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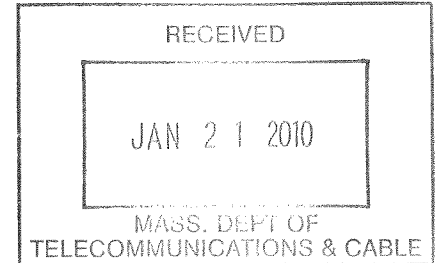
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January 15, 2010

**VIA OVERNIGHT DELIVERY**

Catrice Williams, Secretary  
Department of Telecommunications and Cable  
Admin. Division  
One South Station, Second Floor  
Boston, Massachusetts 02110



Re: BLC Management LLC d/b/a Angles Communication Solutions  
D.T.C 09-2

Dear Ms. Williams:

Enclosed please find an unbound, 3-hole punched original and an unbound copy of BLC Management LLC d/b/a Angles Communication Solutions' Responses to Staff's Data Request with regard to their Application for Designation as an Eligible Telecommunications Carrier.

If you have any questions or if I may provide you with additional information, please do not hesitate to contact me. Please acknowledge receipt of this filing by returning the duplicate copy of this letter in the enclosed, self-addressed envelope. Thank you.

Respectfully submitted,

A handwritten signature in black ink, appearing to be "Lance J.M. Steinhart".

Lance J.M. Steinhart  
Attorney for BLC Management LLC  
d/b/a Angles Communication Solutions

Enclosures

c: Brian Cox  
Betsy S. Whittey, Hearing Officer  
Service List:

Martin O'Malley, Verizon  
Alexander Moore, Esq., Verizon New England, Inc.  
Karen Melanson, Verizon  
Christopher Bean, Esq., Verizon

**FIRST SET OF INFORMATION REQUESTS OF THE  
DEPARTMENT OF TELECOMMUNICATIONS AND CABLE  
TO BLC MANAGEMENT LLC  
D/B/A ANGLES COMMUNICATION SOLUTIONS (“BLC”)**

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D.T.C. 1-1      Regarding paragraph 21 of BLC’s Application, identify any additional states where BLC has been designated an eligible telecommunications carrier (“ETC”). If BLC’s ETC designation has been terminated in any state, identify the state and provide complete and detailed documentation describing the reasons therefore.

**RESPONSE:** BLC has been designated as an ETC by the Iowa Utilities Board. BLC withdrew its petitions for ETC designation in California and South Carolina. California was withdrawn because BLC’s CLEC license was terminated as a matter of law since the Company’s previous counsel did not file its tariff within the deadline set by Order, and the ETC application was moot. South Carolina was withdrawn because of issues the Consumer Counsel had with previous compliance issues which were not handled by the Company’s previous counsel.

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D.T.C. 1-2 Identify each state where BLC has a petition currently pending for ETC designation and describe the status of each petition. If a petition has been denied, provide a copy of the denial issued by the commission of government agency.

**RESPONSE:** BLC has petitions pending for ETC designation in Mississippi, New Jersey, Pennsylvania, Rhode Island, Tennessee and Vermont. All such petitions are pending, and the Company believes they will be approved in due course.

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D.T.C. 1-3     Certify whether the Federal Communications Commission (“FCC”), any state commission, or government agency has rendered or entered a finding, conviction, or civil judgment against BLC or any of its officers for fraud, theft, embezzlement, forgery, bribery, falsification or destruction of records, making false statements, receiving stolen property, making false claims, obstruction of justice or other fraud. Provide a copy of any such finding, conviction or civil judgment entered against BLC.

**RESPONSE:** BLC certifies that neither the Federal Communications Commission (“FCC”), nor any state commission, or government agency has rendered or entered a finding, conviction, or civil judgment against BLC or any of its officers for fraud, theft, embezzlement, forgery, bribery, falsification or destruction of records, making false statements, receiving stolen property, making false claims, obstruction of justice or other fraud.

