

AT&T Wholesale Agreement

Contract Number: 19054



Customer Name: Peerless Network

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CLEC Agreement with:

Peerless Network

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INTERCONNECTION AND/OR RESALE AGREEMENT
UNDER SECTIONS 251 AND 252 OF THE TELECOMMUNICATIONS ACT OF 1996

This Interconnection and/or Resale Agreement under Sections 251 and 252 of the Telecommunications Act of 1996 (the Agreement), by and between one or more of the AT&T Inc. owned ILECs: BellSouth Telecommunications, Inc. d/b/a AT&T Alabama, AT&T Florida, AT&T Georgia, AT&T Kentucky, AT&T Louisiana, AT&T Mississippi, AT&T North Carolina, AT&T South Carolina, and AT&T Tennessee; Illinois Bell Telephone Company d/b/a AT&T Illinois, Indiana Bell Telephone Company Incorporated d/b/a AT&T Indiana, Michigan Bell Telephone Company d/b/a AT&T Michigan, Nevada Bell Telephone Company d/b/a AT&T Nevada, The Ohio Bell Telephone Company d/b/a AT&T Ohio, Pacific Bell Telephone Company d/b/a AT&T California, The Southern New England Telephone Company d/b/a AT&T Connecticut, Southwestern Bell Telephone Company d/b/a AT&T Arkansas, AT&T Kansas, AT&T Missouri, AT&T Oklahoma, AT&T Texas and Wisconsin Bell, Inc. d/b/a AT&T Wisconsin, (only to the extent that the agent for each such AT&T-owned ILEC executes this Agreement for such AT&T Inc. owned ILEC and only to the extent that such AT&T Inc. owned ILEC provides Telephone Exchange Services as an ILEC in each of the State(s) listed below) and Peerless Network of Connecticut, LLC, Peerless Network of Florida, LLC, Peerless Network of Georgia, LLC, Peerless Network of Indiana, LLC, Peerless Network of North Carolina, LLC, Peerless Network of Nevada, LLC, Peerless Network of Ohio, LLC, Peerless Network of Tennessee LLC, and Peerless Network of Texas, LLC ("CLEC" also referenced as "Peerless Network"), (Connecticut, Florida, Georgia, Indiana, North Carolina, Nevada, Ohio, Tennessee, and Texas Limited Liability Companies), shall apply to the States of Connecticut, Florida, Georgia, Indiana, North Carolina, Nevada, Ohio, Tennessee and Texas.

WHEREAS, CLEC represents that it is, or intends to become, a provider of Telephone Exchange Service to residential and business End Users offered exclusively over its own Telephone Exchange Service facilities or predominantly over its own Telephone Exchange Service facilities in combination with the use of 251(c)(3) Unbundled Network Elements purchased from other entity(ies) and the Resale of Telecommunications Services of other carriers.

WHEREAS, the Parties want to Interconnect their networks at mutually agreed upon Points of Interconnection to provide Telephone Exchange Services and Exchange Access to residential and business End Users over their respective Telephone Exchange Service facilities in the state or states which are subject to this Agreement; and

WHEREAS, the Parties are entering into this Agreement to set forth the respective obligations of the Parties and the terms and conditions under which the Parties will Interconnect their networks and facilities and provide to each other services as required by the Telecommunications Act of 1996 as specifically set forth herein; and

WHEREAS, for purposes of this Agreement, CLEC intends to operate where one or more of the AT&T Inc. entities, hereinafter referred to as, BellSouth Telecommunications, Inc. d/b/a AT&T Alabama, AT&T Florida, AT&T Georgia, AT&T Kentucky, AT&T Louisiana, AT&T Mississippi, AT&T North Carolina, AT&T South Carolina, and AT&T Tennessee; Illinois Bell Telephone Company d/b/a AT&T Illinois, Indiana Bell Telephone Company Incorporated d/b/a AT&T Indiana, Michigan Bell Telephone Company d/b/a AT&T Michigan, Nevada Bell Telephone Company d/b/a AT&T Nevada, The Ohio Bell Telephone Company d/b/a AT&T Ohio, Pacific Bell Telephone Company d/b/a AT&T California, The Southern New England Telephone Company d/b/a AT&T Connecticut, Southwestern Bell Telephone Company d/b/a AT&T Arkansas, AT&T Kansas, AT&T Missouri, AT&T Oklahoma, AT&T Texas and Wisconsin Bell, Inc. d/b/a AT&T Wisconsin, the Incumbent Local Exchange Carrier(s) and CLEC, a Competitive Local Exchange Carrier, has or, prior to the provisioning of any Interconnection, access to 251(c)(3) Unbundled Network Elements, Telecommunications Services or any other functions, facilities, products or services hereunder, will have been granted authority to provide certain local Telephone Exchange Services in the foregoing ILEC Service areas by the appropriate State Commission(s);

