# ROTHFELDER STERN, L.L.C

LAW OFFICES

MARTIN C. ROTHFELDER\*\*\*
mcrothfelder@rothfelderstern.com
BRADFORD M. STERN\*
bmstern@rothfelderstern.com
\*ALSO ADMITTED IN NH

\*ALSO ADMITTED IN NH \*ALSO ADMITTED IN MO ‡ALSO ADMITTED IN PA "ALSO ADMITTED IN NY



April 27, 2011

625 CENTRAL AVENUE WESTFIELD, NJ 07090 TELEPHONE (908) 301-1211 FAX (908) 301-1212

194 WASHINGTON AVENUE SUITE 305 ALBANY, NY 12210 TELEPHONE (518) 253-8750

### Via Overnight Delivery

Catrice C. Williams, Secretary
Department of Telecommunications and Cable
1000 Washington Street, Suite 820
Boston, Massachusetts 02118-6500

Re: Petition Of Safari Communications, Inc. For Designation As An Eligible Telecommunications Carrier On A Wireless Basis DTC Case No. // - 4 [NEW FILING]

Dear Secretary Williams:

Enclosed please find the following documents filed with the Department:

- An original and three (3) copies of the above-captioned verified Petition of Safari Communications, Inc.;
- An original and three (3) copies of a Motion for Admission Pro Hac Vice of Martin C. Rothfelder (including supporting affidavit); and
- A check (check no. 5274) in the amount of \$100 payable to the Commonwealth of Massachusetts as the filing fee for this matter.

An electronic copy of the filing is being delivered to the Department at <a href="dtc.efiling@state.ma.us">dtc.efiling@state.ma.us</a>. We are also enclosing one additional copy of the petition. Please stamp and date this copy as "filed" and return it to us in the self-addressed stamped envelope, postage pre-paid provided herewith.

Sincerely,

Martin C. Rothfelder

CRAND

**Enclosures** 

cc: Mark Foster (w/enc.)

Tom Peltier (w/enc.)

# COMMONWEALTH OF MASSACHUSETTS DEPARTMENT OF TELECOMMUNICATIONS AND CABLE

PETITION OF SAFARI	)		
COMMUNICATIONS, INC. FOR	í		
DESIGNATION AS AN ELIGIBLE	Ú	DTC Case No.	
TELECOMMUNICATIONS CARRI	ER)		-
ON A WIRELESS BASIS	<b>´</b> )		
(LOW INCOME ONLY)	j j		

### MOTION FOR ADMISSION PRO HAC VICE OF MARTIN C. ROTHFELDER

Safari Communications, Inc. ("Safari") requests that the Massachusetts Department of Telecommunications and Cable admit Martin C. Rothfelder, Esq. as counsel *pro hac vice* to appear before the Department on behalf of Safari. In support of this motion, Safari states that Mr. Rothfelder and his firm, Rothfelder Stern, LLC is regularly engaged by in similar matters and Mr. Rothfelder's admission *pro hac vice* is necessary for efficient representation with respect to Safari's petition for ETC status in the Commonwealth. In support of this motion, Safari submits the affidavit Martin C. Rothfelder.

Respectfully submitted,

SAFARI COMMUNICATIONS, INC.

By Counsel: Rothfelder Stern, L.L.C.

625 Central Avenue Westfield, NJ 07090

(908) 301-1211

mcrothfelder@rothfelderstern.com

Date: 4/27/2011

By: Martin C. Rothfelder

# COMMONWEALTH OF MASSACHUSETTS DEPARTMENT OF TELECOMMUNICATIONS AND CABLE

PETITION OF SAFARI )		
COMMUNICATIONS, INC. FOR )		
DESIGNATION AS AN ELIGIBLE )	DTC Case No.	
TELECOMMUNICATIONS CARRIER)		
ON A WIRELESS BASIS )		
(LOW INCOME ONLY)		

# AFFIDAVIT OF MARTIN C. ROTHFELDER, ESQ. IN SUPPORT OF MOTION FOR ADMISSION PRO HAC VICE

Martin C. Rothfelder, first being duly sworn, deposes and states the following:

1. Safari Communications, Inc. ("Safari") has engaged Rothfelder Stern, L.L.C., of which I am a member, to obtain Eligible Telecommunications Carrier status in Massachusetts and elsewhere. My firm's address and contact information is

Rothfelder Stern, L.L.C 625 Central Avenue Westfield, NJ 07090 Telephone (908) 301-1211 Facsimile (908) 301-1212 e-mail address: mcrothfelder@rothfelderstern.com.