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D.T.C. 1-4     Certify whether the FCC, any state commission, or government agency has investigated BLC or any of its officers for fraud, theft, embezzlement, forgery, bribery, falsification or destruction of records, making false statements, receiving stolen property, make false claims, obstruction of justice, or other fraud. Provide complete and detailed documentation describing the allegations of the investigation.

**RESPONSE:** BLC certifies that neither the FCC, nor any state commission, or government agency has investigated BLC or any of its officers for fraud, theft, embezzlement, forgery, bribery, falsification or destruction of records, making false statements, receiving stolen property, make false claims, obstruction of justice, or other fraud. Provide complete and detailed documentation describing the allegations of the investigation.

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D.T.C. 1-5 Paragraph 1 of BLC’s Application asserts that BLC is authorized to provide CLEC services in Massachusetts as of September 27, 2008. State whether BLC is providing CLEC services in Massachusetts. If so, (a) describe the scope of BLC’s existing business in Massachusetts, including geographic areas of operation, a description of services offered, and total number of Massachusetts customers; and (b) explain whether BLC is current with respect to filing annual returns with the Department.

**RESPONSE:** BLC is not currently providing service in Massachusetts. BLC has completed its interconnection agreement with Verizon, and intends to start selling services to customers in Massachusetts within 30 days of the grant of ETC designation. To BLC’s knowledge, it is current with respect to filing annual returns with the Department.

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D.T.C. 1-6 Describe where in Massachusetts BLC currently advertises its services. Also, identify with specificity the media of general distribution (referenced in paragraph 11 of BLC’s Application) that BLC intends to use for advertising the services and charges supported by Federal universal service support mechanisms pursuant to 47 USC § 254(c).

**RESPONSE:** BLC does not currently advertise its services in Massachusetts. BLC intends to start advertising its services to customers in Massachusetts within 30 days of the grant of ETC designation. BLC intends to utilize the following media of general distribution: Direct marketing at targeted retail locations, including rent-to-own centers, as well as advertisements via television, radio, newspapers and trade magazines.

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D.T.C. 1-7      Certify whether BLC is intending to use its own facilities or a combination of its own facilities and resale of another carrier’s services (including the services offered by another ETC) in offering and providing the services supported by federal universal service support mechanisms pursuant to 47 USC § 254(c). If BLC intends to use a combination of its own facilities and resale of another carrier’s services, describe with specificity the BLC facilities to be used and the other carrier’s services and/or facilities to be used. If BLC will be offering supported services using only facilities obtained as UNEs as reflected in paragraph 5 of BLC’s Application, clearly explain BLC’s authority to do so and provide complete and detailed documentation describing BLC’s UNE leasing arrangement with the incumbent local exchange carrier (i.e., Verizon).

**RESPONSE:** BLC is intending to use its either its own facilities or a combination of its own facilities and resale of another Verizon’s services in offering and providing the services supported by federal universal service support mechanisms pursuant to 47 USC § 254(c). At the present time, BLC intends to offer supported services using only facilities obtained as UNEs as reflected in paragraph 5 of BLC’s Application. BLC will lease UNE’s pursuant to the terms of an interconnection agreement entered into between BLC and Verizon.

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D.T.C. 1-8     Certify whether BLC is in a position to immediately offer each of the services supported by federal universal service support mechanisms pursuant to 47 USC § 254(c).

**RESPONSE:** BLC certifies that it is in a position to immediately offer each of the services supported by federal universal service support mechanisms pursuant to 47 USC § 254(c).

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D.T.C. 1-9 Pursuant to 47 CFR § 54.202, certify whether BLC will provide service on a timely basis and within a reasonable period of time as required by § 54.202(a)(1)(i)(A), (B).

**RESPONSE:** Pursuant to 47 CFR § 54.202, BLC certifies that it will provide service on a timely basis and within a reasonable period of time as required by § 54.202(a)(1)(i)(A), (B).

