

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

In the Matter of)
Vested Networks, LLC.)
)
) WC Docket No. 22-358
For Authorization to Obtain Numbering)
Resources Pursuant to Section 52.15(g) of)
The Commission's Rules)

**AMENDMENT #1 TO APPLICATION OF VESTED NETWORKS, LLC
FOR AUTHORIZATION TO OBTAIN NUMBERING RESOURCES**

AMENDMENT to Application for Authorization to Obtain Numbering Resources, pursuant to the request of Commission staff, Vested Networks, LLCⁱ, hereby submits the following correction to **EXHIBIT A** attached hereunto and **EXHIBIT B**, publicly available at:

<https://dms.psc.sc.gov/Attachments/Matter/d99ff673-a59a-ee17-6ca9e08442672c52>

Respectfully submitted,



Ron Shelton

Compliance Solutions, Inc.
Consultant for Vested Networks, LLC.
ron@csilongwood.com
407-506-4535

ⁱ Vested Networks, LLC. does not have any foreign ownership and is seeking this authority chiefly to comply with STIR/SHAKEN requirements.

Exhibit A

AGREEMENT BETWEEN VESTED NETWORKS, LLC AND Inteliquent, Inc.

Confidential and Proprietary

Pursuant to 47 C.F.R. § 0.459

Master Services Agreement

This **Master Services Agreement** (this “Agreement”) is entered into on January 21, 2022 (the “Effective Date”) by and between **Inteliquent, Inc.** (together with its affiliates providing the Services defined below, “Inteliquent” or “Carrier”), a Delaware corporation with its principal place of business located at 550 West Adams, Suite 900, Chicago, IL 60661 and **Vested Networks** a/an **Texas limited liability company** with its principal place of business located at 809 Office Park Cir, STE 100, Lewisville, TX 75057 (together with its affiliates, “Customer”). For purposes of this Agreement, Inteliquent and Customer are referred to individually as “Party” and collectively as the “Parties”. Customer is responsible for the usage of its affiliates.

Background:

A. Inteliquent provides various types of communications services as part of its suite of voice and text messaging products and solutions. Customer is also a provider of various types of communication services.

B. The Parties desire that Inteliquent provide Customer with the Services more specifically described below.

Agreement:

Intending to be legally bound, the Parties agree as follows:

1. SERVICES

Pursuant to the terms herein, Inteliquent will provide and Customer will receive those services (“Services”) set forth in and pursuant to any service schedule, exhibit or addendum (each, a “Service Schedule”) attached hereto or subsequently added to this Agreement and incorporated herein. The Service(s) provided may be used only as expressly authorized under the applicable Service Schedule(s) by Customer, or any affiliate of Customer or any customer of Customer. The Parties agree that in the event of any conflict or inconsistency, the terms and conditions set forth in the Service Schedule(s) will prevail over the terms and conditions of this Agreement.

2. TERM

The term of this Agreement will commence on the Effective Date and remain in full force and effect for the longer of (i) three years or (ii) the date of expiration of the last surviving Service Schedule(s) entered into pursuant to this Agreement. Each Service Schedule(s) will remain in effect for the term set forth in the Service Schedule(s), unless earlier terminated as allowed in this Agreement or the applicable Service Schedule(s). Upon expiration of the term of a Service Schedule(s), the Service Schedule(s) will automatically continue on a month-to-month basis under the terms and conditions (including rates) then in effect, during which time either Party may terminate the Service Schedule(s) upon thirty (30) calendar days’ prior written notice to the other Party. Inteliquent may also change the rates on 30 days’ notice during any month-to-month term, unless a shorter period is set forth in the Service Schedule.

3. TERMINATION/ DEFAULT

3.1 Inteliquent may, without notice, discontinue Services, cancel an application for Services or terminate this Agreement or any Service Schedule without any liability for any of the following reasons: (a) Customer fails to pay any amount by the Due Date (defined below) and does not correct such failure within five days of receiving written notice; (b) Customer fails to comply with any other material term or condition of this Agreement that is not corrected within 30 days of receiving written notice; (c) a violation

by Customer of any law, rule or regulation of any governing authority having jurisdiction over the Services; (d) prohibition against Inteliquent furnishing the Services by any competent court or government authority; (e) for usage by Customer beyond the credit limit set by Inteliquent, if any, and Customer fails to provide within two days of receipt of written notice a security deposit in an amount requested by Inteliquent in its sole discretion; (f) Customer provides false or misleading credit information; or (g) Customer uses any Service(s) in such a manner as to interfere unreasonably with the use of Service(s) by other Inteliquent customers or authorized users.

3.2 Upon termination of this Agreement, all documentation, software, data and other materials of any kind belonging to Inteliquent in the Customer's possession and any copies thereof will be returned to Inteliquent or destroyed and certificated as such by an officer of the Customer.

4. RESPONSIBILITIES OF PARTIES

4.1 Inteliquent will provide, maintain and support the Service(s) at the price and terms set forth in the Service Schedule(s) related thereto. Customer will (i) pay all charges for the Service(s) set forth in the individual Service Schedule(s); (ii) provide documentation and information reasonably requested by Inteliquent necessary for the provision or use of the Service(s); (iii) provide reasonable cooperation to Inteliquent regarding the installation of any components as may be required for Inteliquent to interface to Customer's (or its third party customers') facilities, and any related modification to Customer's (or its third party customers') facilities or operations; (iv) obtain from any third party any authorizations, access to premises and other cooperation reasonably required by Inteliquent for the provision of the Service(s); and (v) report malfunctions of the Service(s) to Inteliquent as soon as reasonably practicable. If a certificated telecom carrier purchases Local Transit Services, such service may not be resold without Inteliquent's consent.

4.2 Interconnection points for the Services are currently available using TDM Trunking, IP Trunking (Dedicated Ethernet Connection via SIP interface), or Virtual IP Trunking (public Internet access). Customer is responsible for obtaining and paying for the transport facility to interconnect with Carrier (e.g., from Customer's switch to Carrier's switch or the Carrier designated Point of Interconnect). Carrier has no responsibility for any service problems related to the Customer provided transport facility.

5. CHARGES FOR SERVICES

5.1 Customer will make all payments due to Inteliquent within thirty calendar days of the date of Inteliquent's invoice (the "Due Date"). Customer is responsible for all fees related to making payment (such as bank wiring fees or fees related to currency conversion). If Inteliquent incurs any expenses in collecting payments due under this Agreement, including but not limited to reasonable attorney's fee or fees associated with a collection agency, Customer acknowledges and agrees that Customer is responsible for payment of such expenses. Fraud does not excuse Customer's payment obligations.

5.2 From time to time, Inteliquent may establish a monthly credit limit. Inteliquent, at its election, will not provide Services in excess of the monthly credit limit.