- 2. I request admission as counsel *pro hac vice* for the purpose of representing Safari with respect to its petition filed with the Massachusetts Department of Telecommunications and Cable to obtain ETC status in the Commonwealth.
- 3. I am a licensed attorney in good standing in New Hampshire, New Jersey, Pennsylvania, Missouri and New York. My year of admission and attorney number in each state is listed below:

Date of Admission	State	Attorney Registration No.
1981	Missouri	31794
1987	New Hampshire	2880
1989	New Jersey	41064
2000	Pennsylvania	85479
2003	New York	610158

I have not been the subject of any disciplinary proceedings in the states in which I am admitted to practice law or in any other state.

- 4. I am familiar with, and will follow, the Department's rules, procedures, timetables, and all applicable Massachusetts laws.
- 5. My practice focuses on telecommunications and energy. I have appeared before the Massachusetts Department of Telecommunications and Energy in Docket 98-38 and Docket 99-11. I have been admitted *pro hac vice* before the Department in docket D.T.C. 11-1 via an order dated March 24, 2011.

/ Martin C. Rothfelde

Sworn and subscribed before me

this 27 day of April 3011

NEAL AUMAN Notary Public of New Jersey ID #2165766

My Commission expires Commission Expires May 25, 2014

# COMMONWEALTH OF MASSACHUSETTS DEPARTMENT OF TELECOMMUNICATIONS AND CABLE

PETITION OF SAFARI	)		
COMMUNICATIONS, INC. FOR	)		
DESIGNATION AS AN ELIGIBLE	)	DTC Case No.	
TELECOMMUNICATIONS CARRIER	)		70.00
ON A WIRELESS BASIS	ĺ		
(LOW INCOME ONLY)	)		

# SAFARI APPLICATION FOR DESIGNATION AS AN ELIGIBLE TELECOMMUNICATIONS CARRIER ON A WIRELESS BASIS

Safari Communications, Inc. ("Safari" or "Company"), by and through its undersigned counsel, and pursuant to Section 214(e) of the Telecommunications Act of 1996 (the "1996 Act"), 47 U.S.C. § 214(e) and Federal Communications Commission ("FCC") Universal Services, 47 C.F.R. §§ 54.101 through 54.207 (the "FCC Rules"), hereby requests that the Massachusetts Department of Telecommunications and Cable (the "Department") designate Safari as an Eligible Telecommunications Carrier ("ETC") throughout the Massachusetts Incumbent Local Exchange Carrier ("ILEC") service territory of Verizon New England Inc. (the "Service Area") for the purpose of receiving federal universal service support for wireless services.

The Company seeks ETC designation in Massachusetts as a wireless carrier only for the purpose of receiving low-income universal support, i.e., Lifeline and Link-Up support. The Company does not make application for ETC designation to offer services supported by the federal universal service fund's high-cost program. The Company satisfies all of the statutory and regulatory requirements for designation as an ETC in the requested designated service area. As explained herein, the public interest would be served by granting this petition.

Safari Communications, Inc. is a corporation organized in the State of Florida with its principal offices located at 4915 Dorothy Avenue, Sarasota, FL 34235. Exhibit A contains the Articles of Organization.

Correspondence or communications pertaining to this Petition should be directed to:

Martin C. Rothfelder Rothfelder Stern, L.L.C. 625 Central Avenue Westfield, NJ 07090 Telephone: (908) 301-1211

Facsimile: (908) 301-1212

Email: mcrothfelder@rothfelderstern.com

Mark Foster Attorney at Law 707 West Tenth Street Austin, Texas 78701 Telephone: (512) 708-8700 Facsimile: (512) 697-0058

Email: mark@mfosterlaw.com

Tom Peltier, President Safari Communications, Inc. 4915 Dorothy Avenue Sarasota, FL 34235 941-685-3111

Email: SafariTom@aol.com

The Company is authorized to do business in Massachusetts. See Exhibit B.