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D.T.C. 1-10 Pursuant to 47 CFR § 54.202(a)(1)(ii), submit a five-year plan that describes with specificity proposed improvements or upgrades to BLC’s network on a wire center-by-center basis throughout its proposed designated service area. If BLC contends that it is not required to provide such a plan as is asserted in paragraph 15 of BLC’s Application, provide authority for this assertion.

**RESPONSE:** BLC believes that submitting a five-year plan that describes with specificity proposed improvements or upgrades to BLC’s network on a wire center-by-center basis throughout its proposed designated service area is not applicable to BLC, since it requesting only low income (lifeline and linkup support), not high cost support. Several states have reached this conclusion. The following is an excerpt from an Order approving an ETC application from the State of Illinois for Nexus Communications, Inc. which was represented by BLC’s current regulatory counsel, and Mr. Steinhart helped draft the order:

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**D. Five-Year Network Improvement Plan**

**1. Introduction**

With respect to the network improvement plan, the FCC requires an ETC applicant at the federal level to submit a five-year plan describing its proposed improvements or upgrades to the applicant's network on a wire center-by-wire center basis throughout its designated service area. *ETC Order* at Para 23; 47 CFR §54.202(a)(1)(B).

Generally, the FCC requires that the five-year network improvement plan submitted to the FCC specifically describe proposed improvements or upgrades “on a wire center-by-wire center basis throughout its designated service area.” The FCC recommended that state commissions apply a similar approach, but rejected suggestions for absolute uniformity, stating that its approach accounts for “unique circumstances” and “allows consideration of fact-specific circumstances of the carrier and the designated service area.” *FCC ETC Order* at Para 23-24.

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**2. Parties’ Positions**

In its Response to the Application, Staff noted that “only one circumstance warrants deviation from the general requirement that a detailed individual spending plan must be submitted by an ETC applicant, which is an applicant whose requested ETC serving territory would qualify it to receive *no* “high cost” USF support, but *only* “low income” USF support. Staff Response at 15-16. Staff explained that this “occurs where the new ETC’s requested service territory is the territory of an incumbent LEC that itself receives *only* “low income” USF support (*i.e.*, no “high cost” USF support). *Id.*

Since NEXUS seeks ETC status only for AT&T Illinois’ service areas, NEXUS could satisfy the multi-year spending plan requirement by confirming that all USF monies received could be used to support the provision of Lifeline and Linkup services, and by certifying the following:

i) that all “low income” USF funding received would be used to support subsidized rates for Lifeline and LinkUp customers;

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ii) that it would timely notify the ICC (within 3 weeks ) of any future change that would render NEXUS eligible to receive USF “high cost” support; and

iii) that in the event of any such future change, it would timely file (within 6 weeks) a revised 5 year spending plan to account for appropriate use of all “high cost” USF support received.

Staff further recommended that the failure of NEXUS to meet these criteria, or the failure to satisfy any other applicable requirements, result in the revocation of NEXUS’s ETC designation (upon proper notice and hearing). Staff Exhibit 1.0 at 13.

NEXUS committed to the following conditions, in lieu of providing a comprehensive five-year network investment plan at this time:

- a. All “low income” USF funding received will be used to support subsidized rates for Lifeline and LinkUp customers;
- b. NEXUS will provide written notification to the Staff of the ICC within 2 weeks of any change and/or circumstance that would render

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NEXUS eligible to receive USF “high cost” support; and

c. In the event of any such change and/or circumstance; NEXUS will file with the Commission, within 6 weeks of said change a revised 5 year spending plan to account for appropriate use of all ‘High Cost’ USF support received.

NEXUS Reply Testimony at 25.