NOW, THEREFORE, the Parties hereby agree as follows:

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be deemed a CLEC to CLEC Mass Migration. The CLEC that is a Party to this Agreement shall provide **AT&T-22STATE** with ninety (90) calendar days advance written Notice of any CLEC to CLEC Mass Migration. The acquiring CLEC's written Notice shall include the anticipated effective date of the assignment or transfer. The acquiring CLEC must cure any outstanding charges associated with any Interconnection Service to be transferred. In addition, the acquiring CLEC may be required to tender additional assurance of payment if requested under the terms of the acquiring CLEC's agreement.

- 7.5.2 Both CLECs involved in any CLEC to CLEC Mass Migration shall comply with all Applicable Law relating thereto, including but not limited to all FCC and state Commission rules relating to notice(s) to End Users. The acquiring CLEC shall be responsible for issuing all service orders required to migrate any Interconnection, Resale Service, 251(c)(3) UNEs, function, facility, product or service provided hereunder. The appropriate service order charge or administration fee (for Interconnection) will apply as specified in the Pricing Schedule to the acquiring CLEC's agreement. The acquiring CLEC shall also submit a new Operator Services Questionnaire (OSQ) to update any OS/DA Rate Reference information and Branding pursuant to the rates specified in the Pricing Schedule to the acquiring CLEC's agreement. In addition, the acquiring CLEC shall pay any and all charges required for re-stenciling, re-engineering, changing locks and any other work necessary with respect to Collocation, as determined on an individual case basis.

7.6 Project Coordination:

- 7.6.1 **AT&T-22STATE** will provide project management support to effectuate changes of the types identified in Section 7.5 above.
- 7.6.2 **AT&T-22STATE** will provide project management support to minimize any possible service outages during any CLEC to CLEC Mass Migration. Should **AT&T-22STATE**'s most current version of LSOR or ASOR guidelines not support the required order activity, **AT&T-22STATE** will issue service orders at the manual rate, as specified in the Pricing Schedule to this Agreement, based upon type of service provided, and on the condition that CLEC provides to **AT&T-22STATE** any and all information **AT&T-22STATE** reasonably requests to effectuate such changes.

7.7 Referral Announcement

- 7.7.1 When an End User changes its service provider from **AT&T-22STATE** to CLEC or from CLEC to **AT&T-22STATE** and does not retain its original telephone number, the Party formerly providing service to such End User shall furnish a referral announcement ("Referral Announcement") on the original telephone number that specifies the End User's new telephone number in accordance with any applicable state laws, rules and tariffs.

8.0 Effective Date, Term and Termination

8.1 Effective Date:

- 8.1.1 In **AT&T-22STATE**, with the exception of **AT&T OHIO**, the Effective Date of this Agreement shall be ten (10) calendar days after the Commission approves this Agreement under Section 252(e) of the Act or, absent such Commission approval, the date this Agreement is deemed approved under Section 252(e)(4) of the Act. In **AT&T OHIO**, based on the PUC-OH, the Agreement is Effective upon filing and is deemed approved by operation of law on the 91st day after filing.

8.2 Term:

- 8.2.1 Unless terminated for breach (including nonpayment), the term of this Agreement shall commence upon the Effective Date of this Agreement and shall expire on July 19, 2012 (the "Initial Term").

8.3 Termination for Nonperformance or Breach:

- 8.3.1 Notwithstanding any other provision of this Agreement, either Party may terminate this Agreement and the provision of any Interconnection Services provided pursuant to this Agreement, at the sole discretion of the terminating Party, in the event that the other Party fails to perform a material obligation or breaches a material term of this Agreement and the other Party fails to cure such nonperformance or breach within forty-five (45) calendar days after written Notice thereof. If the nonperforming Party fails to cure such nonperformance or breach within the forty-five (45) calendar day period provided for within the original Notice, then the terminating Party will provide a subsequent written Notice of the termination of this Agreement and such termination shall take effect immediately upon delivery of written Notice to the other Party.