Exhibit C contains the resume of the Company's president.

**Exhibit D** contains a list of the Company's standard customer terms and conditions in connection with its wireless service offering.

In addition to the State of Massachusetts, the Company plans to seek ETC designation in the States of Illinois and California. The Company has never been denied ETC designation by any regulatory authority. The Company does not have any pending actions against it by any regulatory authority.

Upon designation as an ETC, the Company will provide the supported services throughout the requested designated service area and offer Lifeline and Link-Up service to qualified low-income consumers.

### I. AUTHORITY FOR DESIGNATION OF AN ETC

Title 47 U.S.C. § 214(e)(2) of the Act provides that a state commission shall upon request designate a common carrier as an eligible telecommunications carrier (ETC) for a service area designated by the state commission. Title 47 U.S.C. § 214(e)(1) provides that an ETC shall be eligible to receive universal service support in accordance with section 254 of the Act and shall, in the service area for which the designation is received, offer the services that are supported by federal universal service support mechanisms under section 254(c), either using its own facilities or a combination of its own facilities and resale of another carrier's services, and shall advertise the availability of such services and their costs using media of general distribution. The Federal Communications Commission has promulgated a list of the services or functionalities that shall be supported by federal universal service support mechanisms at 47 C.F.R. § 54.101.

### II. THE COMPANY IS A COMMON CARRIER

The Company will provide CMRS throughout the requested service area, and as a CMRS provider, the Company is regulated as a common carrier under 47 C.F.R. § 20.9.

### III. THE COMPANY SHALL OFFER REQUIRED SERVICES

Pursuant to 47 U.S.C. § 214(e)(1)(A) and 47 C.F.R. § 54.201(d)(1), the Company shall, throughout the service area for which designation is received, offer the services that are supported by Federal universal service support mechanisms defined in 47 C.F.R. § 54.101(a). These services are: 1) voice grade access to the public switched network; 2) local usage; 3) dual tone multi-frequency signaling or its functional equivalent; 4) single-party service or its

functional equivalent; 5) access to emergency services; 6) access to operator services; 7) access to interexchange service; 8) access to directory assistance; and 9) toll limitation for qualifying low-income consumers. The Company shall provide these required services.

# IV. THE COMPANY SHALL USE ITS OWN FACILITIES, OR A COMBINATION OF ITS OWN FACILITIES AND RESALE OF ANOTHER CARRIER'S SERVICES

Pursuant to 47 U.S.C. § 214(e)(1)(A) and 47 C.F.R. § 54.201(d)(1), the Company shall use its own facilities or a combination of its own facilities and resale of another carrier's services to offer the services that are supported by Federal universal service support mechanisms. The Company has entered into a capital lease agreement with a third party which enables the company to utilize a leased switch to provide one or more of the supported services that are supported by Federal universal service support mechanisms, and which will be used in combination with the network architecture being provided from an underlying wireless provider that the Company obtains at resale. The switching facility is located at 624 S. Grand Avenue, Los Angeles, CA inside a collocation space.

## V. THE COMPANY SHALL PROVIDE SERVICE THROUGHOUT THE DESIGNATED SERVICE AREA

Pursuant to 47 U.S.C. § 214(e)(1) and 47 C.F.R. § 54.201(d), the Company shall offer the services that are supported by Federal universal service support mechanisms throughout the service area for which designation is received. In addition, the Company commits to provide service throughout its proposed designated service area to all customers making a reasonable request for service. See 47 C.F.R. § 54.202(a)(1)(i). The Company certifies that it will provide service on a timely basis to requesting customers within the Company's service area where the Company's network already passes the potential customer's premises. See 47 C.F.R. § 54.202(a)(1)(i)(A). The Company certifies that it will provide service within a reasonable period

of time, if the potential customer is within the Company's licensed service area but outside its existing network coverage, if service can be provided at reasonable cost by: 1) modifying or replacing the requesting customer's equipment; 2) deploying a roof-mounted antenna or other equipment; 3) adjusting the nearest cell tower; 4) adjusting network or customer facilities; 5) reselling services from another carrier's facilities to provide service; or 6) employing, leasing or constructing an additional cell site, cell extender, repeater, or other similar equipment. See 47 C.F.R. § 54.202(a)(1)(i)(B).

