Dorothy Menasco

From:	Kim Hancock [khancock@kagmlaw.com]
Sent:	Thursday, December 22, 2011 1:03 PM
То:	Filings@psc.state.fl.us
Cc:	Pauline Robinson; Beth Salak; mark@mfosterlaw.com; Vicki Gordon Kaufman
Subject:	Docket No. 100373-TX

Attachments: Response to Staff Questions Supp. 12.22.11.pdf

In accordance with the electronic filing procedures of the Florida Public Service Commission, the following filing is made:

a. The name, address, telephone number and email for the person responsible for the filing is:

Vicki Gordon Kaufman Keefe Anchors Gordon & Moyle 118 North Gadsden Street Tallahassee, FL 32301 (850) 681-3828 <u>vkaufman@kagmlaw.com</u>

- b. This filing is made in Docket No. 100373-TX.
- c. The document is filed on behalf of Telecom Ventures, LLC
- d. The total pages in the document are 5 pages.
- e. The attached document is Telecom Ventures, LLC Supplemental Responses to Staff's 1st Data Request.

Kim Hancock khancock@kagmlaw.com



Keefe, Anchors, Gordon and Moyle, P.A. The Perkins House 118 North Gadsden Street Tallahassee, Florida 32301 (850) 681-3828 (Voice) (850) 681-8788 (Fax) www.kagmlaw.com

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December 22, 2011

Beth Salak Director, Division of Regulatory Analysis Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

> Re: Docket No. 100373-TX, Request for transfer of and name change on CLEC Certificate No. 8467 held by New Talk, Inc. to Telecom Ventures, LLC d/b/a/ Dialtone Ventures, LLC

Dear Ms. Salak:

This correspondence supplements Telecom Ventures, LLC (Telecom Ventures) response to question # 16 filed on December 16th.

Please contact me if you have any questions.

Sincerely,

<u>/s Vicki Gordon Kaufman</u> Vicki Gordon Kaufman Counsel to Telecom Ventures, LLC

Enclosure

cc: Mark Foster Pauline Robinson (w/ encl).

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850.681.3828 850.681.8788 fax

118 N. Gadsden Street Tallahassee, Florida 32301

RELEASE, HOLD HARMLESS, & INDEMNIFICATION

By this Agreement, Steven T. Watson individually and on behalf of R Street Project, Inc., agrees:

1. In consideration of the transfer/assignment of the shares of stock from Byron Young, the receipt of which is hereby acknowledged, I, for and on behalf of myself and R Street Project, Inc., our heirs, relatives, personal representatives, administrators, successors and assignees, do hereby fully and finally release, acquit and forever discharge BYRON YOUNG, his heirs, relatives, agents, representatives, administrators, successors and assigns, from and against any and all claims, demands, liabilities, damages, actions or causes of action of any kind and every nature whatsoever which any person, company or corporation may have, have ever had, or may have, whether known or unknown at the date hereof, resulting from R Street Project, Inc., arising out of, to arise out of, or connected with, directly or indirectly, his ownership interest and any act or failure to act in R Street Project, Inc..

2. For the foregoing consideration, I and R Street Project, Inc., shall Indemnify, forever hold harmless, and defend BYRON YOUNG, his heirs, relatives, agents, representatives, administrators, successors and assigns, from and against any and all claims, demands, liabilities, damages, attorneys' fees, costs, expenses, or actions, cross-claims, counterclaims, third-party claims, liens and/or any other claims, whether such claims be subrogated or independent, that may have or may be hereafter at any time made or brought against him by me and R Street Project, Inc., by anyone acting on our behalf, by any creditor or mortgagee, or holding by or through them or any other person for damages on account of the loss or damages sustained or which may be sustained in consequence of the matters covered by this Release, including but not limited to those arising out of or in any way connected to R Street Project, Inc., and all claims that could have been asserted in connection therewith.

COCUMENT NUMBER ON COCUMENT NUMBER ON COCUMENSION CLERK 3. No statement of fact or opinion has been made to induce the execution of this Agreement, other than as expressly set forth herein. This Agreement is executed freely and with knowledge and advice of counsel.

IN WITNESS WHEREOF, I have set my hand and seal this $_/\underline{q}^{n}$ day of August, 2011.

STEVEN T. WATSON

Individually and as President of R Street Project, Inc.

State Of Florida County Of Escambia

On this <u>19</u>Th day of August, 2011, before me personally appeared STEVEN T. WATSON, <u>who is personally known to me</u> or who produced as identification and who acknowledged the foregoing instrument, and acknowledged that he executed the same as his free act and deed.



Print Name: Andrew Incans	
NOTARY PUBLIC, State of Florida	
Commission expires: 5/17/2014	
Commission No.: DD 979695	_

ASSIGNMENT OF STOCK

For good and valuable consideration, the receipt of which is hereby acknowledged, BYRON YOUNG does hereby assign and transfer to STEVEN T. WATSON and MARILYNN J. WATSON, TRUSTEES, and successor trustees, under the provisions of a Trust Agreement dated the 28th day of July. 1992, known as THE WATSON REVOCABLE LIVING TRUST, as amended, all my interest and all my shares of the common stock of R STREET PROJECT, INC., and does appoint the transfer agent of said Corporation as Attorney to transfer the said Shares on the books and records of the Corporation with full power of substitution in the premises.

Dated this 30 day of August, 2011.

Signed, sealed and delivered in the ASSIGNOR: presence of: BYRON YOUNG Witness:

R STREET PROJECT, INC.

Resignation of Officer and Director

I, BYRON YOUNG, hereby resign as an officer and director of the R STREET PROJECT, Inc., effective immediately.

Dated this 30 day of August, 2011.

BYRON YOUNG