### **3. Commission Findings and Conclusion**

Because NEXUS is requesting a designated service area in which high cost support is not currently available, and seeks ETC designation solely for purposes of reimbursement for provision of subsidized Lifeline and LinkUp services to eligible customers, the Commission agrees with the parties to this docket and finds that submission of a Five-Year Network Improvement Plan is not required at this time. NEXUS should report annually the amount of USF funding received. NEXUS also should report annually the amount of subsidization provided to Lifeline and LinkUp customers. This will provide the Commission an accurate accounting of the receipts

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and disbursements of federal USF support by NEXUS. Should circumstances change and NEXUS becomes eligible to receive high cost support, it should abide by the multi-year network improvement plan requirement. The Commission finds that commitments detailed here are sufficient and should be included in the list of conditions imposed in this Order.

The Illinois Commerce Commission made the same finding in other ETC applications, including BLC.

**D. Five-Year Network Improvement Plan**

**1. Introduction**

As explained above, under FCC guidelines, an ETC Applicant must submit a five-year plan that describes with specificity proposed improvements or upgrades to the applicant's network on a wire center-by-wire center basis throughout its proposed designated service area. ETC Order at ¶23; 47 CFR §54.202(a)(1)(ii).

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Generally, the FCC requires that the five-year network improvement plan submitted to the FCC specifically describe proposed improvements or upgrades “on a wire center-by-wire center basis throughout its designated service area.” The FCC recommended that state commissions apply a similar approach, but did not require absolute uniformity, stating that its approach accounts for “unique circumstances” and “allows consideration of fact-specific circumstances of the carrier and the designated service area.” FCC ETC Order at ¶¶23-24.

**2. Evidence Presented**

Since BLC seeks ETC status only for Illinois Bell’s service areas, BLC could satisfy the multi-year spending plan requirement by confirming that all USF monies received could be used to support the provision of Lifeline and Linkup services, and by certifying the following:

- i) that all “low income” USF funding received would be used to support subsidized rates for Lifeline and Link-Up customers;
- ii) that it would timely notify the ICC (within 3 weeks) of any future change that would render

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BLC eligible to receive USF “high cost” support; and

iii) that in the event of any such future change, it would timely file (within 6 weeks) a revised 5-year spending plan to account for appropriate use of all “high cost” USF support received. (Verified App. §11).

BLC agrees that its failure to meet these criteria, or the failure to satisfy any other applicable requirements, result in the revocation of BLC’ ETC designation upon proper notice and hearing.

BLC commits to the following conditions (BLC Verified App. at §12), in lieu of providing a comprehensive five-year network investment plan at this time:

- a. All “low income” USF funding received will be used to support subsidized rates for Lifeline and Link-Up customers;
- b. BLC will provide written notification to the Staff of the ICC within three weeks of any change and/or circumstance that would render BLC eligible to receive USF “high cost” support; and

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c. In the event of any such change and/or circumstance; BLC will file with the Commission, within 6 weeks of said change a revised 5 year-spending plan to account for appropriate use of all “High Cost” USF support received.

In addition, in Order No. 06-292, issued on June 13, 2006, the Public Utility Commission of Oregon concluded that carriers receiving only low income support should not be subject to the reporting requirements regarding network build out plans, and the Commission does not require ETC applicants for low income support to file a five-year network improvement plan.

3. Commission Analysis and Conclusions

Under FCC guidelines, an ETC Applicant must submit a five-year plan that describes with specificity proposed improvements or upgrades to the applicant’s network on a wire center-by-wire center basis throughout its proposed designated service area. The Commission determined in Dockets 06-0003, 06-0038, 06-0381, and 06-0410 that the only circumstance warranting deviation from this requirement is where an applicant’s requested ETC serving territory would qualify it to receive no “high

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cost” USF support, but only “low income” USF support.

Because BLC is requesting a designated service area in which high cost support is not currently available, and seeks ETC designation solely for purposes of reimbursement for provision of subsidized Lifeline and Link-Up services to eligible customers, the Commission agrees that, consistent with its determinations made in the above-mentioned Dockets, submission of a Five-Year Network Improvement Plan is not required at this time.