### VI. THE COMPANY WILL ADVERTISE

Pursuant to 47 U.S.C. § 214(e)(1)(B) and 47 C.F.R. § 54.201(d)(2), the Company shall advertise the availability of the services that are supported by Federal universal service support mechanisms and the charges for such services using media of general distribution. The Company may advertise, among other means, via newspaper, mail circular, and radio and target residential customers with its advertising efforts. The Company will advertise in accordance with Department rules. The Company will make a concerted effort to notify municipal, state, and federal governmental agencies whose clientele may likely benefit the most from having the Company designated as an ETC by the Department.

## VII. THE COMPANY SHALL MAKE AVAILABLE LIFELINE AND LINK UP SERVICE

Pursuant to 47 C.F.R. § 54.405 and 47 C.F.R. § 54.411(d), the Company shall make available Lifeline and Link Up service to qualifying low-income consumers and publicize the availability of Lifeline and Link Up service in a manner reasonably designed to reach those likely to qualify for the service.

### VIII. SERVICE AREA FOR WHICH DESIGNATION IS REQUESTED

The Company requests ETC designation throughout the service territory of Verizon New England, Inc., which constitute non-rural exchanges. Through its contractual arrangements with its underlying carriers, the Company will provide service in this Service Area.

### IX. EMERGENCY SITUATIONS

Pursuant to 47 C.F.R. § 54.202(a)(2), a carrier seeking ETC designation must demonstrate its ability to remain functional in emergency situations, including a demonstration that it has a reasonable amount of back-up power to ensure functionality without an external power source, is able to reroute traffic around damaged facilities, and is capable of managing traffic spikes resulting from emergency situations.

Since the Company is providing service to its customers through the use of facilities obtained from other carriers, this arrangement allows the Company to provide to its customers the same ability to remain functional in emergency situations as currently provided by the carriers to their own customers, including access to back-up power to provide functionality without an external power source, rerouting of traffic around damage facilities, and the capability of managing traffic spikes resulting from emergency situations.

### X. CONSUMER PROTECTION AND SERVICE QUALITY STANDARDS

Pursuant to 47 C.F.R. § 54.202(a)(3), a carrier seeking ETC designation must demonstrate that it will satisfy applicable consumer protection and service quality standards. The Company commits to comply with the Cellular Telecommunications and Internet Association's Consumer Code for Wireless Service.

## XI. DESIGNATION OF THE COMPANY AS AN ETC IS IN THE PUBLIC INTEREST

Competition furthers the goals of telecommunications service and provides the consumer with a greater choice of providers and service choices, which will in turn result in market-driven prices and quality. Granting the Company ETC status would advance principles of customer service by providing increased competition and is therefore in the public interest. In addition, as a wireless provider, the Company can often serve a larger local calling area than a traditional wireline provider and afford the customer the convenience of telephony mobility.

The designation of the Company as an ETC will offer Lifeline-eligible customers a greater choice of providers for accessing telecommunications services not available to such customers today and should likely expand participation of qualifying customers in the Lifeline program.

### XII. 5-YEAR PLAN

Pursuant to 47 C.F.R. § 54.202(a)(1)(ii), a carrier seeking ETC designation must submit a five-year plan that describes proposed improvements or upgrades to the Company's network on a wire center-by-wire center basis. Because the Company seeks ETC designation solely for purposes of reimbursement for provision of subsidized Lifeline and Link Up services to eligible customers, submission of a five-year plan is not required at this time.

