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Suite 500 East 1301 K Street NW Washington. D.C. 20005-3317 (202) 973-4242 daniellefrappier@dwl.com

September 16, 2021

DKT# 20210156

Adam Teitzman, Commission Clerk Florida Public Service Commission Office of Commission Clerk 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850

Re: Magna5 LLC - Transfer of Control Notification

Dear Mr. Teitzman:

Magna5 LLC ("Magna5") hereby notifies the Florida Public Service Commission of the transfer of control of Magna5 to International Telcom, LLC ("International Telcom"). Magna5 is currently permitted to provide CLEC services in the state of Florida pursuant to Certificate of Authority No. 8913.

On July 8, 2021, Magna5 Holdings LLC¹ ("Magna5 Holdings"), Magna5's parent company, and International Telcom, LLC entered into a Unit Purchase Agreement (the "Agreement") whereby International Telcom agreed to purchase the equity interest in Magna5 LLC from Magna5 Holdings. Pursuant to the Agreement, International Telcom will acquire all the ownership units of Magna5. As a result, upon closing control of Magna5 will be held by International Telcom.

The transaction will ensure the continuity of operations for Magna5 to the ultimate benefit of customers who will continue to receive uninterrupted access to telecommunications and information services. The transaction will only alter Magna5's ownership. Magna5's customers will continue to receive substantially the same services and at the same rates, terms, and conditions of service. There will be no disruption to any customer-facing operations such as ordering, service installation, customer service, and billing, which will continue to be provided as before. Additionally, the transaction will result in no disruption to any customer-facing operations such as ordering, service installation, customer service, and billing, which will continue to be provided as before.

¹ Magna5 Holdings is a holding company that does not hold any communications licenses or provide communications services in Florida or otherwise.

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Florida Public Service Commission September 16, 2021 Page 2

The transaction will have no adverse effects on the quality of service enjoyed by Magna5's customers. Any future changes will result from the normal course of business operations, as was the case prior to the transaction.

Once the transaction is completed, International Telcom will continue to be technically, managerially, and financially well-qualified to be the ultimate owner of Magna5. Likewise, Magna5 will continue to have the managerial, technical, financial, and customer care qualifications to provide high quality telecommunications services to consumers throughout Florida.

Questions regarding this notification may be directed to:

Name:	Robert Farina
Title:	Chief Executive Officer, Magna5 Holdings LLC
Address:	3001 Dallas Parkway, Suite 610
	Frisco, Texas 75034
Tel. Number:	(844) 462-4625
Email Address:	RFarina@magna5global.com

With copies to:

Name: Title: Address: Tel. Number: Email Address:	Danielle Frappier Partner, Davis Wright Tremaine LLP 1301 K Street NW, Suite 500 East Washington, DC 20005 (202) 973-4242 daniellefrappier@dwt.com
Name:	Christopher W. Savage
Title:	Partner, Davis Wright Tremaine LLP
Address:	1301 K Street NW, Suite 500 East
	Washington, DC 20005
Tel. Number:	(202) 973-4211
Email Address:	chrissavage@dwt.com
Title:	Kevin Alward Chief Executive Officer, International Telcom, LLC 14 Industrial Avenue, Suite 4 Mahwah, New Jersey 07430
HERE, B., K.P., LANS, A. LANS,	12061 120 2600

Tel. Number: (206) 479-2600 Email Address: kevin.alward@dial800.com Florida Public Service Commission September 16, 2021 Page 3

With a copy to:

Leon Nowalsky Partner, Nowalsky & Gothard
1420 Veterans Memorial Blvd Metairie, LA 70005
(504) 832-1984 Inowalsky@nbglaw.com

Respectfully submitted,

Danielle Forage

Danielle Frappier Christopher W. Savage Davis Wright Tremaine LLP 1301 K Street NW, Suite 500 East Washington, D.C. 20005 Telephone: (202) 973-4242 Email: daniellefrappier@dwt.com

Attorneys for Magna5 LLC

FLORIDA PUBLIC SERVICE COMMISSION

OFFICE OF INDUSTRY DEVELOPMENT AND MARKET ANALYSIS

APPLICATION FOR ORIGINAL AUTHORITY OR TRANSFER OF AUTHORITY TO PROVIDE TELECOMMUNICATIONS SERVICE IN THE STATE OF FLORIDA

INSTRUCTIONS

This form should be used as the application for an original certificate and transfer of an existing certificate (from a Florida certificated company to a non-certificated company). In the case of a transfer, the information shall be provided by the transferee. If you have other questions about completing the form, call **(850) 413-6600.**

Print or type all responses to each item requested in the application. If an item is not applicable, please explain. All questions must be answered. If unable to answer the question in the allotted space, please continue on a separate sheet.

Once completed, submit the original and one copy of this form along with a nonrefunciable fee of \$500.00 to:

> Florida Public Service Commission Office of Commission Clerk 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850 (850) 413-6770

> > Check received with filling and forwarded to Fiscal for deposit. Fiscal to forward deposit information to Records.

PSC 1020 (4/18) Rule No. 25-4.004, F.A.C. Initials of person who forwarded obset:

JS

APPLICATION

This is an application for (check one):

Original certificate (new company)

Approval of transfer of existing certificate: Example, a non-certificated company purchases an existing company and desires to retain the original certificate rather than apply for a new certificate.

Please provide the following:

- Full name of company, including fictitious name(s), that must match identically with name(s) on file with the Florida Department of State, Division of Corporations registration: International Telcom
- The Florida Secretary of State corporate registration number: M19000005149
- 3. F.E.I. Number: 82-3155438
- 4. Structure of organization:

The company will be operating as a: (Check all that apply):

Corporation Foreign Corporation Limited Liability Company Sole Proprietorship	General Partnership Foreign Partnership Limited Partnership Other, please specify below
Limited Liability Company	Limited Partnership

If a partnership, provide a copy of the partnership agreement.

If a foreign limited partnership, proof of compliance with the foreign limited partnership statute (Chapter 620.169, FS). The Florida registration number is:

PSC 1020 (4/18) Rule No. 25-4.004, F.A.C.

Page 1 of 7

5. Who will serve as point of contact to the Commission in regard to the following?

(a) This application:

Name:	Leon L. Nowalsky	
Title:		
Street Address:	Nowalsky & Gothard, APLLC, 1420 Veterans Memorial Blvd.	
Post Office Box:		_
City:	Metairie	
State:	LA	
Zip:	70005	
Telephone No.:	(504) 832-1984	
Fax No.:		
E-Mail Address:	Inowalsky@ngblaw.com	

(b) Ongoing operations of the company: (This company liaison will be the point of contact for FPSC correspondence. This point of contact can be updated if a change is necessary but this must be completed at the time the application is filed).

Name:	Kevin Alward
Title:	Chief Executive Officer, International Telcom, LLC
Street Address:	14 Industrial Ave., Suite 4
Post Office Box:	
City:	Mahwah
State:	Nj
Zip:	07430
Telephone No.:	(212) 277-8040
Fax No.:	
E-Mail Address:	kevin.alward@dial800.com
Company Homepage:	www.internationaltelcom/ic.com

(c) Optional secondary point of contact or liaison: (This point of contact will not receive FPSC correspondence but will be on file with the FPSC).

Name:	Leslie Beach
Title:	Assistant Controller, International Telcom, LLC
Street Address:	200 W. Mercer St., Suite 202
Post Office Box:	
City:	Seattle
State:	WA
Zip:	98119
Telephone No.:	206-479-2260
Fax No.:	
E-Mail Address:	leslieb@itld.net

PSC 1020 (4/18) Rule No. 25-4.004, F.A.C.

Page 2 of 7

6. Physical address for the applicant that will do business in Florida:

Street address:	200 W Mercer St., Suite 202
City:	Seattle
State:	WA
Zip:	98119
Telephone No.:	(866) 222-1818
Fax No.:	
E-Mail Address:	kevin.alward@dial800.com

7. List the state(s), and accompanying docket number(s), in which the applicant has:

(a) operated as a telecommunications company. See the attached list.

(b) applications pending to be certificated as a telecommunications company. None.

(d) **been denied authority** to operate as a telecommunications company and the circumstances involved. None.

(e) had regulatory penalties imposed for violations of telecommunications statutes and the circumstances involved. See the attached addendum.

(f) been involved in civil court proceedings with another telecommunications entity, and the circumstances involved. See the attached addendum.

8. The following questions pertain to the officers and directors. Have any been:

(a) adjudged bankrupt, mentally incompetent (and not had his or her competency restored), or found guilty of any felony or of any crime, or whether such actions may result from pending proceedings? \Box Yes $\overleftarrow{\times}$ No

If yes, provide explanation.

(b) granted or denied a certificate in the State of Florida (this includes active and canceled certificates)? 🛛 Granted 🗌 Denied 💭 Neither

PSC 1020 (4/18) Rule No. 25-4.004, F.A.C. Page 3 of 7

If granted provide explanation and list the certificate holder and certificate number. International Telcom was granted an IXC license in Docket TI587. It also received an ALEC license on December 17, 1997 (Certificate No. 5531).