5.3 If any undisputed amount due under this Agreement is not received by the applicable Due Date, in addition to its other remedies available hereunder, Inteliquent may in its sole discretion (i) impose a late payment charge of the lower of 1.5% per month or the highest rate legally permissible (such late charge will be payable upon demand by Inteliquent); and/or (ii) require the delivery of a security deposit, as a condition of the continued availability of the Services. Customer hereby authorizes Inteliquent to make any investigations of credit worthiness of Customer that Inteliquent deems necessary. Inteliquent may

require a security deposit prior to commencing the provision of any Services. Inteliquent may apply the security deposit against any outstanding amounts and require that Customer replenish the security deposit if so applied. The charges set forth herein do not include any surcharges, fees, taxes or governmental charges and Customer will pay all these additional amounts, except to the extent a valid exemption certificate is provided to Inteliquent prior to the issuance of each applicable invoice. Customer acknowledges and agrees that the treatment of some Services may change, and as a result, additional amounts, such as universal service fund charges, that may not apply on the Effective Date may subsequently apply.

5.4 If Customer wishes to dispute any charges due under this Agreement, Customer must do the following: (i) all disputes must be in writing and specifically identify the invoice and the amounts disputed; (ii) such written notice must be received by Inteliquent no later than 120 days after the applicable Due Date for the invoice that includes the disputed charges otherwise such invoice shall be deemed to be correct and binding upon Customer; and (iii) Customer may not withhold any amounts in dispute. Any amounts unpaid by Customer, including disputed amounts, are subject to any other remedies available to Inteliquent.

6. INTELLECTUAL PROPERTY

All right and title to, and interest in, any intellectual property, including all modifications, enhancements, improvements, alterations or updates, utilized by Inteliquent or licensed to Customer by Inteliquent to provide the Service(s) pursuant to this Agreement, belong to Inteliquent or the third party from whom Inteliquent procures such intellectual property. Unless specifically stated in this Agreement or related Service Schedule(s), no licenses, expressed or implied, under any patents, copyrights, trademarks, or other tangible or intellectual property rights are granted by Inteliquent to Customer under this Agreement.

7. COMPLIANCE

Customer acknowledges and agrees that the services offered by Inteliquent are subject to: (i) compliance with all applicable laws and regulations; (ii) Inteliquent's filed and effective tariffs ("Tariff"), the general terms of which will also apply to all services provided under this Agreement; and (iii) any regulatory authorizations.

8. EARLY TERMINATION

If Customer terminates this Agreement (or any Service Schedule) for its convenience or if Inteliquent terminates this Agreement (or any Service Schedule) pursuant to Section 3.1(a), the Parties acknowledge that Inteliquent's damages will be difficult to ascertain. Therefore, Customer agrees that as liquidated damages, and not as a penalty, the measure of Inteliquent's damages will be an amount equal to the average of all monthly amounts paid under the Service Schedule(s) being terminated in the six months (or the average of all monthly periods the Service Schedule has been in effect if less than six-months) before the termination became effective multiplied by the number of months remaining in the term of the applicable Service Schedule(s). Customer will promptly pay Inteliquent after receiving an invoice identifying the applicable amount.

9. DISCLAIMER OF LIABILITY; LIMIT ON LIABILITY

9.1 EXCLUDING PAYMENT AND INDEMNITY OBLIGATIONS, NEITHER PARTY NOR ITS AFFILIATES, OFFICERS, DIRECTORS, EMPLOYEES, AGENTS OR ASSIGNS, WILL BE LIABLE TO THE OTHER OR ANY THIRD PARTY, INCLUDING ANY CUSTOMERS OR END USERS, FOR ANY SPECIAL, INCIDENTAL, PUNITIVE, CONSEQUENTIAL OR OTHER INDIRECT DAMAGES, OR FOR ANY LOST PROFITS, LOSS OF BUSINESS OR ANY OTHER PECUNIARY LOSS, ARISING

IN ANY WAY OUT OF OR UNDER THIS AGREEMENT, WHETHER IN TORT, CONTRACT OR OTHERWISE, EVEN IF SUCH PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

9.2 IF INTELIQUENT IS EVER HELD LIABLE IN RELATION TO THIS AGREEMENT AND WHETHER THE CLAIM IS UNDER CONTRACT, NEGLIGENCE OR ANY OTHER THEORY OF LIABILITY, INTELIQUENT'S LIABILITY UNDER THIS AGREEMENT IS LIMITED TO PROVEN DIRECT DAMAGES AND WILL NOT EXCEED THE GREATER OF (i) THE TOTAL AMOUNT PAID BY CUSTOMER TO INTELIQUENT IN THE THREE MONTHS PRIOR TO THE EVENT OR EVENTS IN QUESTION; OR (ii) \$50,000.

10. DISCLAIMER OF WARRANTIES

10.1 Each party warrants that it complies with all applicable laws, rules and regulations applicable to it in connection with this Agreement.

10.2 EXCEPT FOR THE FOREGOING, INTELIQUENT MAKES NO WARRANTY TO CUSTOMER, OR ITS CUSTOMERS, END USERS, OR ANY OTHER PERSON, WHETHER EXPRESS, IMPLIED OR STATUTORY, AS TO THE MERCHANTABILITY, FITNESS FOR ANY PARTICULAR PURPOSE, LACK OF VIRUSES, ACCURACY OR COMPLETENESS OF RESPONSES OR RESULTS, TITLE, NONINFRINGEMENT, QUIET ENJOYMENT OR QUIET POSSESSION AND ANYTHING PROVIDED OR USED HEREUNDER, AS A RESULT OF THIS AGREEMENT.

11. CONFIDENTIALITY

11.1 Except as provided below, the Parties will not, directly or indirectly, disclose any information concerning the other's business methods, customers or finances, or any other information which is disclosed to it by the other Party in connection with this Agreement, whether or not in writing and whether or not designated as confidential, without the prior written permission of the disclosing Party ("Confidential Information"). The terms and conditions of this Agreement are deemed to constitute nonpublic Confidential Information subject to the terms of this Section. Inteliquent will only use personal information disclosed to it hereunder in order to provide the Services. Each Party acknowledges that any breach of its obligations under this Section will cause irreparable harm to the other for which its remedies at law will be inadequate and that, in the event of any such breach, the offended Party will be entitled to injunctive or comparable equitable relief (including without limitation, injunctive relief and specific performance) in addition to other remedies provided hereunder or otherwise available.

11.2 The receiving Party will only disclose Confidential Information received from the other Party to its employees and contractors who have a need to know and who are bound by confidentiality obligations at least as strict as those contained in this Section.

11.3 The obligations of the Parties under this Section 11 do not apply to any information that (i) as shown by reasonably documented proof, was in the other's lawful possession without restriction on use or disclosure prior to receipt thereof from the disclosing Party; or (ii) as shown by reasonably documented proof, was received by one Party in good faith from a third party not subject to a confidential obligation to the other Party and without breach of this Agreement; or (iii) now is or later becomes part of the public domain through no breach of a confidential obligation by the receiving Party; or (iv) was developed by the receiving Party independently from and without the developing person(s) having access to any of the information received from the other Party.

11.4 The receiving Party may disclose Confidential Information pursuant to a lawful requirement or

request from a court or governmental agency (including by way of stock market rule or regulation); provided that prior to making any disclosure, the receiving Party will (a) give the disclosing Party written notice, to the extent commercially practicable and not otherwise prohibited by law, sufficient to allow the disclosing Party to seek a protective order or other appropriate remedy and (b) disclose only that portion of the Confidential Information it is required to disclose, in the opinion of its counsel, to comply with such legal requirement, and will use commercially reasonable efforts to obtain confidential treatment for any of the Confidential Information so disclosed.