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- 8.3.2 If, at any time during the term of this Agreement, **AT&T-22STATE** is unable to contact CLEC pursuant to the Notices provision hereof or any other contact information provided by CLEC under this Agreement, and there are no active services being provisioned under this Agreement, then **AT&T-22STATE** may, at its discretion, terminate this Agreement, without any liability whatsoever, upon sending of notification to CLEC pursuant to the Notices section hereof.

8.4 Termination of Agreement after initial term expiration:

- 8.4.1 Where CLEC has no End Users or is no longer purchasing any services under this Agreement, CLEC may terminate the Agreement by providing "Notice of Termination" to **AT&T-22STATE** at any time after the initial term of this Agreement. After termination the Parties' liability for termination of this Agreement shall be limited to obligations under the Survival 40.1 below of this GTC.
- 8.4.2 Where CLEC has End Users and/or is purchasing Interconnection Services under this Agreement and either Party seeks to terminate this Agreement, CLEC shall cooperate in good faith to effect an orderly transition of service under this Agreement. CLEC shall be solely responsible (from a financial, operational and administrative standpoint) to ensure that its End Users are transitioned to a new LEC prior to the expiration or termination date of this Agreement.
- 8.4.3 If at any time within one hundred and eighty (180) days or any time thereafter of the expiration of the Term, if either Party serves "Notice of Expiration," CLEC shall have ten (10) calendar days to provide **AT&T-22STATE** written confirmation to the Notice of Expiration indicating if CLEC wishes to pursue a successor agreement with **AT&T-22STATE** or terminate its Agreement. CLEC shall identify the action to be taken in each of the applicable state(s). If CLEC wishes to pursue a successor agreement with **AT&T-22STATE**, CLEC shall attach to its written confirmation or Notice of Expiration, a written request to commence negotiations with **AT&T-22STATE** under Sections 251/252 of the Act and identify each of the state(s) to which the successor agreement will apply. Upon receipt of CLEC's Section 252(a)(1) request, the Parties shall commence good faith negotiations for a successor agreement.
- 8.4.4 If the Parties are in "Active Negotiations" (negotiations within the statutory clock established in the Act under Section 252(b)) or have filed for arbitration with the Commission upon expiration date of the Agreement **AT&T-22STATE** shall continue to offer services to CLEC pursuant to the rates, terms and conditions set forth in this Agreement until a successor agreement becomes effective between the Parties. **AT&T-22STATE**'s obligation to provide services under this Agreement beyond the expiration date conditions upon the Parties adherence to the timeframes established within Section 252(b) of the Act. If CLEC does not adhere to said timeframes or withdraws its arbitration or seeks an extension of time or continuance of such arbitration with **AT&T-22STATE**'s consent, **AT&T-22STATE** may provide Notice to CLEC that all services provided thereafter shall be pursuant to the rates, terms and conditions set forth in **AT&T-22STATE**'s then current standard interconnection agreement ("Generic") as found on AT&T's CLEC Online website.
- 8.4.5 Either on or following the expiration date of this Agreement, if the Parties have not entered into a new agreement or are not in Active Negotiations as described in Section 8.4.4 above, then upon written Notice to CLEC by **AT&T-22STATE**, **AT&T-22STATE** may continue to offer services to CLEC pursuant to the rates, terms and conditions set forth in **AT&T-22STATE**'s then current Generic found at the AT&T CLEC Online website. At any time thereafter, the Parties may initiate negotiations for a new agreement by providing a written Notice under Section 252 to the other Party.

9.0 End User Fraud

- 9.1 **AT&T-22STATE** shall not be liable to CLEC for any fraud associated with CLEC's End User account, including 1+ IntraLATA toll, ported numbers, and ABT.
- 9.2 The Parties agree to cooperate with one another to investigate, minimize, and take corrective action in cases of fraud involving 1+ IntraLATA toll calls, ABT, and ported numbers. The Parties' fraud minimization procedures are to be cost-effective and implemented so as not to unduly burden or harm one Party as compared to the other.
- 9.3 In cases of suspected fraudulent activity by an End User, at a minimum, the cooperation referenced in Section 9.1 above will include providing to the other Party, upon request, information concerning End Users who terminate services to that Party without paying all outstanding charges. The Party seeking such information is responsible for securing the End User's permission to obtain such information.