If denied provide explanation.

(c) an officer, director, and partner in any other Florida certificated telecommunications company? \square Yes \fbox No

If yes, give name of company and relationship. If no longer associated with company, give reason why not.

 Florida Statute 364.335(1)(a) requires a company seeking a certificate of authority to demonstrate its managerial, technical, and financial ability to provide telecommunications service.

Note: It is the applicant's burden to demonstrate that it possesses adequate managerial ability, technical ability, and financial ability. Additional supporting information may be supplied at the discretion of the applicant. For the purposes of this application, financial statements MUST contain the balance sheet, income statement, and statement of retained earnings.

- (a) <u>Managerial ability</u>: An applicant must provide resumes of employees/officers of the company that would indicate sufficient managerial experiences of each. Please explain if a resume represents an individual that is not employed with the company and provide proof that the individual authorizes the use of the resume.
- (b) <u>Technical ability</u>: An applicant must provide resumes of employees/officers of the company that would indicate sufficient technical experiences or indicate what company has been contracted to conduct technical maintenance. Please explain if a resume represents an individual that is not employed with the company and provide proof that the individual authorizes the use of the resume.
- (c) Financial ability: An applicant must provide financial statements demonstrating financial ability by submitting a balance sheet, income statement, and retained earnings statement. An applicant that has audited financial statements for the most recent three years must provide those financial statements. If a full three years' historical data is not available, the application must include both historical financial data and pro forma data to supplement. An applicant of a newly established company must provide three years' pro forma data. If the applicant does not have audited financial statements, it must be so stated and signed by either the applicant's chief executive officer or chief financial officer affirming that the financial statements are true and correct.

PSC 1020 (4/18) Rule No. 25-4.004, F.A.C. Page 4 of 7

10. Where will you officially designate as your place of publicly publishing your schedule a/k/a tariffs or price lists)? (Tariffs or price lists MUST be publicly published to comply with Florida Statute 364.04).

Florida Public Service Commission

X Website – Please provide Website address: <u>https://internationaltelcom/lforida-</u>

customers-rates/

Other – Please provide address: _____

PSC 1020 (4/18) Rule No. 25-4.004, F.A.C.

Page 5 of 7

THIS PAGE MUST BE COMPLETED AND SIGNED

REGULATORY ASSESSMENT FEE: I understand that all telecommunications companies must pay a regulatory assessment fee. A minimum annual assessment fee, as defined by the Commission, is required.

RECEIPT AND UNDERSTANDING OF RULES: I understand the Florida Public Service Commission's rules, orders, and laws relating to the provisioning of telecommunications company service in Florida.

APPLICANT ACKNOWLEDGEMENT: By my signature below, I, the undersigned owner or officer, attest to the accuracy of the information contained in this application and attached documents and that the applicant has the technical ability, managerial ability, and financial ability to provide telecommunications company service in the State of Florida. I have read the foregoing and declare that, to the best of my knowledge and belief, the information is true and correct. I have the authority to sign on behalf of my company and agree to comply, now and in the future, with all applicable Commission rules, orders and laws.

Further, I am aware that, pursuant to Chapter 837.06, Florida Statutes, "Whoever knowingly makes a false statement in writing with the intent to mislead a public servant in the performance of his or her official duty shall be guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 and s. 775.083."

I understand that any false statements can result in being denied a certificate of authority in Florida.

COMPANY OWNER OR OFFICER

Print Name:	Kevin Alward
Title:	Chief Executive Officer
Telephone No.:	(212) 277-8040
E-Mail Address:	kevin.alward@dial800.com

Signature: Kun ahutta

Date: 09/15/2021

PSC 1020 (4/18) Rule No. 25-4.004, F.A.C. Page 6 of 7

CERTIFICATE TRANSFER

As current holder of Florida Public Service Commission Certificate Number 8913 I have reviewed this application and join in the petitioner's request for a transfer of the certificate.

COMPANY OWNER OR OFFICER

Print Name:	Robert Farina
Title:	Chief Executive Officer, Magna5 LLC
Street/Post Office Box:	3001 Dallas Parkway Suite 510
City:	Frisco
State:	
	75034
Telephone No.:	844 462-4625
Fax No.:	
E-Mail Address:	REARINA C MAYNA 59105Al LEA

Signature: ______Blut & Fan, ____ Date: 9/14/2001

PSC 1020 (4/18) Rule No. 25-4.004, F.A.C.

Page 7 of 7

STATE	PUC/Docket No.
Alabama	26082
Arkansas	96-413-U
California	U5964
Colorado	n/a
Connecticut	97-04-08
Florida	TI587
Georgia	7060
Hawaii	96-0378
lowa	3314
Idaho	n/a
Illinois	97-0289
Indiana	40710
Kansas	97-ITLC-077-COC
Louisiana	TSP00075
Massachusetts	n/a
Maryland	ML# 54242
Maine	1997-00217
Minnesota	96-920
Missouri	TA-97-482
Mississippi	TC-123-1495-00
North Carolina	P586
North Dakota	11486200
Nebraska	C-2529
New Hampshire	IXC No. 14897
New Jersey	n/a
New Mexico	n/a

International Telcom State Certification List

International Telcom State Certification List			
Nevada	2210 52		
New York	96-C-1055		
Oklahoma	408118		
Pennsylvania	310436		
Rhode Island	3014		
South Carolina	1996-255-C		
Texas	23140		
Washington	42231		
Wisconsin	7084		
West Virginia	n/a		
Wyoming	74203		

International Telcom State Certification List

Addendum to Application - International Telcom

7e. Florida, Docket No. 981980-TX – The Florida Public Service Commission cancelled International Telcom's ALEC authority for failing to pay its 1997 regulatory assessment fees. International Telcom paid a \$100 fine. Additional information is attached.

Nevada, Docket No. 15-10012 – The Nevada Public Utilities Commission imposed a \$50 administrative fine on International Telcom for filing a late 2016 Annual Report. Additional information is attached.

California, Docket No. CD-2020-11-037 – The California Public Service Commission (CPSC) imposed a \$1,000 fine on International Telcom for failing to submit its annual performance bond. At all time, International Telcom's performance bond was effective and did not lapse. International Telcom failed to file the bond in the CPSC docket system, which triggered the fine. International Telcom's certification with the CPSC remains in force. Additional information is attached.

7f. In 2000, International Telcom was involved in litigation with Puerto Rico Telephone Company for amounts past due. The litigation was resolved.

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PUBLIC UTILITIES COMMISSION OF NEVADA CARSON CITY 2016 APR 28 AM 10: 39

Docket No. 15-10012

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Col. 1: Company	Col. 2: Reason for Show Cause	Col. 3: Repeat Violations?	Col. 4: Staff's Recommended Administrative Fine	Recommended Escalator
FRONTIER COMMUNICATIONS OF THE SOUTHWEST INC.	TDD Q4 paid late	N	\$50	\$250
FRONTIER COMMUNICATIONS ONLINE AND LONG DISTANCE	AR filed late	N	\$50	\$250
GARMIN USA, INC.	TDD Q3 paid late	N'	\$50	\$250
GLOBALSTAR USA, LLC	TDD Q1- Q4 paid late, NUSF Q1 paid late	Ŷ	\$500	\$1250
GOLD LINE TELEMANAGEMENT INC.	AR filed late	Y.	\$100	\$250
GOOGLE NORTH AMERICA INC.	TDD Q4 paid late	N	\$50	\$250
GRANITE TELECOMMUNICATIONS, LLC.	TDD Q1 & Q2 paid late	N	S100	\$500
IDT AMERICA CORP.	NUSF paid late	Y	\$100	\$250
INTERNATIONAL TELCOM LTD. D/B/A ITL	AR filed late	N	\$50	\$250
IPC NETWORK SERVICES, INC.	TDD Q1 paid late	N	\$50	\$250
KAJEET, INC.	TDD Q2 & Q4 paid late	N	\$100	\$500
KENSINGTON COMMUNITY	AR filed late	N	\$50	\$250
LOCUS TELECOMMUNICATIONS, INC.	TDD Q2 & Q3 paid late	Y	\$200	\$500
BCM ONE, INC. F/K/A MCGRAW COMMUNICATIONS, INC.	NUSF Q2 paid late	Y	\$100	\$250
MEGAPATH CORPORATION	AR filed late	N	\$50	\$250







PSC Docket Filings

<u>NOTICE</u>. The information in this and related pages was automatically generated from the FPSC's Case Management System. PDF documents, shown in Red and marked with an asterisk, are an image of the official records docket. Any supplementary document formats, such as word files, are provided for your convenience and may not accurately reflect the contents of the filed document. For more information, please contact the Office of Commission Clerk at clerk@psc.state.fl.us or (850) 413-6770.

To download viewer plug-ins: <u>Adobe Acrobat PDF</u> and <u>Microsoft Office Product Viewers (Word, Excel, PowerPoint, etc.)</u> For *.7z compressed files, see <u>http://www.7-zip.org/</u>

Note: The table below is now sortable. You can sort by document number, order number, filing date, or description. Click on the appropriate column heading to sort. Click again to sort the column in reverse order.