11.5 In addition:

- (i) neither Party will announce the execution of this Agreement without the consent of the other Party to this Agreement;
- (ii) neither Party will include the other Party's name in any advertising, sales promotion, or other publicity materials without prior written approval; except that
- (iii) Inteliquent may include and publish Customer's name on Inteliquent's customer list without Customer's prior written approval.

12. INDEMNIFICATION

Customer agrees to defend, at its own expense, and indemnify and hold harmless Inteliquent and its subcontractors (collectively the "Inteliquent Indemnitees"), from and against any third party claims, suits, damages and expenses asserted against or incurred by any of the Inteliquent Indemnitees arising out of or relating to: (i) Customer's use of any Services or related products, data and documentation provided to Customer hereunder, including where the same results in a violation of any law or regulation (e.g., the Telephone Consumer Protection Act); and (ii) Customer's connection of any Inteliquent product or service to any third party service or network, including without limitation, damages resulting from unauthorized use of, or access to, Inteliquent's network and (iii) Customer's Equipment (as defined below) or Tools and Applications (as defined below). Notwithstanding any other provision of this Agreement, Customer will pay all damages, settlements, expenses and costs, including costs of investigation, court costs and reasonable attorneys' fees and costs (including allocable costs of in-house counsel) incurred by Inteliquent Indemnitees as set forth in this Section, including, without limitation, reasonable attorneys' fees and costs (including allocable costs of in-house counsel) incurred in successfully enforcing the terms of this Agreement.

13. ON-LINE ACCESS AND APPLICATION TOOLS

13.1 Customer has the sole and exclusive responsibility for the installation, configuration, security (including firewall security), and integrity of all Customer facilities, systems, equipment, proxy servers, software, networks, network configurations and the like (the "Customer Equipment") used in conjunction with or related to the Service(s) provided by Inteliquent, including, without limitation, Customer's connectivity to any third party.

13.2 If Inteliquent grants Customer access, either by online access, by API or access by any other means, to a service ordering/management system and/or any other tools and applications or computer software in connection with the Service(s) or the use of any Service(s) (collectively, the "Tools and Applications"), the following apply:

- (i) Subject to Customer's compliance with this Agreement, Inteliquent grants Customer a non-exclusive, non-transferable license to use such Tools and Applications solely in connection with Customer's use of the Service(s) during the term. Customer will not, directly or indirectly: (A) reverse engineer, decompile, disassemble or otherwise attempt to discover the source code or underlying ideas or algorithms of the Tools and Applications; (B) modify, translate or create

derivative works based on the Tools and Applications; (C) rent, lease, distribute, sell, resell, assign, display, host, outsource, disclose or otherwise commercially exploit or otherwise transfer rights to the Tools and Applications or make the Tools and Applications available to any third party; (D) use the Tools and Applications for timesharing or service bureau purposes or otherwise for the benefit of a third party; (E) remove any proprietary notices or labels on any Tools and Applications; or (F) copy, reproduce, post or transmit any Tools and Applications in any form or by any means, including, without limitation, electronic, mechanical, photocopying, recording or other means.

(ii) The Tools and Applications are Inteliquent's (or its licensor's intellectual property). Nothing in this Agreement gives Customer any right or license to any Inteliquent intellectual property.

(iii) Customer is fully and exclusively responsible for all information accuracy, charges, costs, transactions, and activities conducted through or with such Tools and Applications. Customer is fully and exclusively responsible to safeguard, monitor, manage, and maintain access to the Tools and Applications, and to only allow authorized use of the Tools and Applications to persons that Customer designates. Customer retains full and sole responsibility for all charges for the Service(s) even if incurred in connection with fraud or unauthorized access.

14. ASSIGNMENT

Neither this Agreement nor any right or obligation hereunder may be assigned, delegated or otherwise transferred, in whole or part, by either Party without the prior express written consent of the other Party, except that either Party may assign this Agreement without consent to any affiliate or to any party acquiring substantially all of the assets to which this Agreement relates. Notwithstanding the foregoing, Customer's attempted assignment to an affiliate or a purchaser will be void if such party is not creditworthy. Any attempted assignment in violation of the provisions of this Section will be void ab initio.

15. NOTICE

All notices required under this Agreement will be given in writing and either (i) hand delivered, (ii) sent by email, or (iii) delivered by a nationally recognized next business day courier, postage paid, in all cases to the addresses listed in the signature blocks below. If Customer's address is a post-office box, Inteliquent may send any written notice by U.S. mail. Notices will be deemed received on the date of delivery or when delivery is refused; provided, however, that if notice is sent by email and received after 5:00 p.m. in the time zone of the recipient or on a non-business day, the notice will be deemed received on the next business day. A Party may change its notice address using the notice procedures described in this Section.

16. FORCE MAJEURE

Other than payment, neither Party shall be liable under this Agreement for delays, failures to perform, damages, losses or destruction, or malfunction of any equipment, or any consequence thereof, to the extent that the same is caused by any cause beyond that Party's reasonable control (a "force majeure event"). The Party experiencing the force majeure event shall use reasonable efforts under the circumstances to avoid, limit and remove such causes of nonperformance and shall proceed to perform with reasonable dispatch whenever such causes are removed or cease. Notwithstanding the foregoing, if a force majeure event results in an interruption of the Services for more than 30 consecutive days, the requesting Party may immediately thereafter terminate the affected Services by notice to the other Party and without liability for any early termination fee or charge, so long as such termination occurs prior to the cessation of the force majeure event.

17. MISCELLANEOUS

17.1. Independent Contractors: The Parties are separate and independent legal entities, and independent contractors as to each other and under this Agreement.

17.2. Severability: If any provision of this Agreement is invalid or unenforceable under applicable law, that provision will be ineffective only to the extent of such invalidity, without affecting the remaining parts of the provision or the remaining provisions of this Agreement. The Parties agree to negotiate any such invalid or unenforceable provision to the extent necessary to render such part valid and enforceable.

17.3. Applicability of Tariffs and AUP: Except as may be set forth herein, nothing modifies any Inteliquent tariff in any manner, which tariffs are incorporated herein to the extent required by law. Any AUP (Acceptable use Policy) that may be posted to Carrier's website applies to the Services.

17.4. No Waiver: The failure of either Party to give notice of default or to enforce or insist upon compliance with any term or condition of this Agreement does not constitute a waiver of the default of any term or condition of this Agreement.

17.5. Survival: The Parties agree that those provisions of this Agreement that should survive its termination or expiration in order to effectuate the intentions of the Parties do extend beyond its expiration or termination.

17.6. Choice of Law: The Parties agree that this Agreement will be governed by, interpreted, and construed in accordance with the laws of the State of New York without regard to choice of law principles. Exclusive venue for any and all actions arising out of or related to this Agreement will be in the federal or state courts located in Cook County, Illinois.

17.7. Changes: No changes or modifications to these terms and conditions will be effective unless in writing signed by the Party against which enforcement is sought.