### XIII. LOCAL USAGE PLAN

Pursuant to 47 C.F.R. § 54.202(a)(4), a carrier seeking ETC designation must demonstrate that it offers a local usage plan comparable to the one offered by the incumbent LEC in the service areas for which it seeks designation. The Company's offering of local usage plans will be comparable to or exceed the underlying ILEC plans. See Section XIV.

### XIV. SUMMARY OF OFFERING

### A. Lifeline

Under the Company's wireless Lifeline plan, the Company will provide qualified Lifeline customers who reside in the Service Area with 100 minutes of free anytime local and long distance minutes each month and will use all low-income universal service support to allow the Company to provide the service with no monthly recurring charge, thus ensuring that the consumer receives 100% of all universal service support funding for which the Company will seek reimbursement from the Universal Service Fund necessary to provide the free minutes of airtime above. In the event that all airtime has been used, Lifeline Customers will have the ability to purchase additional time. Current pricing ranges from 35 minutes at \$5.00 to 700 minutes at \$50. Customers can purchase additional minutes by calling into customer service and paying for minutes using a debit or credit card.

The wireless plan will also include a free handset and the following Custom Calling features:

- (1) Caller ID;
- (2) Call Waiting:
- (3) Call Forwarding:
- (4) 3-Way Calling; and
- (5) Voicemail.

Wireless handsets will be delivered at no charge to qualifying customers, service will be activated, and the requisite number of minutes will be added upon certification of the customer for Lifeline and Link-Up.

### B. Link Up

Under 47 C.F.R. § 54.411(a)(1), Link Up is an assistance program for qualifying low-income consumers that an ETC shall offer as part of the provision of services supported by the federal universal service support mechanism and consists of a reduction in the carrier's customary charge for commencing telecommunications service for a single telecommunications connection at a consumer's principal place of residence. The reduction shall be half of the customary charge or \$30.00, whichever is less. The Company will be reducing its activation charge by \$30.00. The company will give a \$30 promotional discount to offset the remaining balance on the connection fee.

### XV. EQUAL ACCESS

Pursuant to 47 C.F.R. § 54.202(a)(5), the Company certifies that it may be required to provide equal access to long distance carriers in the event that no other ETC is providing equal access within the service area.

### XVI. CONSUMER CERTIFICATION

Consistent with 47 C.F.R. § 54.409, the Company obtains a consumer's signature on a document under penalty of perjury that the consumer receives benefits under an approved assistance program or that the consumers' household meets applicable income requirements; and that the consumer will notify the Company if the consumer ceases participation in a program or his income criteria exceeds approved thresholds. The Company shall obtain this certification annually and shall put in place quality control mechanisms to ensure that only eligible consumers are participating in Lifeline and Link Up.

### XVII. ANNUAL REPORTING REQUIREMENTS

The Company shall comply with all annual reporting requirements for designated ETCs listed in 47 C.F.R. § 54.209, as applicable.

### XVIII. CONCLUSION

Date: 4/21

WHEREFORE, the Company respectfully requests designation as an ETC for purposes of receiving federal universal service support, that the Department send appropriate notice of the Final Order to the Federal Communications Commission, and that the Department issue such other orders as are deemed necessary in this matter.

Respectfully submitted,

Safari Communications, Inc.

By Counsel: Rothfelder Stern, L.L.C. 625 Central Avenue

Westfield, NJ 0709 (908) 301-1211

mcrothfelder@rothfelderstern.com

By! Martin C. Rothfelder

Mark Foster

Attorney at Law

707 West Tenth Street

Austin, Texas 78701

(512) 708-8700

mark@mfosterlaw.com

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### **VERIFICATION**

STATE OF FLORIDA

COUNTY OF Mayor

being duly sworn, deposes and says that:

PERSONALLY came and appeared before me, the undersigned party in and for the jurisdiction aforesaid, the within named, Tom Peltier who after being duly sworn by me stated under oath as follows: that I am the President of Safari Communications, Inc., a telephone service provider; I have read the foregoing Petition, am knowledgeable regarding the matters stated therein and believe the contents of the within Petition to be true to the best of my knowledge and belief.

Tom Peltier

SWORN TO AND SUBSCRIBED before me on this the 36th day of and, 2011.

