THEREIN. TELCOVE ALSO MAKES NO WARRANTY THAT THE SERVICE WILL BE UNINTERRUPTED OR ERROR FREE. ALL SUCH WARRANTIES ARE EXPRESSLY EXCLUDED AND DISCLAIMED. USE OF ANY INFORMATION **OBTAINED VIA TELCOVE'S INTERNET SERVICE IS** AT THE CUSTOMER'S OWN RISK. TELCOVE SPECIFICALLY DISCLAIMS ANY RESPONSIBILITY OR FOR THE ACCURACY **QUALITY** OF **INFORMATION OBTAINED** THROUGH ITS INTERNET SERVICES.

17. **No Agency.** This Service Agreement does not create any agency, joint venture, or partnership between TelCove and Customer, each of which are independent business entities. Neither party will have the right, power or authority to act for the other in any manner, except as expressly provided herein.

Miscellaneous. This ISA, is binding upon the 18. Parties' respective successors and assigns, and together with any applicable tariff(s), constitutes, the entire agreement between TelCove and Customer. No prior agreements. understandings, statements, proposals or representations, either oral or written apply. This ISA can be modified only in writing by the Parties. If any provision of this ISA is held to be illegal or unenforceable, this ISA's unaffected provisions will remain in effect. No customer purchase orders or similar documents will vary or add to the terms of this Agreement. If either party fails to enforce any right or remedy under this ISA, that does not waive the right or remedy. The rights and remedies of the Parties shall be cumulative and in addition to any other rights or remedies provided by law or equity and will be governed by and construed in accordance with the laws of the state in which the Services are provided without giving effect to its conflict of laws provisions. For the purposes of this ISA, the following terms shall have the corresponding meaning, (a) Dedicated Internet Service shall mean Internet Service that is provided on a dedicated, as opposed to switched (i.e. dial-up) basis; (b) Managed Internet Service shall mean Internet Service consisting of a TelCoveprovided Internet Router at Customer's premises; and (c) Switched Internet Service shall mean Internet Service that is provided on a switched (i.e. dial-up) basis. TelCove agrees to provide Dedicated, Managed, or Switched Service(s), as applicable and available, in accordance with this ISA.



TELCOVE INTERNET PRODUCT SERVICE LEVEL AGREEMENT

- 1. Service Description: TelCove offers a service level agreement ("SLA") on all on-net, Dedicated Internet Services. The SLA applies to each service individually.
- 2. **TelCove's Service Level Commitment.** TelCove offers a service level agreement on all Internet Services. TelCove reserves the right to review and deny any credits under this section claimed by Customer, should Customer's claim, in TelCove's reasonable judgment, not meet the criteria established for such claim.
 - (a) The TelCove Service Level Commitment is limited to only those on-net (Type 1, I.e. those circuits and facilities owned by TelCove) services being provided under this agreement and applies to each service individually.
 - (b) Customer eligibility The customer must open a trouble ticket with the TelCove National Repair Center directly at 877-321-5465 in connection with the Service Level Agreement (SLA) violation in order to be eligible for credit. The trouble ticket must be relative to the violation in question. If a customer is entitled to multiple credits under the SLA arising from the same events, then credits shall not be cumulative. The customer shall be entitled to receive only the maximum single credit available for such an event.
 - (c) Maximum SLA Credits The maximum SLA credits issued in any one calendar month shall not exceed:
 - (i) Charges equaling 50% of the monthly charges for each individually affected service (<u>i.e.</u> individual Internet port) relative to Network Availability, Latency and Packet Delivery guarantees.
 - (ii) Charges equaling 50% of the total monthly charges under this agreement with respect to all services covered under this agreement with respect to any SLA violation (if multiple services provided under this agreement).
 - (d) **Service Credit Exceptions** TelCove Network Outage Time is measured from the time a TelCove trouble ticket is opened, as a result of the customer's inability to transmit and receive data, to the time the Internet connection is able to transmit and receive data. Service Credits shall not be issued where the service is unavailable as a result of:
 - (i) Failure of any components beyond the customer side of either the access provider demarcation or the TelCove provided router, including, but not limited to Customer's applications, equipment or facilities.
 - (ii) Network outages caused by non-TelCove provided local loop (e.g. ILEC provided local loop).
 - (iii) Network downtime during TelCove scheduled maintenance window.
 - (iv) Force majeure events.

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- (v) Acts or omission or Customer or any other user of the service authorized by Customer, and/or any willful misconduct or abuse of TelCove Services.
- 3. Service Level Agreement TelCove Internet Service availability guarantee is to have the TelCove Internet. Service Network performance as defined below. TelCove Internet Service will credit Customer's account if TelCove Internet Service fails to meet this availability guarantee during any given calendar worth.
 - (a) If Customer believes that TelCove has failed to meet the commitment levels defined in this SLA. Customer must contact its TelCove Account Manager/Executive within five [5] business days of the last day of the

PUBLIC SERVICE COMMISSION OF KENTUCKY (Page 5 of 6) month in which the relevant SLA was not met. TelCove will verify all or any SLA violation prior to issuing Customer a service credit.

(b) **Network Availability** Total amount of Internet Service "downtime" (in minutes) from all trouble tickets relative to Network Outage Time (per individual service) rounded up to the nearest hour.

Example: Total Network Outage time of 20 minutes = 1 hour

- (c) **Network Latency** Latency measured by averaging sample measurements (in 5 minute intervals) taken during a calendar month between TelCove IP Network backbone routers.
- (d) **Packet Loss** Packet Loss is measured by averaging sample measurements taken during a calendar month between TelCove IP Network backbone routers.

(e) Mean Time To Repair (MTTR – per billing period)

Sum of all trouble ticket service restoration intervals relative to Network Outage Total Number of trouble tickets relative to Network Outages

TelCove Service Level Agreements					
Applicable Components	Goal	Violation Remedy			
*Network Availability	100% Availability	1 day credit = $1/30$ of the monthly fees for the applicable location(s) per each hour of downtime (e.g. downtime between 1 to 60 minutes = 1 day credit eligible) in a given billing period.			
**Latency	Less than or equal to 65ms maximum monthly average	1 day credit = 1/30 of the monthly fees for the applicable location(s) if average monthly latency exceeds 65ms.			
**Packet Loss	Less than 1% average per month	1 day credit = 1/30 of the monthly fees for the applicable location(s) per each percentage above the monthly average packet loss of 1%.			
***Mean Time To Repair (MTTR)	4 hours (monthly average)	1 day credit = 1/30 of the monthly fees for the applicable location(s) for each hour that exceeds the initial 4 hour MTTR in a given billing period.			

*NOTE: TelCove Components Included in Network Availability: [a] TelCove Type 1 dedicated facilities used to provide private line connectivity between two (2) or more customer locations, dedicated access to customer selected Inter-exchange Carrier Points of Presence (POP), or access to TelCove provided data services and [b] TelCove provided CPE (Channel Bank, Router, CSU/DSU).

****NOTE:** TelCove Network Latency and Packet Loss are relative to the TelCove IP Backbone only and do not include local access or customer specific performance. Latency and Packet Loss is measured on an ongoing basis, therefore if a customer believes TelCove has failed to meet the backbone performance guarantees set forth above (Latency and Packet Loss), then customer must contact TelCove as defined above. Upon TelCove verification that the actual average TelCove IP Network Latency for the preceding 30 days has exceeded 65ms, the customer will be eligible for SLA credit.

***NOTE: MTTR is calculated less access time. Access time is defined as: [a] the time it takes for the customer are the festional to the customer are the festional to the customer are the festion of the customer are the festion of the customer premises.

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