17.8. Disclosure of Customer Proprietary Network Information ("CPNI") and Other Information: The Parties acknowledge and agree that as between Inteliquent and Customer, Inteliquent will not have information related to the identity of the end users using any telephone numbers ("TNs") assigned to Customer under this Agreement. If Inteliquent receives complaints or information requests from governmental agencies or third parties regarding TNs assigned to Customer or Customer's use of the Services, Customer acknowledges and agrees that Inteliquent can reveal Customer's CPNI and other information so as to allow the complaining party to directly contact Customer to resolve any such matters.

17.9. Change in Law: If any federal, state or local statute, rule, order, regulation or order by a court of law or regulatory authority, ILEC tariff change, or anything similar to the foregoing effects a change (a "Change in Law") which has a material adverse impact upon either Party under this Agreement, then the Parties will use reasonable efforts to revise this Agreement so that such Party is no longer impacted in a material adverse fashion and preserves, to the maximum extent possible, the respective positions of the Parties. If the Parties are unable to agree upon revisions to this Agreement in accordance with the above, then the Party impacted in a material adverse manner shall have the right, at its sole discretion, to cease performance of the obligation(s) that is materially and adversely affected upon prior written notice.

18. COMPLETE AGREEMENT; COUNTERPARTS

Inteliquest Wholesale Master Services Agreement

This Agreement is the complete agreement of the Parties and supersedes any prior agreements or representations, whether oral or written, with respect to the subject matter of this Agreement. This Agreement may be executed in counterparts, each of which when executed and delivered will be an original, but all of which will constitute one and the same instrument. Facsimile or electronically reproduced signatures will be treated as original ink signatures for all purposes.

IN WITNESS WHEREOF, the Parties hereto have duly executed this Agreement as of the Effective Date.

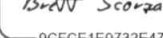
Vested Networks, LLC

By: 
Name: Evan Huff
Title: CEO

Notice Address:

Vested Networks
809 Office Park Cir, STE 100
Lewisville, TX 75057
Attn: Evan Huff
Email: ehuff@vestednetworks.com

Inteliquest, Inc. Signed by:

By: 
Name: Brett Scorza
Title: CIO

Notice address:

Inteliquest
550 West Adams Street, Suite 900
Chicago, IL 60661
Attn: Legal Department
Email: legalnotices@inteliquest.com

**Voice Termination Service Schedule
(Domestic Flat Rate Local and Long Distance; and International Long Distance)**

Vested Networks

This **Voice Termination Service Schedule** (this “Service Schedule”) is made by **Inteliquest, Inc.** (f/k/a Neutral Tandem, Inc. and referred to herein as “Carrier”) and **Vested Networks** (“Customer”). This Service Schedule is made under the parties’ Master Service Agreement (“MSA”). If Onvoy, LLC is the providing party under the MSA, then Inteliquest, Inc. is signing this Service Schedule on behalf of Onvoy, LLC. This Service Schedule is effective on the date it is fully executed. The definitions in the MSA apply to any term not defined in this Service Schedule.

Pursuant to the terms and conditions of Customer’s MSA with Inteliquest and this Service Schedule, Customer hereby subscribes to Inteliquest’s Domestic Local and Long Distance Termination Service and International Long Distance Service (collectively, the “Service”).

1. Definition of Traffic:

A. LLD Service Traffic

- i. “LLD Service Traffic” means (a) traffic that originates in a local exchange and terminates in either the same exchange or another calling area associated with the originating exchange, as generally defined and specified in the general subscriber service tariff of the applicable Incumbent Local Exchange Carrier (“Local Traffic”) and (b) all other traffic, whether interLATA, interMTA or intraLATA toll traffic (“Long Distance Traffic”).
- ii. LLD Service Traffic that is jurisdictionally indeterminate due to lack of signaling information will be treated as interstate traffic.

B. ILD Service Traffic

- i. “ILD Service Traffic” means traffic that terminates (i) outside of World Zone 1 (“World Zone 1” means areas covered by the North American Numbering Plan (NANP) – see www.nationalnanpa.com) or (ii) in the following Caribbean countries that are part of NANP: American Samoa, Anguilla, Antigua, Barbuda, Bahamas, Barbados, Bermuda, British Virgin Islands, Cayman Islands, Dominica, Dominican Republic, Grenada, Guam, Jamaica, Montserrat, Northern Marianna Islands, Saint Kitts, Nevis, Saint Lucia, Saint Vincent, Grenadines, Saint Maarten, Trinidad & Tobago, and Turks & Caicos. The foregoing destination locations are collectively referred to herein as the “International Destinations”.
- ii. ILD Service Traffic will not be automatically provisioned on customer connection. Customer may request to have ILD Service added.

2. Termination of Traffic to Certain Carriers:

A. LLD Service Traffic

- i. Customer will deliver to Carrier originating LLD Service Traffic for termination to NPA-NXXs that (i) are located in the 50 states in the United States, the District of Columbia, Puerto Rico, US Virgin Islands and Canada and that (ii) conform to the North American Numbering Plan. Carrier will deliver these calls for termination by the terminating service provider network. NPA 0XX and Toll Free calls are excluded from termination under this Service Schedule.
- ii. Customer will send to Carrier at least 80% of its total traffic that (i) meets the definition of LLD Service Traffic and is (ii) destined to terminate in the US-48, Washington D.C., Hawaii, Puerto Rico, US Virgin Islands and Canada (Non-Yukon) (such destinations, the “Main Footprint”). The foregoing obligations to send this amount of its traffic to the Main Footprint is referred to herein as the “Preferred Provider Commitment”.

- iii. Customer acknowledges that the Service is only intended to terminate traffic destined to the permitted NPA-NXX's described above, and that if Customer routes other calls to Carrier, those calls will fail to complete.
- iv. If a dialed number has been ported, it will have an LRN. The NPA-NXX of the LRN will be treated as the terminating NPA-NXX for all purposes under this Service Schedule.

B. ILD Service Traffic

- i. Customer will deliver to Carrier ILD Service Traffic that originates in the United States for termination to telephone numbers that conform to the E.164 Numbering Plan. Carrier will deliver these calls for termination via its international carrier relationships. Calls to World Zone 1 destinations not included in ILD Service definition (Section 1 above), N11 and Toll-Free calls are excluded from termination under this Service Schedule.
- ii. Customer acknowledges that the Service is only intended to terminate traffic destined to the permitted E.164 number located in the International Locations, and that if Customer routes other calls to Carrier, those calls may fail to complete.

3. Facilities:

- A. Customer is responsible for obtaining and paying for the transport facility to interconnect with Carrier (e.g., from Customer's switch to Carrier's switch or the Carrier designated Point of Interconnect). Carrier has no responsibility for any service problems related to the Customer provided transport facility.
- B. Traffic sent under this Service Schedule must be sent over trunk groups separate from traffic associated with any other service Customer purchases from Carrier.

4. Termination and Other Charges:

- A. Carrier will periodically send Customer rate updates via electronic transmission of an Excel spreadsheet. Price changes are effective upon seven days' notice; price decreases may be effective on less than seven days notice if a shorter notice period is stated in the notice. Price updates will be sent to: ehuff@vestednetworks.com. Customer will provide notice to Carrier of any changes to this email address.
- B. Customer's termination of traffic to authorized numbers, including any updates thereto, confirms Customer's acceptance of any new or revised rates and routing codes. If Customer chooses not to accept any revised or new rates or routing codes, Customer agrees not to send traffic terminating to the affected numbers.