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General Terms and Conditions/AT&T-22STATE

Signature Page 1 of 1

Peerless Network

Version: 3Q08 - CLEC ICA 1222/08

Peerless Network of Connecticut, LLC,
 Peerless Network of Florida, LLC, Peerless
 Network of Georgia, LLC, Peerless Network of
 Indiana, LLC, Peerless Network of North
 Carolina, LLC, Peerless Network of Nevada,
 LLC, Peerless Network of Ohio, LLC, Peerless
 Network of Tennessee, LLC, and Peerless
 Network of Texas, LLC

By:

Name:

Title:

Date:

RESALE OCNUNE OCN

CONNECTICUT _____

FLORIDA _____

GEORGIA _____

INDIANA _____

NEVADA _____

NORTH CAROLINA _____

OHIO _____

TENNESSEE _____

TEXAS _____

ACNA OPF

BellSouth Telecommunications, Inc. d/b/a AT&T Florida, AT&T Georgia, AT&T North Carolina, and AT&T Tennessee; Indiana Bell Telephone Company Incorporated d/b/a AT&T Indiana, Nevada Bell Telephone Company d/b/a AT&T Nevada, The Ohio Bell Telephone Company d/b/a AT&T Ohio, The Southern New England Telephone Company d/b/a AT&T Connecticut, Southwestern Bell Telephone Company d/b/a AT&T Texas by AT&T Operations, Inc., its authorized agent

By:

Name: Eddie A. Reed, Jr.

Title: Director-Interconnection Agreements

Date:

SWITCH BASED OCN

902E

909E

279F

408F

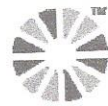
350F

284F

276F

177F

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 EECIS 51 of 424



CenturyLink™

December 31, 2015

VIA ELECTRONIC FILING

Ms. Carlotta Stauffer
Office of Commission Clerk
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, Florida 32399-0850

Re: Notice of Adoption of the Interconnection Agreement between QuantumShift Communications, Inc. and Embarq Florida, Inc. d/b/a CenturyLink by Peerless Network of Florida, LLC

Dear Ms. Stauffer:

Embarq Florida, Inc. d/b/a CenturyLink hereby provides notice to the Florida Public Service Commission of the adoption by Peerless Network of Florida, LLC of the Interconnection Agreement for the State of Florida entered into by QuantumShift Communications, Inc. and Embarq Florida, Inc d/b/a CenturyLink which was filed with the Commission in Docket No. 150202-TP. Peerless Network of Florida, LLC is adopting the agreement as provided by Section 252(i) of the Telecommunications Act of 1996.

If you have any questions on this matter, please contact me at 850-599-1560.

Sincerely,

/s/Susan S. Masterton

cc: Julie Oost (*on behalf of Peerless Networks of Florida, LLC*) (*via electronic mail*)

SUSAN S. MASTERTON
Senior Corporate Counsel
315 S. Calhoun St., Suite 500
Tallahassee, FL 32301
Tel: (850) 599-1560
Fax: (850) 224-0794
susan.masterton@centurylink.com

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CenturyLink™

**Adoption of the
Interconnection Agreement**

By

Peerless Network of Florida, LLC

**Adopting the
Interconnection Agreement**

Between

Embarq Florida, Inc. dba CenturyLink

And

QuantumShift Communications, Inc.

For the State of Florida

Adoption of the Interconnection Agreement

This Adoption of the Interconnection Agreement ("Agreement") is entered into by and between Embarq Florida, Inc. dba CenturyLink ("CenturyLink"), or if multiple CTL companies (collectively referred to herein as "CenturyLink" without diminishing or affecting the separate and distinct legal entity status of each CenturyLink ILEC operating company), Peerless Network of Florida, LLC ("CLEC"), each of which may be referred to herein as "Party", or collectively as "the Parties", to establish the terms, conditions and rates for local interconnection and the exchange of Local traffic for the State of Florida.