Document type
 All
 O Official Filings
 O Correspondence

Document	Order	Date Filed	Description	Files
05710-1999			CMU/Isler 5/3/99 memo to RAR/Bayo advising company has pald fees, including penalties and interest, and \$100 settlement, docket may be closed; do not cancel cert; docket closed by XCM.	<u>*05710-</u> <u>1999.pdf</u> (0.1 MB)
05342-1999		04/26/1999	ADM/FISCAL - Copy of \$100 check from International Telecom for payment of settlement offer; Deposit D130 dated 4/27/99.	*05342- 1999.pdf (0)6/MB)
05107-1999	<u>PSC-1999-0806-AS-TX</u>	04/21/1999	Order PSC-99-0806-AS-TX approving International Telcom's settlement offer; close upon receipt of \$100 contribution. (GDCJJ)	*05107- 1999.pdf (1 MB) 99- 0806.ORD (0 MB)
04099-1999		03/31/1999	VOTE SHEET fr 3/30/99 ag - GR, DS, CL, JN, JC, staff recomm approved.	
03992-1999	, a may grant with more and with a star of an anti-star of the star of the sta	03/29/1999	CMU/Isler 3/29/99 memo to RAR/Bayo with attached copy of International Telecom's settlement offer for placement in docket file.	*03992- 1999.pdf (0.1.MB)
03522-1999		03/18/1999	close dockets upon remittance of \$100 contribution.	*03522- 1999.pdf (0.4 MB) 981965.RCI (0 MB)
15857-1998		12/31/1998	CASRs and Correspondence	*15857- 1998.pdf (0.2 MB)
14597-1998			Telcom, Ltd. for violation of Rule 25-4.0161,	<u>*14597-</u> 1998.pdf (0.3 MB)
				(0.5 MB) 940.03 (0.4 H0) 2.4 C 5.4 C



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STATE OF CALIFORNIA

N. S. A.

PUBLIC UTILITIES COMMISSION 505 VAN NESS AVENUE SAN FRANCISCO, CA 94 102-3288

July 13, 2021

Agenda ID # 19680

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TO PARTIES OF RECORD IN DRAFT RESOLUTION ALJ-407:

This is the draft Resolution of Administrative Law Judge (ALJ) Peter Wercinski resolving the Appeal K.20-12-019 of Citation No. CD-2020-11-037 by International Telcom, Ltd. It will not appear on the Commission's agenda sooner than 30 days from the date it is mailed. The Commission may act then, or it may postpone action until later.

When the Commission acts on the draft resolution, it may adopt all or part of it as written, amend or modify it, or set it aside and prepare its own order. Only, when the Commission acts does the resolution become binding on the parties.

You may serve comments on the draft resolution. Comments shall be served (but not filed) within 20 days of the date that the draft Resolution is noticed in the Commission's Daily Calendar,

http://docs.cpuc.ca.gov/SearchRes.aspx?DocTypeID=9&Latest=1, as provided in Rule 14.5 of the Commission's Rules of Practice and Procedure. Comments shall be served upon all persons on this proceeding's service list and on ALJ Wercinski at peter.wercinski@cpuc.ca.gov.

/s/ MICHELLE COOKE for Anne E. Simon Chief Administrative Law Judge

AES:gp2/sgu

Attachment

ALJ/PWI/gp2/sgu

DRAFT

Agenda ID #19680

PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Resolution ALJ-407 Administrative Law Judge Division [Date]

RESOLUTION

RESOLUTION ALJ-407. Resolves K.20-12-019, the Appeal by International Telcom, Ltd. of Citation No. CD-2020-11-037 issued by the Communications Division.

SUMMARY

This resolution resolves the appeal of Citation No. CD-2020-11-037 issued to International Telecom, Ltd. by the California Public Utilities Commission's Communications Division. Citation No. CD-2020-11-037 fines International Telecom, Ltd. for failure to submit its Annual Performance Bond by March 31, 2020. The appeal is denied because International Telecom, Ltd. failed to appear at the duly noticed evidentiary hearing on May 25, 2021. This proceeding is closed.

BACKGROUND

The Communications Division (CD) of the California Public Utilities Commission (Commission) issued Citation No. CD-2020-11-037 (Citation) to International Telcom, Ltd. (ITL) on November 16, 2020, for ITL's failure to submit its Annual Performance Bond by March 31, 2020. The Citation sets a fine of \$1,000. On December 18, 2020, ITL filed an appeal of the Citation. On April 14, 2021, the assigned Administrative Law Judge (ALJ) issued a Ruling setting the evidentiary hearing for May 25, 2021 at 9:00 a.m. through Webex audio and video. ITL did not notify the assigned ALJ at any time before May 25, 2021 at 9:00 a.m. that it would not appear for the scheduled evidentiary hearing at that date and time, and ITL did not submit any request to the assigned ALJ to change the date and time of the scheduled evidentiary hearing.

On May 25, 2021 at 9:00 a.m., CD appeared before the assigned ALJ. The assigned ALJ and CD were ready to proceed with the evidentiary hearing. However, ITL did not appear at 9:00 a.m. The assigned ALJ and CD waited until 9:15 a.m. but ITL failed to

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Resolution ALJ-407 ALJ/PW1/gp2/sgu

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appear. At that time, the assigned ALJ stated that ITL's appeal would be denied because of its failure to appear at the duly noticed evidentiary hearing.

DISCUSSION

An order of dismissal is appropriate when a party to a proceeding fails to appear at a duly noticed hearing.¹ The Commission has also ordered the dismissal of a proceeding for lack of prosecution when a party neither appeared at a prehearing conference nor advised the Commission of the reason for the non-appearance.² In this proceeding, ITL did not appear at a duly noticed evidentiary hearing and did not advise the assigned ALJ that it would not appear or request a change of the date and time of the scheduled evidentiary hearing. Therefore, we deny ITL's appeal and affirm the Citation and fine set in the Citation.

COMMENTS

The draft resolution was served on the parties for public review and comment in ALP accordance with Public Utility Code Section 311(g)(1), Article 14 of the Commission(s., Rules of Practice and Procedure, and Rule 18 of Resolution ALJ-377. Comments were served on _______ by _______ Reply comments were served on _______ by _______.

FINDINGS AND CONCLUSIONS

- 1. On April 14, 2021, ITL received notice of the evidentiary hearing scheduled in this proceeding for May 25, 2021 at 9:00 a.m.
- 2. ITL did not appear for the scheduled May 25, 2021 evidentiary hearing.
- ITL did not notify the assigned ALJ that it would not appear for the scheduled May 25, 2021, evidentiary hearing.
- 4. ITL did not make any request to the assigned ALJ before May 25, 2021, to change the date and time of the scheduled May 25, 2021 evidentiary hearing.
- 5. ITL's appeal of the Citation should be dismissed.
- 6. The violation and penalty set in the Citation should be affirmed.
- 7. This proceeding should be closed.

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¹ Decision (D.) 03-10-043.

² D.98-01-011.

Resolution ALJ-407 ALJ/PWI/gp2/sgu

DRAFT

Therefore, IT IS ORDERED that:

- The Appeal of International Telcom, Ltd. of Citation No. CD-2020-11-037 issued on November 16, 2020 by the California Public Utilities Commission's Communications Division is dismissed.
- 2. The violation and penalty set in Citation No. CD-2020-11-037 are affirmed.
- 3. International Telcom, Ltd. must pay the penalty of \$1,000.00 within 30 days of the date of issuance of this resolution by check or money order payable to the California Public Utilities Commission and mailed or delivered to the Commission's Fiscal Office at 505 Van Ness Avenue, San Francisco, CA 94102-3298. International Telcom, Ltd. shall write on the face of the check or money order "For deposit to the State of California General Fund per Resolution ALJ-407."
- 4. This proceeding is closed.

This resolution is effective today.

> RACHEL PETERSON Executive Director

3

ALJ/PWI/gp2/sgu

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

RESOLUTION ALJ-407. Resolves K.20-12-019, the Appeal by International Telcom, Ltd. of Citation No. CD-2020-11-037 issued by the Communications Division.

INFORMATION REGARDING SERVICE

I have electronically served all persons on the attached official service list who have provided an e-mail address for K.20-12-019. Upon confirmation of this document's acceptance for filing, I will cause a copy of the filed document to be served by U.S. mail on all parties listed in the "Party" category of the official service list for whom no e-mail address is provided.

Dated July 13, 2021, at San Francisco, California.

/s/ GABRIELA PEREZ Gabriela Perez /s/ SHANE GUTTO Shane Gutto

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Resolution ALJ-407 ALJ/PWI/gp2/sgu

NOTICE

Persons should notify the Process Office, Public Utilities Commission, 505 Van Ness Avenue, Room 2000, San Francisco, CA 94102, of any change of address to ensure that they continue to receive documents. You must indicate the proceeding number on the service list on which your name appears.

The Commission's policy is to schedule hearings (meetings, workshops, etc.) in locations that are accessible to people with disabilities. To verify that a particular location is accessible, call: Calendar Clerk (415) 703-1203.