C. LLD Service Traffic

- i. In consideration of Customer's Preferred Provide Commitment, Customer will pay the following per minute rate for termination of LLD Service Traffic (rates are based on the location of the terminating NPA-NXX):

Terminating Location	Rate Per Minute
US-48, Washington D.C., Hawaii, Puerto Rico, US Virgin Islands and Canada (Non-Yukon) (but excluding Rural Codes and Unique Codes (as defined below))	
Rural Codes (as defined below) and Unique Codes (as defined and set out on Attachment A)	
T-Mobile Codes	
Alaska	
Canada-Yukon	

N11 Service	Description	Rate
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Confidential

211	Community Services (Completed)	
211	Community Services (Not Completed)	
311	City Services (Completed)	
311	City Services (Not Completed)	
411	Directory Service (includes XXX-555-1212)	
511	ITS Traveler Info (Completed)	
511	ITS Traveler Info (Not Completed)	
711	Telecom Relay Service	
811	Before you Dig	
911	Emergency Services	
988	Suicide Hotline	

- ii. If the percentage of traffic terminating to Rural Codes and Unique Codes (each defined below) is above 3% in any month, Customer will pay a surcharge of \$0.015 per minute for each minute above the 3% threshold. This surcharge is in addition to the rate set out above. The following definitions apply:
 - a. “Rural Codes” means the codes of those carriers listed by NECA as rural OCNs at the following link: https://www.neca.org/Call_Completion_Issues.aspx (on that webpage, please see the links to both the ILEC OCN List and the Rural CLEC OCN List).
 - b. “Unique Codes” means the codes listed in Schedule A attached to this Service Schedule. The codes on Schedule A are not currently listed by subcategory. Carrier may update the list of Unique Codes (including by subcategory) by providing 7 days’ prior written notice to the email address set forth below. Some codes on Schedule A may also be Rural Codes.
- iii. Carrier may also provide a pricing attachment with a default rate for any NPA-NXX not covered above.
- iv. Customer will not groom the traffic, meaning it will send a natural distribution of traffic so that Inteliquent will receive a natural distribution of traffic.
- v. Inteliquent will not intentionally send cause codes back to Customer, to not complete calls to codes that may have higher costs (on a relative basis) to complete.
- vi. Customer will pay these charges pursuant to the terms of the MSA.
- vii. Charges are billed in six-second initial and six-second additional increments (6/6).
- viii. When new NPA-NXXs are delivered to Customer, pricing associated with these new NPA-NXXs is effective immediately.

D. ILD Service Traffic

- i. For ILD Service Traffic, Customer will pay the per minutes of use charges set forth on a pricing sheet provided to Customer. The pricing will be based on the E.164 number to which the call is terminating. Customer will pay these charges pursuant to the terms of the MSA.
- ii. Except where a different increment is set forth on a pricing sheet or update:

- a. Charges to non-World Zone 1 destinations are billed in one-second initial and one-second additional increments (1/1), except Cook Islands, Fiji, French Polynesia, Haiti, Kiribati, Lesotho, Maldives, Mexico, Nauru, New Caledonia, Niue, Papua New Guinea, Solomon Islands, Suriname, Tokelau, Tonga, Vanuatu, Western Samoa and all Global Mobile Satellite destinations will be billed at 60-second initial and 60-second additional increments (60/60); China and Gambia will be billed at 60-second initial and 1-second additional increments (60/1); Billing increments may be changed from time to time as part of a pricing update.
- b. Charges to World Zone 1 destinations, as identified in clause (ii) of Section 1 above, are billed in six-second initial and six-second additional increments (6/6).

5. Short Duration and Incomplete Calls:

- A. If (i) 20% or more of Customer's completed calls are equal to or less than 6 seconds in length (each a "Short Duration Call"), or (ii) more than 25% of Customer's total call attempts do not complete (the "Incomplete Call Threshold"), each measured by month and by trunk group, then Carrier may bill and Customer will pay Carrier a \$0.015 surcharge for (i) for each Short Duration Call or (ii) each incomplete call. This surcharge will be in addition to Customer's per minute usage rates described above. Additionally, Carrier may terminate Customer's use of the Service and disconnect all relevant connections on 30 days prior written notice.
- B. Carrier may in its sole discretion temporarily block Prohibited Traffic (defined below), duplicate or repeated numbers dialed in succession, or abnormally short duration calls, where Carrier considers the calls or attempted calls to be potentially harmful to the network. Carrier shall have no liability for damages of any type to Customer for actions taken under this clause to protect the integrity of its network.
- C. If Carrier needs to exercise this right, where practicable, Carrier will attempt to inform Customer of its intention to apply such controls, however the Carrier reserves the right to apply such measures without advance notice should immediate action be required to protect the integrity of its network.
- E. Under no circumstances will Customer send any traffic under this Service Schedule that may be construed by the FCC, FTC, or any other regulatory authority to violate any law, rule or regulation ("Prohibited Traffic"). "Prohibited Traffic" includes, but is not limited to, "Robo generated calls," "blaster" calls, calls initiated by automated dialing equipment designed to play a pre-recorded message not in compliance with FCC, FTC or any other regulatory authority, and sequential number dialing for purposes of obtaining certain information.

6. Prohibited/Fraudulent Calls and Traceback:

- A. Fraudulent usage includes, but is not limited to, traffic that the Carrier reasonably determines as: (i) calls terminated to repeating interactive voice responses (IVRs) or recordings platforms; (ii) not routed for termination in the country of destination and/or to the owner of the number range; (iii) involving numbers that are unallocated or unassigned at time of traffic; (iv) machine generated, sequential, or simultaneous in nature and (vi) Prohibited Traffic.
- B. Customer understands and acknowledges that if Carrier receives a request for information about traffic sent to Carrier, or other utilized underlying networks, which is reasonably believed to be Prohibited Traffic from an entity authorized to perform "tracebacks," including the ITG (as defined below) Carrier will promptly respond to the authorized traceback request. Carrier's response will, among other things, indicate if Carrier is in the call path as the originating provider of the calls (i.e., Carrier received the calls from Customer's end user) or (ii) an intermediate provider (i.e., Carrier received the calls from another voice provider). Customer understands and acknowledges that Carrier will provide all requested information to the traceback administrator without requiring a subpoena or similar legal process.
- C. Customer is responsible for protecting against fraudulent usage of the Service, including implementing systems and procedures to monitor, detect, and prevent fraud. Notwithstanding any provision to the contrary, Customer will be liable for any charges for the use of the Service under this Service Schedule resulting from fraudulent usage or other unauthorized calling, regardless of whether Carrier could have detected the fraudulent usage or unauthorized calling.
- D. Subject always to the prior Section, Carrier will attempt to suspend traffic destined to countries it suspects or has likely evidence of fraudulent activity. Carrier will also provide proactive destination blocking for destinations known to be

targeted fraudulent usage. For the current list of blocked destinations Customer can contact their account management team (ILD Fraud Blocked Country List). Carrier may change the list of blocked countries at any time without notice to Customer.