NOW THEREFORE, the Parties agree as follows:

1. ADOPTED AGREEMENT

- 1.1 This Agreement between the Parties shall consist of the Interconnection Agreement entered into by and between Embarq Florida, Inc. dba CenturyLink QuantumShift Communications, Inc., that was signed August 17, 2015 ("Adopted Agreement").
- 1.2 This Agreement is made a part of and incorporates the terms and conditions of the Adopted Agreement, including all amendments to that Adopted Agreement (the "Terms").
- 1.3 Except as set forth herein, the Adopted Agreement remains unchanged and in full force and effect. In the event of a conflict between the Terms of the Adopted Agreement and this Agreement, this Agreement will control.

2. PARTY

For the purposes of this Agreement, CLEC is hereby substituted in the Adopted Agreement for QuantumShift Communications, Inc.

3. PROVISIONS

- 3.1 The Terms of the QuantumShift Communications, Inc. Agreement are being adopted in its entirety by CLEC pursuant to CLEC's statutory rights under Section 252(i). The filing and performance by CenturyLink of the Terms does not in any way constitute a waiver by CenturyLink of any position as to the Terms or a portion thereof, nor does it constitute a waiver by CenturyLink of any or all rights and remedies it may have to seek review of the Terms, or to seek review in any way of any provisions included in these Terms as a result of CLEC's 252(i) election.
- 3.2 Should CLEC attempt to apply the adopted Terms in a manner that conflicts with the provisions set forth herein, CenturyLink reserves its rights to seek appropriate legal and/or equitable relief.
- 3.3 In processing this adoption request, CenturyLink wants to ensure that CLEC understands that it is providing a representation and warrants that it is complying with use of numbering resources and intercarrier compensation responsibilities as outlined in Section 66 of the Adopted Agreement as of the effective date of the adoption.

4. EFFECTIVE DATE AND TERM

- 4.1 This Agreement, if an initial Agreement shall become effective on the date of Commission Approval ("Effective Date"); however the Parties may agree to implement the provisions of this Agreement upon execution by both Parties. However, the initiation of a new account, any new provision of service or obligation or any revision to currently existing services or obligations may take up to 60 days to accommodate any required initial processes.
- 4.2 In the event that the Parties currently have an existing Interconnection Agreement, this Agreement shall replace the existing Interconnection Agreement in its entirety beginning on the Effective Date. However, nothing relieves the Parties from fulfilling all obligations incurred under that prior Interconnection Agreement.

- 4.3 The expiration date of this Adoption Agreement shall be the same as the expiration date of the agreement that is being adopted, which is August 17, 2018.

5. NOTICES

Except as otherwise provided, all notices and communication hereunder will be deemed to have been duly given when made in writing and delivered in person or deposited in the U.S. mail, certified, postage paid, return receipt requested, and addressed as follows:

To CenturyLink:

CenturyLink
Director Wholesale Contracts
930 15th Street, 6th Floor
Denver, CO 80202
Phone: 303-672-2879
Email: intagree@centurylink.com

With Copy to:

CenturyLink Legal Department
Wholesale Interconnection
1801 California Street, 9th Floor
Denver, CO 80202
Phone: 303-383-6553
Email: legal.interconnection@centurylink.com

To CLEC:

Peerless Network of Florida, LLC
Julie Oost
V. P. Regulatory Affairs
Chicago, IL 60606
Phone: 312-878-4137
Email: regulatory@peerlessnetwork.com

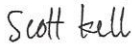
6. REGULATORY REQUIREMENTS

- 6.1 CLEC represents and warrants that it is authorized to provide telecommunications services in the State of Florida.
- 6.2 The Parties will cooperate to file this Agreement with the Commission for approval and complete all attendant requirements of the Commission for such approval.

IN WITNESS WHEREOF, CLEC and CenturyLink have caused this Agreement to be executed by their respective duly authorized representatives.

Peerless Network of Florida, LLC

DocuSigned by:



739724CD269A4D5...

Signature

Scott Kell

Printed Name

EVP, Operations

Title

10/29/2015

Date

Embarq Florida, Inc. dba CenturyLink

DocuSigned by:



766DFF6A149A455...