If specialized accommodations for the disabled are needed, e.g., sign language interpreters, those making the arrangements must call the Public Advisor at (415) 703-2074 or TDD# (415) 703-2032 five working days in advance of the event Last Updated on 13-JUL-2021 by: KB3 K2012019 LIST

Leslie Beach Assist. Controller INTERNATIONAL TELCOM 200 W MERCER ST., STE. 202 SEATTLE WA 98119 (206) 479-2260 LeslieB@ittd.net For: International Telcom

********** STATE EMPLOYEE *********

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Kevin Alward - Biography

Kevin Alward is the Owner and CEO of International Telcom, LLC, and focuses on delivering impactful business solutions and finding new and effective ways to connect brands with their customers. International Telcom brands currently include Kall8 and Dial800, which serve over 20,000 companies internationally. Kevin has proudly spent the past 30 years leading numerous communications companies who serve a variety of industries including enterprise, finance, government and technology.

Kevin holds a Bachelor of Science degree in computer science from Alfred University. Outside of work, Kevin enjoys giving his time to the Villanova Center of Innovation, Creativity and Entrepreneurship (ICE), Oasis, Boy Scouts of America, Keep Our Police Safe (KOPS), Highlands Hockey Association and It's a Wonderful Life.

2016 - present:	CEO of International Telcom, LLC
2006 - 2018:	CEO of SwiftReach Networks
2002 - 2006:	President of Covista Communications
1998 - 2001:	President of NA Destia Communications f/k/a Econophone USA
1988 - 1998:	President of TotalTel USA

Nicholas Felmlee - Biography

Nicholas Felmlee is the Owner and Chief Technology Officer of International Telcom, LLC. Nick has over 20 years of software, telecommunications, and strategic planning experience leading technology and engineering departments. Prior to joining International Telcom in November, 2016, Nick spent almost two decades as owner and CTO of multiple communications and telecom businesses.

Nick holds a Bachelor of Science degree in Electrical Engineering from Penn State University.

2016 - present:	CTO of International Telcom, LLC
2002 - 2018:	CTO of SwiftReach Networks
1998 - 2002:	Engineer at Bell Labs

INTERNATIONAL TELCOM, LLC AND AFFILIATES

Audited Consolidated Financial Statements And Supplementary Information

December 31, 2018

GRAY GRAY & GRAY* CERTIFIED PUBLIC ACCOUNTANTS LADVISORS BEYOND THE NUMBERS

NOTIFICATION TO THIRD PARTY USERS OF THIS REPORT

This report was prepared subject to the terms and conditions set forth in an engagement letter. By relying upon this report, all users shall be deemed to agree to the terms and conditions of that engagement letter. Users intending to rely upon this report should contact the issuer to obtain a copy of its applicable terms and conditions. This report is intended for the exclusive use of the clients of the issuer and others to whom the issuer has expressly granted consent.

INTERNATIONAL TELCOM, LLC AND AFFILIATES

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INDEPENDENT AUDITOR'S REPORT

Board of Directors International Telcom, LLC and Affiliates

We have audited the accompanying consolidated financial statements of International Telcom, LLC and Affiliates, which comprise the balance sheet as of December 31, 2018, and the related statements of income, members' equity, and cash flows for the year then ended, and the related notes to the consolidated financial statement.

Management's Responsibility for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of the consolidated financial statement in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of the consolidated financial statement that is free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on the consolidated financial statement based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statement is free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statement. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statement, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the consolidated financial statement in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statement.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

CANTON

In our opinion, the consolidated financial statement referred to above present fairly, in all material respects, the consolidated financial position of International Telcom, LLC and Affiliates as of December 31, 2018, and the results of their operations and their cash flows for the year then ended in accordance with accounting principles generally accepted in the United States of America.

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BOSTON

Board of Directors International Telcom, LLC and Affiliates Page 2

Report on Consolidating Information

Our audits were conducted for the purpose of forming an opinion on the consolidated financial statement as a whole. The consolidating information in the consolidating balance sheet and consolidating statement of income is presented for purposes of additional analysis of the consolidated financial statement rather than to present the financial position, results of operations, and cash flows of the individual companies, and it is not a required part of the consolidated financial statement. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the consolidated financial statement. The consolidated financial statement and were applied in the audit of the consolidated financial statement and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the consolidated financial statement or to the consolidated financial statement itself, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the consolidating information is fairly stated in all material respects in relation to the consolidated financial statement as a whole.

GRAY, GRAY & GRAY, LLP

Gray, Gray & Hray, UP

Canton, MA April 30, 2019 INTERNATIONAL TELCOM , LLC AND AFFILIATES CONSOLIDATED BALANCE SHEET December 31, 2018

ASSETS	
CURRENT ASSETS	
Cash	\$ 1,478,643
Accounts receivable	1,696,466
Due from related parties	650,113
Prepaid expenses and other current assets	296,431
TOTAL CURRENT ASSETS	4,121,653
PROPERTY AND EQUIPMENT, NET	237,775
OTHER ASSETS	
Security deposits	84,782
Goodwill, net	14,621,193
TOTAL OTHER ASSETS	14,705,975
TOTAL ASSETS	\$ 19,065,403

The accompanying notes are an integral part of these financial statements.

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INTERNATIONAL TELCOM, LLC AND AFFILIATES CONSOLIDATED BALANCE SHEET December 31, 2018

ABILITIES AND STOCKHOLDER'S EQUITY	
CURRENT LIABILITIES	
Current portion of long-term debt	\$ 3,456,728
Accounts payable	589,738
Accrued distribution payable	1,339,974
Due to related parties	53,548
Accrued expenses and other current liabilities	261,727
Deferred revenue	609,993
TOTAL CURRENT LIABILITIES	6,311,708
ONG-TERM LIABILITIES Long-term debt, net of current portion	9,609,993
OTAL LIABILITIES	15,921,701
OTAL MEMBERS' EQUITY ATTRIBUTABLE TO INTERNATIONAL TELCOM, LLC.	3,476,244
ION-CONTROLLING INTEREST	(332,542
OTAL MEMBERS' EQUITY	3,143,702
OTAL LIABILITIES AND MEMBERS' EQUITY	\$ 19,065,403

The accompanying notes are an integral part of these financial statements.

INTERNATIONAL TELCOM, LLC AND AFFILIATES CONSOLIDATED STATEMENT OF INCOME Year Ended December 31, 2018

REVENUE	\$ 19,640,433
COST OF REVENUE	3,076,572
GROSS PROFIT	16,563,861
OPERATING EXPENSES	
Selling, general and administrative expenses	10,311,727
Depreciation and amortization	1,966,343
TOTAL OPERATING EXPENSES	12,278,070
INCOME FROM OPERATIONS	4,285,791
OTHER INCOME (EXPENSES)	
Interest expense	(1,172,433)
Loss on disposal of property and equipment	(87,653)
Other expense	(15,840)
Other income	3,154
TOTAL OTHER INCOME (EXPENSES)	(1,272,772)
NET INCOME	3,013,019
NON-CONTROLLING INTEREST	167,239
NET INCOME ATTRIBUTED TO INTERNATIONAL TELCOM, LLC	\$ 3,180,258

The accompanying notes are an integral part of these financial statements.

INTERNATIONAL TELCOM, LLC AND AFFILIATES CONSOLIDATED STATEMENT OF MEMBERS' EQUITY Year Ended December 31, 2018

	ATTI	MEMBER'S EQUITY ATTRIBUTABLE TO INTERNATIONAL TELCOM, LLC		NON- CONTROLING INTEREST		TOTAL MEMBERS' EQUITY	
Beginning of year	\$	3,608,288	\$	×	\$	3,608,288	
Distributions		(3,312,302)		(165,303)		(3,477,605)	
Net Income		3,180,258		(167,239)		3,013,019	
End of Year	\$	3,476,244	\$	(332,542)	\$	3,143,702	

The accompanying notes are an integral part of these financial statements.

INTERNATIONAL TELCOM, LLC AND AFFILIATES CONSOLIDATED STATEMENT OF CASH FLOWS Year Ended December 31, 2018

CASH FLOWS FROM OPERATING ACTIVITIES	
Net income	\$ 3,013,019
Adjustments to reconcile net income to net cash	
provided by operating activities:	
Depreciation	99,435
Loss on disposal of property and equipment	87,653
Amortization of goodwill	1,866,908
Amortization of debt issuance costs	80,269
(Increase) decrease in assets:	
Accounts receivable	(765,024
Due from related parties	(53,838
Prepaid expenses and other current assets	(42,930
Security deposits	(35,933
Increase (decrease) in liabilities:	
Payable to selier	<u>2</u>
Accounts payable	409,878
Due to related parties	53,548
Accrued expenses and other current liabilities	(45,148)
Deferred revenue	191,220
NET CASH PROVIDED BY OPERATING ACTIVITIES	4,859,057
CASH FLOWS FROM INVESTING ACTIVITIES	
Purchase of property and equipment	(67,029)
NET CASH USED BY INVESTING ACTIVITIES	(67,029)
ASH FLOWS FROM FINANCING ACTIVITIES	
Payments of long-term debts	(3,072,862)
Distributions	(811,895)
NET CASH USED BY FINANCING ACTIVITIES	(3,884,757)
IET INCREASE IN CASH	907,271
ASH AT BEGINNING OF YEAR	571,372
ASH AT END OF YEAR	\$ 1,478,643
NON CASH FINANCING ACTIVITY	
Transfer of long-term debt recorded as distribution	\$ 1,857,000
Transfer of due to related party as a reduction of distribution	\$ (531,264)
	10 million and
Distribution payable	\$ 1,866,908

The accompanying notes are an integral part of these financial statements.