BLC shall report annually the amount of USF funding received. BLC also shall report annually the amount of subsidization provided to Lifeline and Link-Up customers. This information is intended to provide the Commission with an accurate accounting of the receipts and disbursements of federal USF support by BLC. Should circumstances change such that BLC becomes eligible to receive high cost support, it shall abide by the multi-year network improvement plan requirement. The Commission finds that commitments detailed here are sufficient and shall be included in the list of conditions imposed in this Order.

All Contacts Providing Information/Response for the above question:

Mr. Brian Cox  
11121 Highway 70, Suite 202, Arlington, Tennessee  
38002  
E-Mail: [brian@prepaidworx.com](mailto:brian@prepaidworx.com)  
Telephone Number: (901) 373-3103

And

Lance J.M. Steinhart, Esq.  
Lance J.M. Steinhart, P.C.  
1720 Windward Concourse, Suite 115  
Alpharetta, Georgia 30005  
E-mail: [lsteinhart@telecomcounsel.com](mailto:lsteinhart@telecomcounsel.com)  
Telephone Number: 770-232-9200

**FIRST SET OF INFORMATION REQUESTS OF THE  
DEPARTMENT OF TELECOMMUNICATIONS AND CABLE  
TO BLC MANAGEMENT LLC  
D/B/A ANGLES COMMUNICATION SOLUTIONS (“BLC”)**

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D.T.C. 1-11 Pursuant to 47 CFR § 54.202(a)(2), describe BLC’s ability to remain functional in emergency situations, including its contingency plans in the event of an emergency. Provide a detailed explanation of BLC’s role in providing “access to a reasonable amount of back-up power, rerouting of traffic around damaged facilities, and the capability of managing traffic spikes resulting from emergency situations” referenced in paragraph 18 of BLC’s Application.

**RESPONSE:** Under FCC guidelines, an ETC Applicant must demonstrate its ability to remain functional in emergency situations. 47 CFR §54.202(a)(2); FCC ETC Order at ¶25.

Since BLC will be providing service to its customers through the use of Verizon leased facilities, this will allow BLC to provide to its customers the same ability to remain functional in emergency situations as currently provided by Verizon to its own customers, including access to a reasonable amount of back-up power to ensure functionality without an external power source, rerouting of traffic around damaged facilities, and the capability of managing traffic spikes resulting from emergency situations.

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D.T.C. 1-12 Pursuant to 47 CFR § 54.202(a)(3), describe BLC’s ability to satisfy applicable consumer protection and service quality standards set forth in the Department’s *Rules and Practices Relating to Telephone Service to Residential Customers* (D.P.U. 18448 (1977)). Provide copies of BLC employee training materials and company policies regarding handling customer complains.

**RESPONSE:** BLC employee training materials and company policies regarding handling customer complaints in Massachusetts are being developed, and will be provide to the Department prior to providing service in the Commonwealth of Massachusetts.

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D.T.C. 1-13 Pursuant to 47 CFR § 54.202(a)(4), demonstrate that BLC offers a local usage plan comparable to the one offered by the incumbent local exchange carrier (i.e., Verizon) in the service area for which BLC seeks designation. Provide a detailed description of the local usage plan referred to in paragraph 16 of BLC’s Application.

**RESPONSE:** BLC intends to offer a local usage plan comparable to the one offered by Verizon. BLC will offer unlimited calling within the customer’s local calling area for a flat monthly fee with the same calling scope as Verizon. In addition, BLC will offer bundled packages with custom calling features, with toll limitation. The pricing for all such service plans will be competitive with Verizon, and are currently being developed in anticipation of entering the Massachusetts market.

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D.T.C. 1-14 Describe whether BLC has any unique advantages, characteristics or features to its proposed service offerings as compared to the service offerings of the incumbent local exchange carrier (i.e., Verizon) and other ETCs (e.g., RCN of Massachusetts, Taconic Telephone Corporation and TracFone) in the designated area.