- E. Nothing in this Service Schedule limits Customer's liability to pay for any fraudulent traffic, including traffic to any destinations on the LD Fraud Blocked Country List. That said, at Carrier's sole discretion, where fraudulent traffic is sent, Carrier will use commercially reasonable efforts to obtain credit from underlying suppliers and obtain relief for Customer. But for clarity, Customer must pay all amounts for which relief cannot be obtained.
- F. Carrier has systems that are designed to monitor outbound traffic anomalies, trends and activity for traffic destined to locations that are, on a relative basis, more frequently the subject of fraud. Without limiting any other provision related to Customer's responsibility for fraudulent traffic, if Carrier believes it has identified fraudulent activity, it reserves the right to take any action it deems necessary to reduce or eliminate the fraudulent activity.
- G. Customer will cooperate with the Industry Traceback Group ("ITG") overseen by USTelecom; (ii) respond promptly to requests for Traceback Information received from the ITG administrator; (iii) conform to ITG policies and procedures; and (iv) respond to "Do Not Originate" or "Trace Forward" requests made by the ITG administrator. "Traceback Information" means information relevant to determining the origin of suspected illegal robocalls or other malicious traffic, including the identities of immediately preceding service providers in the call path of such traffic, as well as call volumes originating from suspicious telephone numbers or transiting a service provider's network. For clarity, references above to ITG and USTelecom will include any respective successor entities.

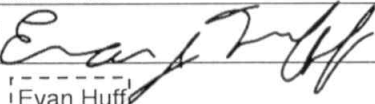
7. Cause Code – Rerouting:

- A. Carrier will use commercially reasonable efforts to send to Customer a cause code "503" (for customers interfacing with Carrier via SIP) or cause code "34" (for customers interfacing TDM) for calls that cannot be completed, so that the call can be re-routed accordingly.
- B. Customer represents and warrants it is able to receive and process a cause code from Carrier.

8. Additional Terms and Conditions:

- A. Customer will provide Carrier with a forecast of minutes expected in the first full month following service activation with Carrier. Carrier and Customer mutually agree to turn down under-utilized trunks.
- B. Service will additionally support facsimile traffic sent in accordance with ITU standards, but with no guarantee of completion.

Customer Information

Customer Signature:	
	
Name (Printed):	Evan Huff
Title:	CEO
Date:	21 Jan, 2022

DocuSigned by:



9CFCE1E0732E47A...

Inteliquent, Inc. acceptance signature:

1/24/2022

Inteliquent, Inc. acceptance date:

Schedule A
Unique Codes

OCN	OCN Name
002H	MONTANA SKY WEST LLC - MT
0065	PRIMELINK INC. - NY
012E	GREAT PLAINS BROADBAND INC. - NE
0135	ALTEVA OF WARWICK LLC
0277	WEST SIDE TELEPHONE CO.
0338	QUINCY TEL CO
034G	TIME WARNER CABLE INFORMATION SVCS (COLORADO) CO
035B	PIEDMONT COMMUNICATIONS SERVICES, INC. - NC
0403	HOOD CANAL TELCO, INC. DBA HOOD CANAL COMM - WA
0425	CAMERON TELEPHONE CO.
050A	CITIZENS TELECOM SOLUTIONS LLC - PA
052G	CORETEL GEORGIA, INC. - GA
075G	FARMERS TELECOMMUNICATIONS, INC. - CO
0760	PRIORITYONE TELECOMMUNICATIONS INC. - OR
089G	COMITY COMMUNICATIONS, LLC - TX
0910	MILLTOWN MUTUAL TELEPHONE CO.
094F	MOMENTUM TELECOM INC. - WI
094G	WARM SPRINGS TELECOMMUNICATIONS COMPANY - OR
0999	WINDSTREAM EN-TEL LLC
103F	SALSGIVER TELECOM INC. - PA
105D	CITY OF WINDOM - MN
105J	GARDEN VALLEY TELEPHONE COMPANY - MN
1215	CORETEL NEW YORK, INC. - NY
1227	WESTELCOM NETWORK INC. - NY
1418	REIGNMAKER TELECOM INC. - GA
1488	TSS DIGITAL SERVICES L.C.C. - WA
152H	SALISH NETWORKS INC. - WA
1531	CLARKS TELEPHONE CO.
156C	BTC INC. - IA
167F	INTERACTIVE NETWORKS CORPORATION -NM
1682	TRI-COUNTY TELCOM INC.
1701	PRTCOMMUNICATIONS LLC-SC
1704	LAVACA TEL CO
1762	CP-TEL NETWORK SERVICES INC. - LA
1788	KANOKLA TELEPHONE ASSOCIATION
179E	WEST CENTRAL TELEPHONE ASSOCIATION - MN
179J	EDGETEL LLC

OCN	OCN Name
1807	MO - KAN DIAL INC.
1831	SOUTH CENTRAL TELEPHONE ASSOCIATION INC.
1835	CONSOLIDATED COMMUNICATIONS OF KANSAS COMPANY
183D	VALLEY CONNECTIONS LLC - AZ
1854	GRAFTON TECHNOLOGIES INC.-IL
1888	GRAND RIVER MUTUAL TELEPHONE CO.
193H	BIG BEND TELECOM LTD. - TX
194H	MEI TELECOM, INC. - MI
197H	COMPUTER TECHNIQUES INC. - IL
198H	FARMERS AND MERCHANTS MUTUAL TELEPHONE CO - IA
1991	CORETEL DELAWARE INC. - DE
202E	EASY TELEPHONE SERVICES COMPANY - FL
2030	TOTAH COMMUNICATIONS INC.
204A	CS TECHNOLOGIES INC. - IA
205D	ETC COMMUNICATIONS LLC - GA
208D	TROY CABLEVISION INC. - AL
211D	SKT INC. - KS
2141	SANTA ROSA TELEPHONE COOPERATIVE INC.
2176	VALLEY TELEPHONE COOPERATIVE INC.
2200	FORT MOJAVE TELECOM INC.
2219	CLARK COMMUNICATIONS, INC.
221C	JCM NETWORKING INC DBA SOUTHERN LEC NC
2220	FILER MUTUAL TELEPHONE CO.
2226	MIDVALE TELEPHONE EXCHANGE INC.
2233	RURAL TELEPHONE CO.
2247	NEMONT TELEPHONE COOPERATIVE INC.
2251	RANGE TELEPHONE COOPERATIVE INC.
2262	E.N.M.R. TELEPHONE COOPERATIVE
2295	SILVER STAR TELEPHONE CO. INC.
2309	PINPOINT COMMUNICATIONS INC.-NE
2390	OREGON - IDAHO UTILITIES INC.
2404	ASOTIN TELEPHONE CO.
2423	INLAND TELEPHONE CO.
2518	LUCRE INC.
2524	GREAT WEST SERVICES LTD. - ARIZONA
2623	INTER MOUNTAIN CABLE DBA MIKROTEC COMMUNICATIONS
2682	OREGON TEL LLC - OR
272C	BIG RIVER TELEPHONE COMPANY LLC - IL
2842	LOCAL TELEPHONE DATA SERVICES CORP. DBA LTDS CORP.
2911	NETWORK TELEPHONE CORPORATION - GA