NOTE 1: BUSINESS

Principal Business Activity: International Telcom, LLC, a Delaware limited corporation, ("ITL"), is an enhanced telecommunications firm that provides market-leading real-time call performance, routing, and tracking solutions and offers its customers a large "bank" of memorable toll-free telephone numbers that can enhance response rates from call-driven marketing campaigns. Dial 800 is a division of ITL.

ITL has a 25% membership interest in ITL GS Holdings, LLC. ITL GS Holdings, LLC, a Delaware limited corporation, ("Holding"), has 50% membership interest in ITL Global Services, LLC, ("GS"). GS, a Delaware limited corporation, has extensive experience delivering customized, diverse, flexible and scalable network solutions (Wavelength/Dark Fiber/Ethernet/Cloud Services) to customers. The primary activity of ITLGS involves designing and implementing network solutions by matching providers of high-speed, high capacity network providers with clients seeking access to such services.

NOTE 2: SIGNIFICANT ACCOUNTING POLICIES

Variable Interest Entity: A variable interest entity ("VIE") is an entity with insufficient equity investment or in which the equity holders lack one or more of the characteristics of controlling interest (which are adequate decision-making ability, the obligation to absorb the expected losses, and the rights to receive the expected residual returns). Accounting principles generally accepted in the United States of America ("GAAP") require VIEs to be consolidated in an entity's financial statements if the entity is the primary beneficiary of the VIE. In determining whether it is the primary beneficiary, the Company considers, among other things, whether it has the power to direct the activities of the VIE that most significantly impact the entity's economic performance, including, but not limited to, determining or limiting the scope of purpose of the VIE. Selling or transferring property owned or controlled by the VIE, or arranging financing for the VIE. The Company also considers whether it has the obligation to absorb losses of or the right to receive benefits from the VIE. The Company assesses its determination as the primary beneficiary on an ongoing basis.

ITL has a variable interest in GS because GS's ability to obtain financing was contingent upon financial support from ITL. ITL is the primary beneficiary of GS since it has the power to direct the activities that most significantly impact GS's economic performance.

Basis of Consolidation: The consolidated financial statements include the accounts of ITL, Holding, and GS (collectively, the "Company"). All significant inter-company balances and transactions have been eliminated during consolidation.

Use of Estimates: The preparation of consolidated financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses during the reported. Actual results could differ from those estimates.

NOTE 2: SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Term of Company and Operating Agreement: The Company will continue, unless terminated pursuant to its operating agreement.

Cash: During the course of the normal business cycle, the Company may, at times, maintain cash balances in excess of the Federal Deposit Insurance Corporation's (FDIC) limit.

Accounts Receivable: Accounts receivable are uncollateralized customer obligations due under normal trade terms. Payments of accounts receivable are allocated to the specific invoices identified on the customer's remittance advice. Trade accounts receivable are stated at the amount management expects to collect from outstanding balances. The carrying amounts of accounts receivable are reduced by a valuation allowance that reflects management's best estimate of the amounts that will not be collected. Management reviews all accounts receivable balances that exceed the due date and, based on an assessment of current creditworthiness and past experience with the customers, estimates the portion, if any, of the balance that will not be collected. At December 31, 2018, no allowance for doubtful account was considered necessary.

Property and Equipment: Property and equipment are stated at cost, less accumulated depreciation and amortization. Depreciation is computed using the straight-line method over the estimate useful life ranging from 3 to 15 years. Maintenance and repairs are charged to expense as incurred. The Company reviews the property and equipment for impairment whenever events or charges in circumstances indicate that the carrying amount of an asset may not be recoverable. There were no indications of impairment at December 31, 2018.

Goodwill: The Company accounts for goodwill in conformity with the requirements of Statement of Accounting Standards Codification ("ASC") 350, "Goodwill and Other Intangible Assets". Additionally, the Company has elected application of the accounting alternative allowed under the Accounting Standards Update ("ASU") "No. 2014-02 Intangibles – Goodwill and Other (Topic 350)" that stipulates goodwill be amortized over the lesser of ten (10) years or the useful life. The Company is amortizing goodwill over a ten (10) year life. Goodwill is tested for impairment only when a triggering event occurs. Impairment is the condition that exists when the carrying amount of goodwill exceeds its implied fair value. The Company has determined no triggering event has occurred.

Revenue Recognition: Revenue is generally recorded when the services have been performed provided that persuasive evidence of an arrangement exists, the price to the buyer is fixed and determined, and collectively is reasonably assured. Revenue is recognized as services are provided according to the customer contracts, either on a subscription basis or based on the actual usage. Payments received in advance of services being performed under contracts are recorded as deferred revenue.

NOTE 2: SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Income Taxes: The Company is a limited liability corporation and taxed as a partnership. As such the income and loss of the Company are reported on the members' individual income tax returns.

The Company is required to recognize the financial statement impact of a tax position unless it is more likely than not that the position will be sustained upon examination. If applicable, the Company recognizes interest accrued related to unrecognized tax benefits in interest expense and penalties in operating expenses. The Company has no amounts accrued for interest and penalties as of December 31, 2018. Based on the evaluation of the Company's tax positions, management believes all positions taken would be upheld under an examination. Therefore, no provision for the effects of uncertain tax positions has been recorded for the year ended December 31, 2018. The Company is not subject to income tax examinations by the federal and state tax authorities for tax years before 2016.

Advertising: Advertising costs are expensed as incurred. Advertising expense was approximately \$141,000 for the year ended December 31, 2018.

NOTE 3: VARIABLE INTEREST ENTITIES

Selected information from the consolidated balance sheets and statements of income of GS as of and for the year ended December 31, 2018 is as follows:

Total assets	\$ 500,574
Total liabilities	\$ 880,622
Total members' deficits	\$ (380,048)
Net loss	\$ (191,130)

NOTE 4: PROPERTY AND EQUIPMENT

Property and equipment consisted of the following as of December 31, 2018:

Computer equipment and software Furniture and fixtures	\$ 393,677 26,152
Less accumulated depreciation	419,829 182,054
	\$ 237,775

NOTE 5: GOODWILL

Goodwill consists of the following as of December 31, 2018:

		Accumulated	
		Amortization	Net Book
	Costs		Value
Goodwill	\$ 18,609,638	\$ (3,988,445)	\$ 14,621,193

Amortization for the next five years will amount to approximately \$1,870,000 annually.

NOTE 6: LINE OF CREDIT

The Company has a line of credit with a bank which allows the Company to borrow up to \$3,500,000 which was subject to certain restrictions on availability. The line of credit bears interest at either the bank's applicable margin plus prime rate or the bank's applicable margin plus the relevant LIBOR (10% or 8% at December 31, 2018). The line of credit is secured by the Company's assets and membership interests in ITL and subject to certain financial covenants. No amount was outstanding as of December 31, 2018. The line of credit was refinanced on March 22, 2019, see Note 13.

NOTE 7: LONG-TERM DEBT

Long-term debt consisted of the following as of December 31, 2018:

Term loans payable to a bank payable in quarterly principal installments ranging from \$212,500 to \$450,500 with the final payment of \$7,382,518 due on December 31, 2020. Bears interest at either the bank's applicable margin plus prime rate or bank's applicable margin plus the relevant LIBOR (8% at December 31, 2018). In general, interest is payable quarterly. Term loans are secured by the Company's assets and the membership interest in ITL and subject to certain financial covenants. The note was refinanced on March 22, 2019,	
see Note 13.	\$ 12,085,268
Subordinated note payable of \$2,000,000 payable in quarterly installments of \$143,000 and the final payment of \$999,000 will be due on June 30, 2019. Bears interest at 5%.	1,142,000
	13,227,268
Less debt issuance costs	(160,547)
Less current portion	(3,456,728)
	\$ 9,609,993

NOTE 7: LONG-TERM DEBT (CONTINUED)

Future minimum debt payments are as follows:

Years Ending December 31	Pay	ments	An	nortization	 Net
201 9 2020	\$	3,537,000 9,690,268	\$	(80,272) (80,275)	\$ 3,456,728 9,609,993
	\$	13,227,268	\$	(160,547)	\$ 13,066,721

NOTE 8: OPERATING LEASES

The Company leases office space under operating lease agreements expiring through July 2026. The aggregate minimum future payments under these leases are payable as follows:

Years Ending December 31,	
2019	\$ 827,940
2020	920,382
2021	350,079
2022	360,803
2023	371,527
Thereafter	 890,159

\$ 3,720,890

Rent expense under operating leases was approximately \$680,000 the year ended December 31, 2018.