**RESPONSE:** BLC will offer a prepaid local service to customers who cannot obtain service from Verizon and other carriers because of credit requirements. TracFone is a wireless carrier that does not offer prepaid land line services to its customers, as does BLC. BLC will also offer superior customer service to its customers. BLC intends to market its services only to an underserved market, low income households that are eligible for lifeline and linkup support. Please see the attached recent FCC release.

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# NEWS

Federal Communications Commission  
445 12<sup>th</sup> Street, S.W.  
Washington, D. C. 20554

News Media Information 202 / 418-0500  
Internet: <http://www.fcc.gov>  
TTY: 1-888-835-5322

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This is an unofficial announcement of Commission action. Release of the full text of a Commission order constitutes official action.  
See MCI v. FCC, 515 F 2d 385 (D.C. Cir 1974).

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FOR IMMEDIATE RELEASE:  
September 14, 2009

NEWS MEDIA CONTACT:  
Rosemary Kimball (202) 418-0511  
Email: [rosemary.kimball@fcc.gov](mailto:rosemary.kimball@fcc.gov)

## FCC SUPPORTS “NATIONAL LIFELINE AND LINK UP TELEPHONE DISCOUNT AWARENESS WEEK” - SEPTEMBER 14 – 20, 2009

WASHINGTON, DC -- Today, the Federal Communications Commission (FCC) joined the effort to call attention to the “National Lifeline and Link Up Telephone Discount Awareness Week,” which takes place September 14 – 20, 2009. Various state and local agencies throughout the country will be participating with outreach activities and events. The “Lifeline” and “Link Up” programs provide financial assistance to low-income consumers in connecting a residential phone line and paying their monthly bill. The programs have been active for years and are administered by the FCC and state public utility commissions, but at least half of eligible consumers nationwide do not take advantage of this assistance.

“Lifeline” involves discounts on monthly charges for a primary residential telephone line, including wireless service. “Link Up” involves a discount on the cost of initiating the primary telephone service for a residence, including the activation of a wireless phone that serves as the primary residential telephone. The discounts are available throughout the country, including an enhanced discount on Tribal lands. In general, consumers at or below 135% of the federal poverty guidelines, or who participate in one or more of a number of other assistance programs, are eligible for Lifeline and Link Up.

To help call attention to the availability of these programs, the FCC joins the National Association of Regulatory Utility Commissioners (NARUC) and the National Association of State Utility Consumer Advocates (NASUCA), and urges government agencies and non-profit organizations to help disseminate information on Lifeline and Link Up to their constituents. More information about the programs and how to apply is available at [www.lifeline.gov](http://www.lifeline.gov) or <http://www.usac.org/li/low-income/apply-for-support.aspx>.

-- FCC --

**FIRST SET OF INFORMATION REQUESTS OF THE  
DEPARTMENT OF TELECOMMUNICATIONS AND CABLE  
TO BLC MANAGEMENT LLC  
D/B/A ANGLES COMMUNICATION SOLUTIONS (“BLC”)**

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D.T.C. 1-15 Pursuant to 47 CFR § 54.202(a)(5), certify that BLC acknowledges that the Department may require it to provide equal access to long-distance carriers in the unlikely event that no other eligible telecommunications carrier is providing equal access within the service area.

**RESPONSE:** BLC acknowledges that the Department may require it to provide equal access to long-distance carriers in the unlikely event that no other eligible telecommunications carrier is providing equal access within the service area. BLC will provide a certification to that effect if requested by the Department.

All Contacts Providing Information/Response for the above question:

Mr. Brian Cox  
11121 Highway 70, Suite 202, Arlington, Tennessee  
38002  
E-Mail: [brian@prepaidworx.com](mailto:brian@prepaidworx.com)  
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And

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---

D.T.C. 1-16 Identify the rates (or charges) for each service offered by BLC under 47 USC § 254(c) and identified in 47 CFR § 54.101(a).