Notary Public

My Commission Expires:

10/26/14



### LIST OF EXHIBITS

Exhibit A Articles of Incorporation

Exhibit B Authorization to Conduct Business in Massachusetts

Exhibit C Resume of Company President

Exhibit D Standard Customer Terms and Conditions

### EXHIBIT A

### **Articles of Incorporation**

# **Electronic Articles of Incorporation For**

P09000059241 FILED July 13, 2009 Sec. Of State Ipoole

SAFARI COMMUNICATIONS, INC.

The undersigned incorporator, for the purpose of forming a Florida profit corporation, hereby adopts the following Articles of Incorporation:

### Article I

The name of the corporation is:
SAFARI COMMUNICATIONS, INC.

### **Article II**

The principal place of business address: 4915 DOROTHY AVENUE SARASOTA., FL. 34235

The mailing address of the corporation is: 4915 DOROTHY AVENUE SARASOTA.. FL. 34235

### **Article III**

The purpose for which this corporation is organized is: ANY AND ALL LAWFUL BUSINESS.

### **Article IV**

The number of shares the corporation is authorized to issue is: 10,000

### Article V

The name and Florida street address of the registered agent is:

BRUCE P CHAPNICK 2033 MAIN STREET, SUITE 600 SARASOTA, FL. 34237 I certify that I am familiar with and accept the responsibilities of registered agent.

Registered Agent Signature: BRUCE P. CHAPNICK

Article VI

The name and address of the incorporator is:

BRUCE P. CHAPNICK 2033 MAIN STREET, SUITE 600

SARASOTA, FL 34237

Incorporator Signature: BRUCE P. CHAPNICK

**Article VII** 

The initial officer(s) and/or director(s) of the corporation is/are:

Title: P.T THOMAS W PELTIER 4915 DOROTHY AVENUE SARASOTA,, FL. 34235 P09000059241 FILED July 13, 2009 Sec. Of State Ipoole

### **EXHIBIT B**

**Authorization to Conduct Business in Massachusetts** 

# The Commonwealth of Massachusetts William Francis Galvin Secretary of the Commonwealth One Ashburton Place, Boston, Massachusetts 02108-1512

Pennsiture inc.

#### Forcign Corporation - 1 (20*00* 16일 - 1일만 19위원) Certificate of Registration

(General Laws, Chapter 156D, Section 15.03; 950 CMR 118.48)

(1)	fixeet name of the corporation, including any words or abbraviations indicating incorporation:
	Salari Communications, Inc.
(2)	Name under which the corporation will transact business in the commonwealth that satisfies the requirements of G.A. Chapter 176D, Section 15.06:
	If applicable, please astach:
	. as agreement to refrain from use of the unavailable name in the commonwealth; and
	. A copy of the doing business certificure filed in the city-or rown where it maintains its relitured office; and
	<ul> <li>a copy of the resolution of the corporation's board of directors, cardified by its securary, the name under which the corporation will transact business in the commonwealth pursuant to 950 CMR 113,50(4).</li> </ul>
(3)	Jurisdiction of insurpension: Flaikin
	Date of incorporation, July 18, 2009 Duration if not perpetual; perpetual;
	(month, day, year)
144	Street address of principal offices 4915 Docothy, Avenue, Saresola, Floride, 34235
,	(number, stewer, city or sown, state, sip code)
(5)	Street address of registered office in the commonwealth: 10 Milk Street, Suffe 1055, Boston, MA 02108-4800
	(number, street, city or town, street zip code)
	Name of registered agent in the commonwealth at the above address InCorp Servines, Inc.
	To the for locate sources to
nei	stered ugent of the Manus corporation consent to my appointment as registered agent pursuant to G. L. Chapter 196D, Socion
5.02	to the second second second also the second

\* Or assich registered agents consume herers.