Signature

Diane Roth

Printed Name

Director – Wholesale

Title

10/29/2015

Date



15751 Sheridan Street, #160
Fort Lauderdale, Florida 33331
(877) 241-1490 Toll-Free
(954) 606-9490 Fax
www.EwartTechnologies.com

Date: May 28, 2020

Telecom Fund Contribution Certification

Exhibit D

I, Rick Ewart, President / CEO of Ewart Technologies, Inc dba Isle Call Communications (the “Applicant” or “Ewart Technologies”), hereby certifies that Ewart Technologies complies with:

a) its Universal Service Fund contribution obligations under 47 CFR part 54, subpart H; b) its Telecommunications Relay Service contribution obligations under 47 CFR § 64.604(c)(5)(iii); c) its North American Numbering Plan and Local Number Portability Administration contribution obligations under 47 CFR §§ 52.17, 52.32; d) its obligations to pay regulatory fees under 47 CFR § 1.1154; and e) its 911 obligations under 47 CFR part 9.

499 Filings are submitted under the name Ewart Technologies, Inc dba Isle Call Communications

499 Filer ID: 828780

Company Contact

A handwritten signature in black ink that reads "Rick Ewart".

Rick Ewart
rick@ewart.net
(877) 241-1490



LNP REMITTANCE

BILL TO:

Isle Call Communications(828780)
Rick Ewart
15751 Sheridan Street
No 160
Ft Lauderdale, FL 33331

Account	
L-203751	
Invoice Number	
L-10151380	
Invoice Date	Payment Due Date
1/31/2020	3/16/2020
PO Number	Payment Terms
N/A	45 Days

Previous Account Balance:	\$12.94
---------------------------	---------

PLEASE DISREGARD IF PAYMENT HAS ALREADY BEEN MADE FOR THE ABOVE

Current Month Balance:	\$12.94
------------------------	---------

TOTAL BALANCE:	\$25.88
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Amount Remitted:	
------------------	--

PLEASE RETURN THIS PAGE WITH YOUR PAYMENT
PLEASE INCLUDE YOUR INVOICE NUMBER IF PAYING BY WIRE OR ACH
MAKE CHECKS PAYABLE TO iconectiv, LLC

REMIT TO:

iconectiv, LLC
CHURCH STREET STATION PO BOX 6335
NEW YORK, NY 10249

Wire Transfers/ACH Payments:

JPMORGAN CHASE BANK, N.A. NEW YORK, NY
Account Name: iconectiv, LLC
Account No.: 500008557
ABA #021000021
Swift Code: CHASUS33
For Check Remittances, Checks Must Be Drawn on a US Bank

TAX ID: 22-2478398

If there is a dispute with your invoice, please send your dispute via email to NPACBilling@iconectiv.numberportability.com.

All invoices shall be due and payable within forty-five (45) days of the date of the invoice.

For billing inquiries, please call 844-560-8050.



LNP INVOICE SUMMARY

BILL TO:

Isle Call Communications(828780)
Rick Ewart
15751 Sheridan Street
No 160
Ft Lauderdale, FL 33331

Account	
L-203751	
Invoice Number	
L-10151380	
Invoice Date	Payment Due Date
1/31/2020	3/16/2020
PO Number	Payment Terms
N/A	45 Days

CURRENT MONTH SUMMARY

Isle Call Communications(828780) (L-203751) Regional Allocation Mid-Atlantic=0.000000; Midwest=0.000000;
Percentage: Northeast=0.000000; Southeast=0.000005;
Southwest=0.000000; West Coast=0.000000;
Western=0.000000

Customer	Region	Invoice Type	Amount
Isle Call Communications(828780) (L-203751)	Southeast	LNP	\$12.94
Total Current Balance			\$12.94

ACCOUNT HISTORY

Invoice Date	Invoice Amount / Current Balance	Payments	Adjustments	Balance
12/31/2019	\$12.94	\$0.00	\$0.00	\$12.94
1/31/2020	\$12.94	\$0.00	\$0.00	\$12.94
On Account	\$0.00	N/A	N/A	\$0.00
Total Balance				\$25.88

PLEASE KEEP THIS SUMMARY FOR YOUR RECORDS

All Past Due charges are subject to a Late Fee of 1.5% monthly



LNP INVOICE DETAILS

Isle Call Communications(828780)
Rick Ewart
15751 Sheridan Street
No 160
Ft Lauderdale, FL 33331