A portion of this space was being subleased under a non-cancelable lease that expires in December 2020. The Company's lease expense will be offset by payments due under the sublease as follows:

Years Ending December 31,	
2019	\$ 509,800
2020	523,788

\$ 1,033,588

Rental income under the sublease amounted to approximately \$63,408 in 2018.

NOTE 9: RETIREMENT PLAN

The Company maintains 401(k) profit sharing plans for all employees meeting certain age and service requirements. The Company's total contributions to the plans were approximately \$12,000 for the year ended December 31, 2018.

NOTE 10: RELATED PARTY TRANSACTIONS

The Company had the following related party transactions for the year ended December 31, 2018:

Selling, general, and administrative expenses with members of ITL and GS Selling, general, and administrative expenses reimbursement	\$	532,082
from members of ITL		(81,561)
	\$	450,521
At the December 31, 2018, the due from related parties consisted of:		
Loan receivable from members of ITL	\$	445,316
Interest receivable from members of ITL		85,948
Accounts receivable from entity owned by member of ITL	-	118,849
Due from related parties	\$	650,113
Due to a member of ITL	\$	53,548

NOTE 11: SUPPLEMENTAL CASH FLOW INFORMATION

During the year ended December 31, 2018, the Company paid approximately \$1,020,000 for interest.

NOTE 12: CONTINGENCY

The Company is party to legal actions arising in the normal course of business. Management believes the outcome of these legal actions will not, in the aggregate, have a material adverse effect on the results of operations or the financial condition of the Company.

NOTE 13: SUBSEQUENT EVENTS

On March 22, 2019, the Company entered into Amended and Restated Revolving Credit Term Loan and Security Agreement (the "Amendment"). Under the Amendment, the maximum line of credit availability was reduced to \$2,500,000 with expiration of March 29, 2024. The term loans were re-financed with a new term loan of \$12,100,000. The new term loan requires quarterly payments ranging from \$375,000 to \$687,500 starting June 20, 2019 and the final payment of \$2,537,500 due on March 29, 2024.

The Company has evaluated subsequent events through April 30, 2019 when the consolidated financial statements were available to be issued.

SUPPLEMENTAL INFORMATION

INTERNATIONAL TELCOM, LLC AND AFFILIATES CONSOLIDATING BALANCE SHEET DECEMBER 31, 2018

Dial 800	<u>ITL Global</u> Services, L <u>LC</u>	international Telcom, LLC	Eliminations	<u>Consolidated</u> <u>Total</u>
\$ 1,047,431	\$ 144,974	\$ 286,238	\$ -	\$ 1,478,643
976,657	249,452	466,494	3,863	1,696,466
134,864	÷5	825,060	(309,811)	650,113
86,388	104,132	105,911	1 *	296,431
2,245,340	498,558	1,683,703	(305,948)	4,121,653
10,549	2,015	225,210	22	237,775
30,346	÷.	54,436		84,782
7,481,857	-	7,139,336	<u>.</u>	14,621,193
7,512,203		7,193,772	<i>9</i>	14,705,975
\$ 9,768,092	\$ 500,574	\$ 9,102,685	\$ (305,948)	\$ 19,065,403
	\$ 1,047,431 976,657 134,864 86,588 2,245,340 10,549 30,346 7,481,857 7,512,203	Dial 800 Services, LtC \$ 1,047,431 \$ 144,974 976,657 249,452 134,864 249,452 86,388 104,132 2,245,340 498,558 10,549 2,016 30,346 - 7,481,857 - 7,512,203 -	Dial 800 Services. LtC Telcom, LLC \$ 1,047,431 \$ 144,974 \$ 286,238 976,657 249,452 466,494 134,864 225,060 86,388 104,132 105,911 2,245,340 498,558 1,683,703 10,549 2,016 225,210 30,346 54,436 54,436 7,481,857 - 7,139,336 7,512,203 - 7,193,772	Dial 800 Services, LLC Telcom, LLC Eliminations \$ 1,047,431 \$ 144,974 \$ 286,238 \$ - 976,657 249,452 466,494 3,863 134,864 825,060 (309,811) 2,245,340 498,558 1,683,703 (305,948) 10,549 2,016 225,210 - 30,346 54,436 - 7,139,336 - 7,512,203 7,193,772 - - -

INTERNATIONAL TELCOM, LLC AND AFFILIATES CONSOLIDATING BALANCE SHEET DECEMBER 31, 2018

ENDERINES HILD STOCKIOEDEN STOCKI					
	Dial 800	ITL Global Services, LLC	International Telcom, LLC	Eliminations	Consolidated Total
CURRENT LIABILITIES Current portion of song-term debts Accounts payable Accrued distribution payable Due to related parties Accrued expenses and other current liabilities Deferred revenue	\$ 769,728 77,753 - 208,170 331,427	\$ 237,153 53,548 5,407 278,566	\$ 2,687,000 274,832 1,339,974 48,150	\$ % - - - -	\$ 3,456,728 589,738 1,339,974 53,548 261,727 609,993
TOTAL CURRENT LIABILITIES	1,387,078	574,674	4,349,956		6,311,708
LONG-TERM LIABILITIES Long-term debts, net of current portion	7,122,739	305,948	2,487,254	(305,948)	9,509,993
TOTAL LIABILITIES	8,509,817	880,622	6,837,210	(305,948)	15,921,701
TOTAL MEMBERS' EQUITY ATTRIBUTABLE TO INTERNATIONAL TELCOM, LLC.	1,258,275	(380,048)	2,265,475	332,542	3,476,244
NON-CONTROLLING INTEREST		241	~	(332,542)	(332,542)
TOTAL MEMBERS' EQUITY	1,258,275	(380,048)	2,265,475	3	3,143,702
TOTAL LIABILITIES AND MEMBERS' EQUITY	\$ 9,768,092	\$ 500,574	\$ 9,102,685	\$ (305,948)	\$ 19,065,403

INTERNATIONAL TELCOM, LLC AND AFFILIATES CONSOLIDATING STATEMENT OF INCOME YEAR ENDED DECEMBER 31, 2018

		Dial 800		ITL Global Services, LLC		International Telcom. LLC		Elminations		nsolidated Total
RÉVENUE	\$	8,476,283	\$	1,872,864	\$ 9,	291,286	s		s	19,640,433
COST OF REVENUE		\$26,792		1.183,851	1,	.063,919			-	3,076,572
GROSS PROFIT		7,647,491		689,003	8,	227,367		-	_	16,563,851
DPERATING EXPENSES Selling, general and administrative expenses Depreciation and amonization	_	4,212,109 847,003		880,133		219,485 119,340		;	_	10,311,727 1,966,343
TOTAL OPERATING EXPENSES		5,059,112		880,133	6,	338,825		-	_	12,278,076
NCOME (LOSS) FROM OPERATIONS		2,588.379		(191,130)	1,	888,542				4,285,791
DTMER INCOME (EXPENSES) Interest expense Loss on disposal of property and equipment Other expense Other income		(722,901)				449.532) (87,653) 3,154		1000		(1,172,433) (87,653) (15,840) 3,154
TOTAL OTHER INCOME (EXPENSES)		(738,741)			(534,031)		\sim		(1.272,772)
IET INCOME (LOSS)		1,849,638		(191,130)	1,	354,511				3,013,019
ION-CONTROLLING INTEREST		-				-		167,239		167,239
IET INCOME (LOSS) ATTRIBUTED TO INTERNATIONAL TELCOM, LLC		1,849,638		(191,130)	1,	354,511		167,239		3,180,258
NEMBERS' EQUITY ATTRIBUTABLE TO		(500,792)			4,:	109,080				3, 608, 288
DISTRIBUTIONS		(90,571)		(188,918)	(3,	198,116)		165.303		(3,312,301)
TOTAL MEMBERS' EQUITY ATTRIBUTABLE TO INTERNATIONAL TELCOM, LLC., END OF YEAR	\$	1,258,275	\$	(380,048)	\$ Z,	265,475	\$	332,542	\$	3,476,244

INTERNATIONAL TELCOM, LLC AND AFFILIATE

Audited Consolidated Financial Statements And Supplementary Information

December 31, 2020 and 2019



NOTIFICATION TO THIRD PARTY USERS OF THIS REPORT

This report was prepared subject to the terms and conditions set forth in an engagement letter. By relying upon this report, all users shall be deemed to agree to the terms and conditions of that engagement letter. Users intending to rely upon this report should contact the issuer to obtain a copy of its applicable terms and conditions. This report is intended for the exclusive use of the clients of the issuer and others to whom the issuer has expressly granted consent.

INTERNATIONAL TELCOM, LLC AND AFFILIATE

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INDEPENDENT AUDITOR'S REPORT

Board of Directors International Telcom, LLC and Affiliate

We have audited the accompanying consolidated financial statements of International Telcom, LLC and Affiliate, which comprise the consolidated balance sheets as of December 31, 2020 and 2019, and the related statements of income, members' equity, and cash flows for the years then ended, and the related notes to the consolidated financial statements.