OCN	OCN Name
292D	DIALOG TELECOMMUNICATIONS INC. - KY
294G	IDT AMERICA CORP. - MS
2987	GULFPINES COMMUNICATIONS, LLC
3139	BD OF WATER LIGHT & SINKING FUND COMM DBA DALTON
316G	TANDEM TELEPHONE INC. - GA
321J	HD CARRIER LLC
323J	LTE WIRELESS
3268	RURAL NETWORK SERVICES INC. - ID
3275	FIDELITY CABLEVISION LLC
3282	WES-TEX TELECOMMUNICATIONS INC. DBA WESTEX-TX
330B	FASTTRACK COMMUNICATIONS INC. - CO
3356	FIDELITY COMMUNICATION SERVICES II INC. - MO
335J	LTE WIRELESS
342F	MTC COMMUNICATIONS, INC. - IL
3453	PBT COMMUNICATIONS INC. - SC
3459	TC3 TELECOM INC. - MI
345D	GREAT LAKES COMMUNICATION CORP. - IA
346F	HEART OF IOWA VENTURES LLC - IA
351F	MARTELLE COOP TEL ASC DBA MARTELLE COMM COOP IA
3521	GLOBAL NAPS INC. - VT
357H	CROSTEL TANDEM INC. - AL
3610	RESERVE LONG DIST CO DBA RESERVE TELECOMM - LA
3620	OMNITEL COMMUNICATIONS INC. - IA
3622	AL-CALL INC. - GA
366J	C-M-L TELEPHONE COOPERATIVE ASSOCIATION OF MERIDEN
371D	AZTECH COMMUNICATIONS INC - AZ
375F	PLTC LLC - WI
376J	TEKSTAR COMMUNICATIONS INC. - ND
3786	AERO COMMUNICATIONS INC - KY
379J	LTE WIRELESS INC. - OR
3804	CUSTER TELEPHONE COOPERATIVE, INC.
3816	PROJECT MUTUAL TEL. COOP. ASSN. INC. - ID
3866	A.V. LAUTTAMUS COMMUNICATIONS, INC.
3880	ALL WEST - WY INC.
3881	ALL WEST - UT INC.
390B	DOBSON TECHNOLOGIES-TRANSPORT & TELECOM SOL - OK
3955	EASTERN OREGON TELECOM LLC - OR
398H	YELCOT VIDEO GROUP INC. - AR
4042	CUMBY TELEPHONE COOPERATIVE INC.
4046	SANTA ROSA TELEPHONE COOPERATIVE INC.

OCN	OCN Name
4048	MAINSTREET COMMUNICATIONS LLC
4092	COMMCHOICE OF IOWA LLC
410J	LTE WIRELESS INC. - ND
4156	TEKSTAR COMMUNICATIONS INC.
4159	CCCRI, INC. DBA CONNECT! - RI
4164	SAN ISABEL TELECOM INC.
4169	COMMUNICATIONS VENTURE CORP DBA INDIGITAL TELECOM
419E	TV SERVICE INC. - KY
423J	CORETEL KANSAS, INC. - KS
4240	RUDDATA CORPORATION
4263	WINDSTREAM NORTHSTAR LLC - MIN
4274	EAGLE COMMUNICATIONS INC.
430H	MRSTWN UT COMM DBA MRSTWN UT SYS FIBERNET - TN
433H	TC WIRELESS INC - KS
436J	HADLO TECHNOLOGIES LLC
438D	PVT NETWORKS INC. - NM
443F	AERO NORTH COMMUNICATIONS INC. - IL
444G	AUREON COMMUNICATIONS LLC
446A	GSC TELECOMMUNICATIONS INC. - NC
4492	VDL, INC. DBA GLOBAL TELECOM BROKERS - MD
452J	LTE WIRELESS INC D/BA/ LTE WIRELESS - NY
453J	CORETEL WASHINGTON, INC. - WA
4548	SOUTH CENTRAL WIRELESS INC. DBA SCTELCOM-KS
454H	MIDWEST DATA CENTER INC. - MO
4580	NECLEC, LLC
4601	COMMUNICATIONS PLUS INC. - WV
4606	NEW FRONTIERS TELECOMMUNICATIONS, INC.
460J	LTE WIRELESS INC. - IA
4645	ELECTRIC POWER BOARD OF CHATTANOOGA
4650	LOUISA COMMUNICATIONS L.C.
469J	CORETEL MARYLAND, INC. - MD
4724	DIXIE-NET COMMUNICATIONS LLC
4768	CLARITY TELECOM LLC DBA VAST BROADBAND
476F	CORETEL ALABAMA, INC. - AL
4796	CEDAR COMMUNICATIONS LLC
480D	OPTICAL TELECOMMUNICATIONS INC. - FL
480F	CORETEL KENTUCKY, INC. - KY
481F	CORETEL FLORIDA, INC. - FL
482F	CORETEL NEW JERSEY, INC. - NJ
482J	WEBSTER-CALHOUN TELEPHONE ASSOCIATION - IA

OCN	OCN Name
4837	MTCO COMMUNICATIONS INC.
489H	PEOPLES TELECOM LLC
490E	U.S. METROPOLITAN TELECOM LLC - FL
490J	DISH WIRELESS LLC
4930	LOUISIANA COMPETITIVE TELECOMMUNICATIONS INC.
4979	SHENTEL COMMUNICATIONS LLC - VA
501G	BIG RIVER TELEPHONE COMPANY LLC - IN
512F	FREEDOM RING COMMUNICATIONS LLC - ME
5159	PERSONAL TOUCH COMMUNICATIONS L.P. - TX
5196	E-TEL LLC - KY
5205	OXFORD CNTY TELEPHONE SVC CO DBA OXFORD NETWRKS
5237	GIANT COMMUNICATIONS INC. -KS
527G	SHELLSBURG CABLEVISION INC. - IA
527H	SOUTH CAROLINA TELECOMM GRP HOLDINGS LLC - SC
534J	UCOMTEL INC.
5361	HARLAN MUNICIPAL UTILITY-IA
5367	DFT LOCAL SERVICE CORP. DBA DFT SELECT ONE-NY
5368	MFG SERVICES INC-NM
5395	FARMERS MUTUAL COOPERATIVE TELEPHONE COMPANY-IA
544A	CITIZENS TELEPHONE COOPERATIVE - VA
545B	CITYNET WEST VIRGINIA LLC - WV
5566	KASSON-MANTORVILLE TELEPHONE COMPANY - MN
5620	SOUTH CENTRAL TELCOM LLC
566D	ETC COMMUNICATIONS LLC - TN
5672	BRANDENBURG TELECOM LLC - KY
569G	SOUTHWEST MINNESOTA BROADBAND SERVICES - MN
573F	TOPSHAM COMMUNICATIONS LLC
5800	ITV 3 LLC DBA I3 BROADBAND
5832	CORETEL VIRGINIA, LLC - VA
5833	CORETEL WEST VIRGINIA, INC. - WV
5852	HUXLEY COMMUNICATIONS COOPERATIVE - IA
599H	LENNON TELEPHONE COMPANY - MI
601G	HORIZON SERVICES INC. - OH
609F	MGW NETWORKS L.L.C. - VA
6102	EXOP OF MISSOURI INC.
6145	CITY OF THOMASVILLE
6151	BTC INC.
6155	GREEN HLS ARE CELL TELCO DBA GREEN HLS TELECOM SVC
624E	ATKINS TELEPHONE COMPANY INC. - IA