Account	L-203751
Sold-To Account	L-203751
Sub-Invoice Number	203751-SE-21
Invoice Date	Payment Due Date
1/31/2020	3/16/2020
PO Number	Payment Terms
N/A	45 Days

Local Number Portability Charges for Isle Call Communications(828780) (L-203751)

Region: Southeast
Bill Cycle: 1/01/2020 - 1/31/2020

Service Provider Allocation Percentage: 0.000005

Description	Unit Price	Regional Quantity	Regional Charges	Customer Quantity	Customer Direct & Allocated Charges
Allocated Charges & Credits					
Base Regional Monthly Fixed Porting Fee	N/A	N/A	\$2,589,293.14	N/A	\$12.95
Monthly Portion Of Regional Annual \$100 Fee	N/A	N/A	\$1,007.93	N/A	\$0.00
Monthly Deduction Of Regional Annual \$100 Fees	N/A	N/A	(\$1,007.62)	N/A	(\$0.01)
Total Current Month Charges					\$12.94

Number Portability Administration X Customer Portal X

portal.numberportability.com

Apps ETI Dyn DynReset Financial Servers - CPanel Servers - Other Infrastructure VoIP Monitoring Power Control FFL Other bookmarks

Last successful access: Fri Feb 21, 08:42 PM; Unsuccessful Attempts: 0

rick@ewart.net - EST My Account About Logout

NPAC Customer Portal

BILLING ▾ MAIL LISTS...

Invoices/Payments

Billing Issues? Contact us at NPACBilling@iconectiv.numberportability.com or at 844-560-8050

Bill-To Account (ID) Name: (L-203751) Isle Call Communications

Invoices Payment History

Balance Owed: \$0.00 as of March 02, 2020

Most Recent Payment: (\$25.00) on February 18, 2020

Invoice Type: Monthly

Invoice ID	Invoice Date	Invoice Amount	Current Invoice Ba...	Invoice Due Date	Invoice Status	Invoice	Cover Letter	Supplement
L-10151380	January 31, 2020	\$12.94	\$0.00	March 16, 2020	Paid	<input type="button" value="Monthly Invoic"/>	<input type="button" value="Cover Letter"/>	<input type="button" value="Invoice Supplement"/>
L-10147330	December 31, 2019	\$12.94	\$0.00	February 14, 2020	Paid	<input type="button" value="Monthly Invoic"/>	<input type="button" value="Cover Letter"/>	<input type="button" value="Invoice Supplement"/>
L-10143274	November 30, 2019	\$12.94	\$0.00	January 14, 2020	Paid	<input type="button" value="Monthly Invoic"/>	<input type="button" value="Cover Letter"/>	<input type="button" value="Invoice Supplement"/>
L-10127039	October 31, 2019	\$12.94	\$0.00	December 15, 2019	Paid	<input type="button" value="Monthly Invoic"/>	<input type="button" value="Cover Letter"/>	<input type="button" value="Invoice Supplement"/>
L-10118881	September 30, 2019	\$12.99	\$0.00	November 14, 2019	Paid	<input type="button" value="Monthly Invoic"/>	<input type="button" value="Cover Letter"/>	<input type="button" value="Invoice Supplement"/>
L-10114790	August 31, 2019	\$13.02	\$0.00	October 15, 2019	Paid	<input type="button" value="Monthly Invoic"/>	<input type="button" value="Cover Letter"/>	<input type="button" value="Invoice Supplement"/>
L-10090221	July 31, 2019	\$13.08	\$0.00	September 14, 2019	Paid	<input type="button" value="Monthly Invoic"/>	<input type="button" value="Cover Letter"/>	<input type="button" value="Invoice Supplement"/>
L-10082230	June 30, 2019	\$7.90	\$0.00	August 14, 2019	Paid	<input type="button" value="Monthly Invoic"/>	<input type="button" value="Cover Letter"/>	<input type="button" value="Invoice Supplement"/>
L-10078301	May 31, 2019	\$9.23	\$0.00	July 15, 2019	Paid	<input type="button" value="Monthly Invoic"/>	<input type="button" value="Cover Letter"/>	<input type="button" value="Invoice Supplement"/>
L-10070406	April 30, 2019	\$9.54	\$0.00	June 14, 2019	Paid	<input type="button" value="Monthly Invoic"/>	<input type="button" value="Cover Letter"/>	<input type="button" value="Invoice Supplement"/>