**RESPONSE:** These rates for Massachusetts are currently being developed as referenced above.

All Contacts Providing Information/Response for the above question:

Mr. Brian Cox  
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---

D.T.C. 1-17 Provide a copy of BLC’s Articles of Incorporation and a Certificate of Good Standing from the state in which BLC is incorporated.

**RESPONSE:** See Attached.

All Contacts Providing Information/Response for the above question:

Mr. Brian Cox  
11121 Highway 70, Suite 202, Arlington, Tennessee  
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Telephone Number: 770-232-9200



STATE OF TENNESSEE  
Tre Hargett, Secretary of State  
Division of Business Services  
312 Rosa L. Parks Avenue  
6th Floor, William R. Snodgrass Tower  
Nashville, TN 37243

RTC, LLC  
3483 SATELLITE BLVD  
STE. 202  
DULUTH, GA 30096 USA

November 30, 2009

Request Type: Certificate of Existence/Authorization  
Request #: 0003658

Issuance Date: 11/30/2009  
Copies Requested: 1

Document Receipt

Receipt #: 24391  
Payment-Check/MO - RTC, LLC, DULUTH, GA

Filing Fee: \$20.00  
\$20.00

Regarding: BLC MANAGEMENT LLC

Filing Type: Limited Liability Company - Domestic  
Charter/Qualification Date: 02/23/2001  
Status: Active  
Duration Term: Perpetual

Control #: 403943  
Date Formed: 02/23/2001  
Jurisdiction: Shelby County  
Inactive Date:

CERTIFICATE OF EXISTENCE

I, Tre Hargett, Secretary of State of the State of Tennessee, do hereby certify that

**BLC MANAGEMENT LLC**


\* is a Limited Liability Company duly formed under the law of this State with a date of incorporation and duration as given above;

\* has filed the most recent corporation annual report required with this office;

\* has appointed a registered agent and registered office in this State;

\* has not filed Articles of Dissolution or Articles of Termination.

Tre Hargett, Secretary of State  
Business Services Division

**State of Tennessee**  
  
 Department of State  
 Corporations Section  
 312 Eighth Avenue North  
 6<sup>th</sup> Floor, William R. Snodgrass Tower  
 Nashville, TN 37243

**ARTICLES OF ORGANIZATION  
 (LIMITED LIABILITY COMPANY)**

For Office Use Only  
 RECEIVED  
 STATE OF TENNESSEE  
 01 FEB 23 AM 9:57  
 MILEY DARNELL  
 SECRETARY OF STATE

The undersigned acting as organizer(s) of a Limited Liability Company under the provisions of the Tennessee Limited Liability Company Act, § 48-205-101, adopts the following Articles of Organization.

1. The name of the Limited Liability Company is:  
 BLC Management LLC  
 (NOTE: Pursuant to the provisions of § 48-207-101, each limited liability company name must contain the words "Limited Liability Company" or the abbreviation "LLC" or "L.L.C.")

2. The name and complete address of the Limited Liability Company's initial registered agent and office located in the state of Tennessee is:  
 Brian Cox  
 (Name)  
 3409 Wristler Cove Bartlett, TN 38135  
 (Street Address) (City) (State/Zip Code)  
 Shelby  
 (County)

3. List the name and complete address of each organizer of this Limited Liability Company.  
 Brian Cox 3409 Wristler Cove, Bartlett, TN 38135  
 (Name) (Include: Street Address, City, State and Zip Code)  
 Laura Cox 3409 Wristler Cove, Bartlett, TN 38135  
 (Name) (Street Address, City, State and Zip Code)  
 (Name) (Street Address, City, State and Zip Code)

4. The Limited Liability Company will be: (NOTE: PLEASE MARK APPLICABLE BOX)  
 Board Managed  Member Managed

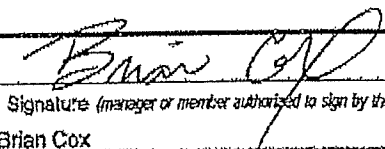
5. Number of members at the date of filing two (2)

6. If the document is not to be effective upon filing by the Secretary of State, the delayed effective date and time is:  
 Date \_\_\_\_\_, Time \_\_\_\_\_ (Not to exceed 90 days.)