Management's Responsibility for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of the consolidated financial statements that is free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on the consolidated financial statements based on our audits. We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of International Telcom, LLC and Affiliate as of December 31, 2020 and 2019, and the results of their operations and their cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

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Board of Directors International Telcom, LLC and Affiliate Page 2

Report on Consolidating Information

Our audits were conducted for the purpose of forming an opinion on the consolidated financial statements as a whole. The consolidating information in the consolidating balance sheet and consolidating statement of income and members' equity is presented for purposes of additional analysis of the consolidated financial statements rather than to present the financial position, results of operations, and cash flows of the individual companies, and it is not a required part of the consolidated financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the consolidated financial statements. The consolidated financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the consolidated financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the consolidated financial statements or to the consolidated financial statements itself, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the consolidating information is fairly stated in all material respects in relation to the consolidated financial statements as a whole.

GRAY, GRAY & GRAY, LLP

Gray, Gray & Hray, up

Canton, MA April 30, 2021

INTERNATIONAL TELCOM, LLC AND AFFILIATE CONSOLIDATED BALANCE SHEETS December 31, 2020 and 2019

ASSETS			
	2020		2019
CURRENT ASSETS			
Cash	\$ 2,929,391	\$	1,489,282
Accounts receivable, net of allowance for doubtful accounts of			
\$27,327 and \$15,000 in 2020 and 2019, respectively	1,138,678		1,069,294
Due from related parties	1,308,342		1,256,489
Prepaid expenses and other current assets	 191,828		314,745
TOTAL CURRENT ASSETS	 5,568,239		4,129,810
PROPERTY AND EQUIPMENT, NET	616,642	_	518,715
OTHER ASSETS			
Security deposits	86,591		87,192
Goodwill, net	 10,672,229	_	12,507,652
TOTAL OTHER ASSETS	10,758,820	7	12,594,844
TOTAL ASSETS	\$ 16,943,701	\$	17,243,369

The accompanying notes are an integral part of these financial statements.

INTERNATIONAL TELCOM, LLC AND AFFILIATE CONSOLIDATED BALANCE SHEETS December 31, 2020 and 2019

LIABILITIES AND MEMBERS' EQUITY				
		2020		2019
CURRENT LIABILITIES				
Current portion of long-term debt	\$	2,121,830	\$	1,632,755
Accounts payable		362,806		307,779
Accrued distribution payable		822,725		1,245,000
Due to related parties		25,767		45,000
Accrued expenses and other current liabilities		495,885		588,696
Deferred revenue	_	4,500	_	4,995
TOTAL CURRENT LIABILITIES		3,833,513		3,824,225
LONG-TERM LIABILITIES				
Paycheck protection program loan		902,500		-
Long-term debt, net of current portion	3	6,579,133	_	9,109,576
TOTAL LIABILITIES		11.315,146		12,933,801
TOTAL MEMBERS' EQUITY		5.628,555		4,309,568
TOTAL LIABILITIES AND MEMBERS' EQUITY	\$	16,943,701	\$	17,243,369

The accompanying notes are an integral part of these financial statements.

INTERNATIONAL TELCOM, LLC AND AFFILIATE CONSOLIDATED STATEMENTS OF INCOME Years Ended December 31, 2020 and 2019

).	2020	2019
	2020	2017
REVENUE	\$ 17,418,556	\$ 17,425,132
COST OF REVENUE	2,743,880	2,197,517
GROSS PROFIT	14,674,676	15,227,615
OPERATING EXPENSES		
Selling, general and administrative expenses	10,273,541	9,529,875
Depreciation and amortization	2,008,231	2,001,700
TOTAL OPERATING EXPENSES	12,281,772	11,531,575
INCOME FROM OPERATIONS	2,392,904	3,696.040
OTHER INCOME (EXPENSES)		
Interest income	12,432	9,827
Interest expense	(781,530)	(1,141,140)
Gain on sale of investment	-	1,210,707
Other income (expense)	26	(12,701)
TOTAL OTHER INCOME (EXPENSES)	(769,072)	66,693
NET INCOME	\$ 1,623,832	\$ 3,762,733

The accompanying notes are an integral part of these financial statements.

INTERNATIONAL TELCOM, LLC AND AFFILIATE CONSOLIDATED STATEMENTS OF MEMBERS' EQUITY Years Ended December 31, 2020 and 2019

		MEMBERS' EQUITY TRIBUTABLE TO ERNATIONAL LCOM, LLC		<u>NON-</u> NTROLLING NTEREST	J	<u>TOTAL</u> MEMBERS' EQUITY
MEMBERS' EQUITY AS OF DECEMBER 31, 2018	\$	3,476,244	\$	(332,542)	\$	3,143,702
DISTRIBUTIONS		(2,929,409)				(2.929,409)
DECONSOLIDATION OF AFFILIATE		-		332,542		332,542
NET INCOME		3,762,733	_		_	3,762,733
MEMBERS' EQUITY AS OF DECEMBER 31, 2019		4,309,568		-		4,309,568
DISTRIBUTIONS		(304,845)		-		(304,845)
NET INCOME	<u>.</u>	1,623,832			-	1,623,832
MEMBERS' EQUITY AS OF DECEMBER 31, 2020	\$	5,628,555	\$		\$	5,628,555

The accompanying notes are an integral part of these financial statements.

INTERNATIONAL TELCOM, LLC AND AFFILIATE CONSOLIDATED STATEMENTS OF CASH FLOWS Years Ended December 31, 2020 and 2019

		2020		2019
CASH FLOWS FROM OPERATING ACTIVITIES Net income	\$	1.623,832	s	3,762,733
Adjustments to reconcile net income to net cash	Ψ.	1,023,032	Ŷ	0,702,703
provided by operating activities:				
Deconsolidation of affiliate		-		380.048
Gain on sale of investment		-		(1.210.707
Depreciation		172.808		153.159
Loss on disposal of property and equipment		41,957		100,107
Amortization of goodwill		1.835,423		1.848.541
Amortization of debt issuance costs		54.744		216.337
(Increase) decrease in assets:		34,744		210,007
Accounts receivable		(69.384)		627.172
Due from related parties		(51.853)		(606.376
Prepaid expenses and other current assets		122.917		(18.314
Security deposits		601		(2,410)
Increase (decrease) in liabilities:		001		(2,410)
Accounts pavable		55.027		(281.959)
Due to related parties		(19,233)		(8,548)
Accrued expenses and other current liabilities		(92.811)		326.969
Deferred revenue		(495)		(604,998)
Defenteurevenue		(475)	2	(004,770)
NET CASH PROVIDED BY OPERATING ACTIVITIES		3,673,533		4,581,647
CASH FLOWS FROM INVESTING ACTIVITIES				
Purchase of property and equipment		(312,692)		(434,099)
Proceeds from purchase price adjustment		•	_	265,000
NET CASH USED BY INVESTING ACTIVITIES		(312,692)	_	(169,099)
CASH FLOWS FROM FINANCING ACTIVITIES				
Payments on long-term debt		(2.096,112)		(2,267,000)
Proceeds on paycheck protection program loan		902,500		÷:
Distributions		(727,120)		(1.861, 182)
Payment of debt issuance costs			_	(273,727)
NET CASH USED BY FINANCING ACTIVITIES		(1,920,732)		(4,401,909)
NET INCREASE IN CASH		1,440,109		10,639
CASH AT BEGINNING OF YEAR	-	1,489,282	-	1,478,643
CASH AT END OF YEAR	\$	2,929,391	\$	1,489,282
NON CASH FINANCING ACTIVITY				
Accrued distribution payable	\$	822,725	\$	1.245.000
Proceed from sale of investment distributed to members	-5		5	1.163.201
Refinance of long-term debt			-	12.085.268

The accompanying notes are an integral part of these financial statements.

NOTE 1: BUSINESS

Principal Business Activity: International Telcom, LLC, a Delaware limited corporation, ("ITL"), is an enhanced telecommunications firm that provides market-leading real-time call performance, routing, and tracking solutions and offers its customers a large "bank" of memorable toll-free telephone numbers that can enhance response rates from call-driven marketing campaigns. Dial 800 ("D800") is a division of ITL.

ITL had a 25% membership interest in ITL GS Holdings, LLC ("Holdings"). Holdings, a Delaware limited corporation, and had a 50% membership interest in ITL Global Services, LLC, ("GS"). GS, a Delaware limited corporation, has extensive experience delivering customized, diverse, flexible and scalable network solutions (Wavelength/Dark Fiber/Ethernet/Cloud Services) to customers. The primary activity of GS involves designing and implementing network solutions by matching providers of high-speed, high capacity network providers with clients seeking access to such services. In 2019, Holdings sold its membership interest in GS.