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TRS Fund Contribution

Interstate TRS Fund
Administrator: Rolka Loube Associates
trs@rolkaloube.com
(717) 585-6605

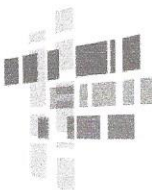
INVOICE

DATE	INVOICE NO.	DUE DATE
2/21/2020	82878060015	3/20/2020

Bill To:
Ewart Technologies, Inc.
15751 Sheridan Street
No 160
Ft Lauderdale, FL 33331

Description	Amount
2019-2020 obligation for period 8 of 12 (Against an annual assessment of \$1,322.31)	110.19
Total	110.19
Payments/Credits	110.19
Balance	0.00

PLEASE NOTE WHEN MAKING PAYMENT: If a contribution is paid at less than the organization's total balance due, the payment is applied first to outstanding penalty and administrative charges, next to accrued interest charges, and third to outstanding principal. In applying the payment to outstanding principal, such payment shall be applied to the oldest past due amount first.



Universal Service Administrative Co.

Invoice Number: UBDI0001098851
Statement Date: 02/21/2020
New Balance: \$885.41
Payment Due Date: 03/13/2020

Ewart Technologies, Inc.

Filer ID: 828780

Billing Contact: Rick Ewart

STATEMENT OF ACCOUNT

Date	Description	Charges/Credits
	Previous Balance	\$832.97
01/22/2020	Payment	(\$832.97)
02/14/2020	Support Mechanism Charges	\$885.41
	TOTAL OUTSTANDING USAC BALANCE AS OF 02/14/2020	\$885.41

Transactions occurring after 02/14/2020 are not reflected in this statement.

*Please note that this is just the summary page of your invoice. A full invoice with more detail is being mailed to you.

Payment Information

To make payments go to www.usac.org/pay

Under the Debt Collection Improvement Act of 1996 (Pub. L. 104-134) (DCIA), your BALANCE DUE is a demand that you pay a DEBT owed to the United States on or before the DUE DATE. Any portion of the DEBT unpaid after the DUE DATE is a DELINQUENT DEBT, which incurs interest at the annual rate equal to the U.S. prime rate as of the DATE OF DELINQUENCY plus 3.5 percent from that DATE until the DEBT is paid in full. Any portion of the DEBT unpaid more than 90 days, incurs a penalty of 6 percent a year from the DATE OF DELINQUENCY.

All payments received (regardless of specific instructions) will be applied to your outstanding USAC balance in historical order as outlined in FCC order 07-150.

For invoice questions and/or inquiries please contact us at 888-641-8722.

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Universal Service
Administrative Co.

Payments

rick@ewart.net

Log Out

[Return to Account Summary](#)

Choose a
Company

828780 - Ewart Technolc

828780
Ewart Technologies, Inc.

Summary

\$0.00

Total Payment Due

?

[Make a
Payment](#)

Details

\$0.00

Total Current Charges

\$0.00

Total Past Due ?



D - 8 of 8



15751 Sheridan Street, #160
Fort Lauderdale, Florida 33331
(877) 241-1490 Toll-Free
(954) 606-9490 Fax
www.EwartTechnologies.com

May 28, 2020

**Key Personnel Certification
Exhibit E**

I, Rick Ewart, President / CEO of Ewart Technologies, Inc (the “Applicant” or “Ewart Technologies”), hereby certifies that Ewart Technologies possesses the financial, managerial, and technical expertise to provide reliable service.

Officers of the Company are:

Chief Executive Officer: Rick Ewart
Chief Financial Officer: same as above
Chief Technical Officer: same as above

In addition, I certify that the Applicant is not being investigated by the Federal Communications Commission or any law enforcement or regulatory agency for failure to comply with any law, rule, or order; and that pursuant to 47 CFR §§ 1.2001-1.2002 no party to the application is subject to a denial of Federal benefits pursuant to section 5301 of the Anti-Drug Abuse Act of 1988.

Rick Ewart

A handwritten signature in black ink that reads "Rick Ewart".

Ewart Technologies, Inc
President / CEO
rick@ewart.net
(305) 607-8687