7. The complete address of the Limited Liability Company's principal executive office is:  
 3409 Wristler Cove Bartlett, TN/ United States/ 38135  
 (Street Address) (City) (State/County/Zip Code)

8. Period of Duration: Indefinite

9. Other Provisions:

Feb. 15, 2001  
 Signature Date  
 President  
 Signer's Capacity  
  
 Signature (manager or member authorized to sign by the Limited Liability Company)  
 Brian Cox  
 Name (typed or printed)

4-513-3 10-28-02

<p><b>State of Tennessee</b></p>  <p><b>Department of State</b> Corporate Filings 312 Eighth Avenue North 6th Floor, William R. Snodgrass Tower Nashville, TN 37243</p> <p><b>APPLICATION FOR REGISTRATION OF ASSUMED LIMITED LIABILITY COMPANY NAME</b></p>	<p>For Office Use Only</p>
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Pursuant to the provisions of § 48-207-101 (d) of the Tennessee Limited Liability Company Act, the undersigned Limited Liability Company hereby submits this application:

1. The true name of the Limited Liability Company is: BLC Management LLC

2. The state or country of organization is: Tennessee

3. The Limited Liability Company intends to transact business under an assumed Limited Liability Company name.

4. The assumed Limited Liability Company name the Limited Liability Company proposes to use is:  
Angles Communication Solutions

**NOTE:** The assumed Limited Liability Company name must meet the requirements of § 48-207-101 of the Tennessee Limited Liability Company Act.

<p><u>8/19/02</u></p> <p>Signature Date</p>	<p><u>BLC Management LLC</u></p> <p>Name of Limited Liability Company</p>
<p><u>OWNER</u></p> <p>Signer's Capacity</p>	<p><u>K. Brian Cox</u></p> <p>Signature</p> <p><u>K. Brian Cox</u></p> <p>Name (typed or printed)</p>

**FIRST SET OF INFORMATION REQUESTS OF THE  
DEPARTMENT OF TELECOMMUNICATIONS AND CABLE  
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---

D.T.C. 1-18 Certify whether BLC is a publicly traded company. If so, provide copies via CD or Internet link of all 10-Ks and 10-Qs (with any amendments) filed with the U.S. Securities and Exchange Commission during the last three years.

**RESPONSE:** BLC is not a publicly traded company.

All Contacts Providing Information/Response for the above question:

Mr. Brian Cox  
11121 Highway 70, Suite 202, Arlington, Tennessee  
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E-Mail: [brian@prepaidworx.com](mailto:brian@prepaidworx.com)  
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---

D.T.C. 1-19 Certify whether BLC has any outstanding tax liabilities or other late payments or liabilities due and owing to the Commonwealth of Massachusetts. If so, provide complete and detailed documentation identifying the amounts owed and explaining the reasons for the payments or liabilities owed.

**RESPONSE:** BLC certifies that it does not have any outstanding tax liabilities or other late payments or liabilities due and owing to the Commonwealth of Massachusetts.

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Mr. Brian Cox  
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D.T.C. 1-20    Certify whether BLC has any outstanding tax liabilities or other late payments or liabilities due and owing to any government and/or quasi-public entities in any other jurisdictions. If so, provide a complete and detailed documentation identifying the amounts owed and explaining the reasons for the payments or liabilities owed.

**RESPONSE:** BLC certifies that it does not have any outstanding tax liabilities or other late payments or liabilities due and owing to any government and/or quasi-public entities in any other jurisdictions.

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