(6) Fiscal year end: December 31al		
•	(zvonsti, day)	· · · · · · · · · · · · · · · · · · ·
(7) Brief description of the corporation		the continuensept:
(8) Names and business addresses of h	ड काममार जीविका अर्थ विश्वास्था	
	name	BUSINESS ADDRESS
Presidents	Thomas Peltier	4915 Dorothy Avanue, Saraseta, FL 34235
Vice-president:		
Tressurer		
Sutminary:		
Audistunt moretryt		
Director(s):	Katerina Pelifer	4915 Dorothy Avenue, Sarasota, FL 34285
Areach conflicted of legal existence of a jurisdiction of arganization. If the consected.	; costilicate of good standing in dilitate is in a soveign banguage,	sued by an officer or agency properly studiorized in the a translation thereof under eath of the translator shall be
This corrificate is effective at the time of	and on the date approved by the	o Division, unless a later effective date not more than 90 days

Signed by: (signature of authorized initividual)

Chairman of the board of directors.

Zi President.

☐ Other officer.

☐ Court-appointed fiduciary.

mother Jan donor March 2011

# State of Florida Department of State

I certify from the records of this office that SAFARI COMMUNICATIONS, INC. is a corporation organized under the laws of the State of Florida, filed on July 13, 2009.

The document number of this corporation is P09000059241.

I further certify that said corporation has paid all fees due this office through December 31, 2011, that its most recent annual report was filed on January 10, 2011, and its status is active.

I further certify that said corporation has not filed Articles of Dissolution.

Given under my hand and the Great Seal of Florida, at Tallahassee, the Capital, this the Eleventh day of January, 2011



<u>Lennille Semely</u> Secretary of State

Authentication ID: 200190859742-011111-P09000059241

To authenticate this certificate, visit the following site, enter this ID, and then follow the instructions displayed.

https://efile.sunbiz.org/certauthver.html

MA SOC Filing Number: 201131817400 Date: 3/8/2011 12:50:00 PM

### THE COMMONWEALTH OF MASSACHUSETTS

I hereby certify that, upon examination of this document, duly submitted to me, it appears that the provisions of the General Laws relative to corporations have been complied with, and I hereby approve said articles; and the filing fee having been paid, said articles are deemed to have been filed with me on:

March 08, 2011 12:50 PM

WILLIAM FRANCIS GALVIN

Status Train Dalies

Secretary of the Commonwealth

### EXHIBIT C

**Resume of Company President** 

### Thomas Peltier

4915 Dorothy Avenue Sarasota, Florida 34235 941-685-3111 SafariTom@aol.com

### Objective

To own and operate a professional, successful Competitive Local Exchange Carrier.

### Qualifications

Motivated, personable professional with a talent for quickly mastering technology useful to the average Competitive Local Exchange Carrier (CLEC), such as AT&T LENS programs, Quickbooks and Call Queue software.

Diplomatic and tactful with professionals and non-professionals at all levels.

Experienced in Accounting- maintaining accurate profit and loss, fiscal planning and budgeting funds per department based off previous budget and future projections.

Accustomed to handling sensitive, confidential records- demonstrated history of producing accurate, timely reports, meeting strict deadlines, and maintaining relationships across several vendors.

Flexible and versatile - able to maintain a tactful, calm environment under pressure.

Competent with demonstrated ability to easily transcend cultural differences.

Thrive in deadline-driven environments with excellent team-building skills.

### Education

(PARAMEDIC DEGREE HERE)

CENTRAL FLORIDA COMMUNITY COLLEGE – OCALA. FL Associate of Arts Degree, 2001 GPA: 3.9/4.0

J.SERGEANT REYNOLDS COMMUNITY COLLEGE - RICHMOND, VA GPA: 4.0/4.0 Law Enforcement Certification

DOUGLAS FREEMAN HS – OCALA, FL High School Diploma, 1993 GPA: 3.85/3.9

### Relevant Experience

### THE BUTLER COMPANY, INC – Florida statewide Territory Manager, 1999 to 2004

Management of all aspects of operation to include: Facility rental/maintenance, employee scheduling for busy office averaging 50+ employees, finances related to accounts payable/receivable, invoicing, billing, budgeting.

Supervision of a total of six departments: Customer Service, Administration, Human Resources, Accounting, Marketing, and Compliance

Preparation of complex reports for company owners, showing profit and loss, company summaries, accounts gained and lost, meeting all requirements and tight deadlines.