OCN	OCN Name
625G	POINT BROADBAND FIBER HOLDING LLC
625H	GARDONVILLE COOPERATIVE TELEPHONE ASSOCIATION - MN
636D	CUNNINGHAM COMMUNICATIONS INC. - KS
6596	RAM TECHNOLOGIES, INC. - OH
661D	MESCALERO APACHE TELECOM INC. - NM
661H	MULBERRY COOPERATIVE TELEPHONE COMPANY, INC. - IN
664A	OHIO TELECOM INC. - OH
6700	SOUTHERN OHIO COMMUN SERVICES, INC.
6769	NOVACOM, INC.
676A	MOUNTAIN COMMUNICATIONS LLC DBA PROCOM - MD
6829	FREE BEEPER, INC.
683C	RC COMMUNICATIONS INC. - SD
683H	EMERY TELECOMMUNICATIONS & VIDEO INC. - UT
6908	TOUCH TONE INTERACTIVE, INC.
6915	WINDKEEPER COMMUNICATIONS, INC.
691A	DAYSTARR LLC DBA DAYSTARR COMMUNICATIONS - MI
691D	ALL AMERICAN TELEPHONE COMPANY - NV
692E	PLANTERS COMMUNICATIONS LLC - GA
6940	EAST KENTUCKY NETWRK, LLC DBA APPALACHIAN WIRELESS
695G	IMON COMMUNICATIONS LLC - IA
7010	LONG LINES METRO LLC - SD
7021	FIBERCOMM L.C.
7024	CLARITY TELECOM LLC DBA VAST BROADBAND
7031	COMAV CORPORATION
7094	GOLDFIELD ACCESS NETWORK L.C.
713C	GAFACHI TELECOM-NY INC. - NY
713G	SIERRA COMMUNICATIONS, INC. - NM
718F	MCC TELEPHONY OF GEORGIA LLC - GA
720H	CITY OF ALBANY DBA ALBANY UTILITY BOARD
736D	CALLIS COMMUNICATIONS INC. - AL
736H	PACOPTIC NETWORKS LLC - MA
738H	LAUREL HIGHLAND TELEPHONE COMPANY - PA
744H	TELXMEDIA INC. - NY
7466	TRI TEL INC.
746D	MONTANA OPTICOM LLC - MT
746G	UPPER PENINSULA TELEPHONE COMPANY - MI
7514	FUSION CLOUD SERVICES, LLC
753A	HAYNEVILLE FIBER TRANSPORT INC. - AL
754H	RS FIBER COOPERATIVE - MN

OCN	OCN Name
755B	HIAWATHA BROADBAND COMMUNICATIONS INC. - MN
766H	INTEGRATED PATH COMMUNICATIONS, LLC - WI
768C	SECOM INC. - CO
769F	SJI, L.L.C. - LA
771A	XFONE USA, INC. - LA
771D	MONMOUTH INDEPENDENCE NETWORK DBA MINET - OR
772H	WABASH INDEPENDENT NETWORKS INC DBA WABASH COMM
773F	MCC TELEPHONY OF THE SOUTH LLC - AL
7747	SHARON TELEPHONE COMPANY
774D	SMITHVILLE TELECOM LLC - IN
778H	PACOPTIC NETWORKS LLC - GA
7809	W.T. SERVICES INC.
781F	MCC TELEPHONY OF THE SOUTH LLC - KY
7820	FULL SERVICE NETWORK LP
784H	TIM RON ENTERP LLC DBA NETWORK COMM TELECOM - LA
7870	BLACKFOOT COMMUNICATIONS INC. - MT
7893	XIT TELECOMMUNICATION & TECHNOLOGY INC.
791D	CENTRAL TELCOM SVCS DBA CENTRACOM INTERACTIVE - NV
795D	WILKES COMMUNICATIONS INC - NC
801D	BALSAMWEST FIBERNET LLC - NC
809H	CROSS CABLE TELEVISION LLC - OK
818H	PEERING HUB, INC. - NY
828B	LONG LINES METRO INC. - IA
8320	SERVICE ELECTRIC TELEPHONE COMPANY LLC
8331	CLIMAX TELEPHONE COMPANY
840F	NEW ULM TELECOM, INC. DBA NU-TELECOM - MN
841F	ADVANTAGE CELLULAR SYSTEMS INC. - TN
842E	COMMUNICATIONS 1 NETWORK INC. - IA
8468	FREEDOM RING COMMUNICATIONS LLC
853H	TDS METROCOM LLC - NH
8581	CONSOLIDATED COMMUNICATIONS ENTERPRISE SVCS-MN
8598	ORIGIN NETWORKS LLC
859D	NEXGEN INTEGRATED COMMUNICATION LLC - IA
860E	INTERSTATE CABLEVISION COMPANY - IA
8613	P.V. TEL LLC
8629	SCS COMMUNICATIONS AND SECURITY, INC. - OR
867A	TOWN OF PINEVILLE DBA PTC COMMUNICATIONS - NC
8697	BALTIMORE-WASHINGTON TELEPHONE (BWT)
870F	NATIVE AMERICAN TELECOM - PINE RIDGE LLC - SD

OCN	OCN Name
875F	CAS COMMUNICATIONS LLC - WV
8790	GENESEO COMMUNICATIONS SERVICES, INC. - IL
8848	GAINESVILLE REGIONAL UTILITIES DBA GRU COMM SVCS
892C	TWIN VALLEY COMMUNICATIONS, INC. - KS
8933	LINCOLNVILLE COMMUNICATIONS, INC. - ME
893H	TRIANGLE COMMUNICATION SYSTEM, INC.
906E	HOME COMMUNICATIONS INC. - KS
914F	WIKSTROM TELEPHONE COMPANY INC. - MN
9161	COMSOUTH TELENET INC. - GA
919A	MIDWEST TELECOM OF AMERICA INC. - IN
919F	MCC TELEPHONY OF FLORIDA LLC - FL
920F	MCC TELEPHONY OF THE MID-WEST LLC - SD
9264	DSL INTERNET CORPORATION - FL
932G	SERVICE ELECTRIC TELEPHONE COMPANY LLC - NY
948G	TELEPAK NETWORKS INC. - TN
9627	BENDTEL INC.
968D	CHRISTENSEN COMMUNICATIONS COMPANY - MN
970C	CMN-RUS INC. - IN
972C	DIGITAL NETWORK ACCESS COMMUNICATIONS, INC. - IL
9769	ORANGE CITY COMMUNICATIONS LLP - IA
9809	SUNSET FIBER - VA
9826	HARBOR COMMUNICATIONS LLC - AL
986F	WESTERN MONTANA COMMUNITYTEL INC. - MT
9882	ALYRICA TELEPHONE LLC DBA NEXT GEN PHONE SYS-OR

Exhibit B

INTERCONNECTION AGREEMENTS BY AND BETWEEN

CARRIER PARTNER

AND

(PSTN terminating provider, AT&T)

(<https://dms.psc.sc.gov/Attachments/Matter/d99ff673-a59a-ee17-6ca9e08442672c52>)