### HI-TECH COMMUNICATIONS— Ocala, FL. General Manager, 1996 to 2000

Assisted with launch of a thriving business, building substantial revenue in a 4 year period of time with minimal overhead.

Created special promotions, create bill inserts, market referrals- communicating with Billing Company and Marketing specialists.

Developed successful customer focused marketing campaigns exceeding the previous average of return and an increased customer base by 20%

Created Relationships with many vendors useful to the average cellular telephone/paging system provider.

Facilitated Time Tasks to track employee workload and adequately staff, ensured employee time clocks with accurate hours reported.

Timely handling of all Public Service Commission Complaints, Better Business Bureau Complaints.

Managed and delegated customer Call Queue to timely response to customer calls and reduced hold time.

Other Experience (PARAMEDIC INFO HERE)

References Available Upon Request

,			
			•

### **EXHIBIT D**

**Standard Customer Terms and Conditions** 



100 Minutes	FREE (Monthly)	
Purchase Addit	ional Minutes	
35 Minutes	\$ 5.00 (plus tax)	
75 Minutes	\$10.00 (plus tax)	
100 Minutes	\$13.50 (plus tax)	
160 Minutes	\$20.00 (plus tax)	
270 Minutes	\$30.00 (plus tax)	
700 Minutes	\$50.00 (plus tax)	

### **INCLUDED FEATURES:**

Caller ID

Call Waiting

Three-Way Calling

Voicemail

### LINKUP DISCOUNT:

Connection Fee Non-Lifeline Customer: \$60
 Connection Fee Lifeline Customer: \$0

(\$60 Connection fee - \$30 Linkup Discount - \$30 one time Promotional Credit = **FREE!**)

#### **TERMS OF SERVICE:**

### **Coverage Maps**

You will find coverage maps on our website. These maps are for general informational purposes only. Safari Communications does not guarantee coverage or service availability. Even within a coverage area, factors such as terrain, weather, structures, foliage, signal strength, traffic volumes, service outages, network changes, technical limitations, and your equipment may interfere with actual service, quality and availability. Thus, it is possible your phone will roam even in the area depicted as your home calling area. Actual coverage and service areas may vary from the maps and may change without notice.

#### Roaming

"Roaming" occurs when a subscriber of one wireless service provider uses the facilities of another wireless service provider. Roaming most often occurs when you make and receive calls outside the home calling area. When your Safari Communications wireless handset is roaming, an indicator light on your handset may display the word "Roam" or "RM" on the screen while the phone is not in use. Availability, quality of coverage and Services while roaming are not guaranteed. Roaming is not available on current Safari plans.

#### Minute Usage

Airtime minutes will be deducted for all time during which your Safari Communications wireless phone is connected to, or using, the wireless system of any Carrier. Use of wireless minutes typically begins when you press the "call" or other key to initiate or answer a call and does not end until you press the "end" key or the call is terminated. Airtime minutes are deducted for all incoming and outgoing calls, including incoming call waiting calls, calls to toll free numbers, 411, Customer Service, and to access your voice mail. Airtime minutes are deducted for all text messages sent and all incoming text messages which are opened. For outbound calls, you may be charged airtime for incomplete and/or busy-no answer calls. Airtime minutes are deducted in full unit increments; partial minutes are rounded up to the next minute. Airtime minutes will also be deducted for use of other services such as text messaging and accessing the Mobile Web ("WAP"). No credit or refund is given for dropped calls.

#### **Adding Minutes**

Your Safari Communications wireless handsets will only operate when you have airtime minutes available on the handset. If you run out of your free monthly allotment of airtime minutes, you may purchase and add airtime minutes to your phone. Additional minutes may be added by calling Safari Communications's wireless customer service line.

#### 911/Emergency Calls

If you are in an area where your Safari Communications mobile handset is searching for a wireless signal or there is no wireless signal or wireless service, it is highly probable that a call to 911 will not go through. Do not rely solely on your Safari Communications wireless handset in an emergency situation. In an emergency, locate the nearest landline phone and call for help.