NOTE 2: SIGNIFICANT ACCOUNTING POLICIES

Variable Interest Entity and Basis of Consolidation: A variable interest entity ("VIE") is an entity with insufficient equity investment or in which the equity holders lack one or more of the characteristics of controlling interest (which are adequate decision-making ability, the obligation to absorb the expected losses, and the rights to receive the expected residual returns). Accounting principles generally accepted in the United States of America ("GAAP") require VIEs to be consolidated in an entity's financial statements if the entity is the primary beneficiary of the VIE. In determining whether it is the primary beneficiary of the VIE that most significantly impact the entity's economic performance, including, but not limited to, determining or limiting the scope of purpose of the VIE, selling or transferring property owned or controlled by the VIE, or arranging financing for the VIE. The Company also considers whether it has the obligation to absorb losses of or the right to receive benefits from the VIE. The Company assesses its determination as the primary beneficiary on an ongoing basis.

ITL had a variable interest in GS because GS's ability to obtain financing was contingent upon financial support from ITL. ITL was the primary beneficiary of GS since it had the power to direct the activities that most significantly impact GS's economic performance. The consolidated financial statements include the accounts of ITL and GS (collectively, the "Company"). All significant inter-company balances and transactions have been eliminated during consolidation.

Due to the sale of membership interest in GS by Holdings, GS was deconsolidated in 2019.

Use of Estimates: The preparation of consolidated financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Term of Company and Operating Agreement: The Company will continue, unless terminated pursuant to its operating agreement.

NOTE 2: SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Cash: During the course of the normal business cycle, the Company may, at times, maintain cash balances in excess of the Federal Deposit Insurance Corporation's (FDIC) limit.

Accounts Receivable: Accounts receivable are uncollateralized customer obligations due under normal trade terms. Payments of accounts receivable are allocated to the specific invoices identified on the customer's remittance advice. Trade accounts receivable are stated at the amount management expects to collect from outstanding balances. The carrying amounts of accounts receivable are reduced by a valuation allowance that reflects management's best estimate of the amounts that will not be collected. Management reviews all accounts receivable balances that exceed the due date and, based on an assessment of current creditworthiness and past experience with the customers, estimates the portion, if any, of the balance that will not be collected.

Property and Equipment: Property and equipment are stated at cost, less accumulated depreciation and amortization. Depreciation is computed using the straight-line method over the estimate useful life ranging from 3 to 15 years. Maintenance and repairs are charged to expense as incurred. The Company reviews the property and equipment for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. There were no indications of impairment at December 31, 2020 and 2019.

Goodwill: The Company accounts for goodwill in conformity with the requirements of Statement of Accounting Standards Codification ("ASC") 350, "Goodwill and Other Intangible Assets". Additionally, the Company has elected application of the accounting alternative allowed under the Accounting Standards Update ("ASU") "No. 2014-02 Intangibles – Goodwill and Other (Topic 350)" that stipulates goodwill be amortized over the lesser of ten (10) years or the useful life. The Company is amortizing goodwill over a ten (10) year life. Goodwill is tested for impairment only when a triggering event occurs. Impairment is the condition that exists when the carrying amount of goodwill exceeds its implied fair value. The Company has determined no triggering event has occurred.

Revenue Recognition: Effective January 1, 2019, the Company adopted Revenue from Contracts with Customers (ASU 2014-09). The new standard replaces all current U.S. GAAP guidance on this topic and eliminates all industry-specific guidance, providing a unified model to determine when and how revenue is recognized. The core principle is that a company should recognize revenue upon the transfer of promised goods or services to customers in an amount that reflects the consideration to which the Company expects to be entitled in exchange for those goods or services.

The Company determines revenue recognition by:

- 1. Identifying the contract, or contracts, with a customer;
- 2. Identifying the performance obligations in the contract;
- 3. Determining the transaction price;
- 4. Allocating the transaction price to performance obligations in the contract:
- Recognizing revenue when, or as, the Company satisfies performance obligations by transferring the promised goods or services.

NOTE 2: SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

The Company adopted ASU 2014-09 utilizing the modified retrospective method. Upon adoption, The Company applied ASU 2014-09 only to contracts that were not completed. The Company applied the standard's practical expedient that permits the omission of prior-period information about remaining performance obligations, which are not material to restated information. The adoption of ASU 2014-09 did not have any impact to the financial statements.

The Company enters into agreements with customers to provide toll-free service with a complete set of online tools to manage and track toll-free numbers in real time, internet faxes and messaging services. The transaction price is allocated to each performance obligation based on the standalone selling price.

Under the agreements, the Company has a performance obligation to provide toll-free service, on-line tools, internet faxes and messaging platforms available for their customers. The performance obligation is satisfied over time when the services are provided to the customers.

Various economic factors affect revenues and cash flows. The Company bills the customer monthly. The customer payment is typically due in 30 days. The timing of revenue recognition, billings, and cash collections results in accounts receivable and deferred revenue on the consolidated balance sheets.

Income Taxes: The Company is a limited liability corporation and taxed as a partnership. As such the income and loss of the Company are reported on the members' individual income tax returns.

The Company is required to recognize the financial statement impact of a tax position unless it is more likely than not that the position will be sustained upon examination. If applicable, the Company recognizes interest accrued related to unrecognized tax benefits in interest expense and penalties in operating expenses. The Company has no amounts accrued for interest and penalties as of December 31. 2020 and 2019. Based on the evaluation of the Company's tax positions, management believes all positions taken would be upheld under an examination. Therefore, no provision for the effects of uncertain tax positions has been recorded for the year ended December 31, 2020. The Company is not subject to income tax examinations by the federal and state tax authorities for tax years before 2017.

Advertising: Advertising costs are expensed as incurred. Advertising expense was approximately \$268,000 and \$195,000 for the years ended December 31, 2020 and 2019.

Risks and Uncertainties: In March 2020, the World Health Organization deemed the Coronavirus ("COVID-19") a pandemic. This pandemic may cause a potential disruption to the Company's operations; although to-date, there has been no material adverse effect on the Company's financial condition and results of operations.

Reclassifications: Certain reclassifications have been made to the 2019 financial statements to conform to the 2020 presentation.

NOTE 3: PROPERTY AND EQUIPMENT

Property and equipment consisted of the following as of December 31:

		2020	2019
Computer equipment and software Vehicles Furniture and fixtures Leasehold improvements	\$	466,160 529,604 15,487 19,373	\$ 445.184 335.861 11,038 19,373
Less accumulated depreciation	_	1,030,624 413,982	 811,456 292,741
	\$	616,642	\$ 518,715

NOTE 4: GOODWILL

In June 2019, the Company settled a dispute over the purchase price of D800. As a result, the purchase price was reduced by \$265,000 which resulted in a reduction of goodwill. Goodwill consisted of the following as of December 31:

	Cost	Accumulated Amortization	<u>Net Book</u> <u>Value</u>
2020	\$ 18,344,638	\$ (7,672,409)	\$ 10,672,229
2019	\$ 18,344,638	\$ (5,836,986)	\$ 12,507,652

Amortization for the next five years will amount to approximately \$1,835,000 annually.

NOTE 5: LINE OF CREDIT

The Company has a line of credit with a bank which allows borrowings up to \$2,500,000 which is subject to certain restrictions on availability. The line of credit bears interests the bank's applicable margin plus the prime rate or the bank's applicable margin plus the relevant LIBOR (7% or 5% at December 31, 2020). The line of credit is secured by the Company's assets and membership interests in ITL and subject to certain financial covenants. The line of credit expires on March 29, 2024. There were no amounts outstanding as of December 31, 2020 and 2019.

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INTERNATIONAL TELCOM, LLC AND AFFILIATE NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 6: LONG-TERM DEBT

Long-term debt consisted of the following as of December 31:

2020 Term loan payable to a bank payable in quarterly principal installments ranging from \$375,000 to \$687,500 with the final payment of \$2,128,888 due on March 29, 2024. Bears interest at either the bank's applicable margin plus prime rate or bank's applicable margin plus the relevant LIBOR (6% at December 31, 2020). In general, interest is payable quarterly. Term loans are secured by the Company's assets and the membership interest in ITL, guaranteed by a member, and subject to certain financial \$ 8,878,888 \$ 10,975,000 covenants. 0 070 000

Less debt issuance costs Less current portion	8,878,888 (177,925) (2,121,830)	10,975,000 (232,669) (1.632,755)
	\$ 6,579,133	\$ 9,109,576

Future minimum debt payments are as follows:

Years Ending December 31,	_	Payments		nortization	Net		
2021	\$	2,176,575	\$	(54,745)	\$	2,121,830	
2022		2,187,500		(54,745)		2,132,755	
2023		2,625,000		(54,745)		2,570,255	
2024		1,889,813		(13,690)		1,876,123	
	-	0.070.000	-	(477.000)	-	0 700 0/0	
	\$	8,878,888	\$	(177,925)	\$	8,700,963	

NOTE 7: OPERATING LEASES

The Company leases office and parking space under operating lease agreements expiring through July 2026. The aggregate minimum future payments under these leases are payable as follows:

Years Ending December 31.		
2021	\$	596,668
2022		348,481
2023		356,205
2024		363,929
2025		291,903
Thereafter		174,112
	0.	
	\$	2,131,298

Rent expense under operating leases was approximately \$1,071,000 and \$1,095,000 the years ended December 31, 2020 and 2019, respectively.

A portion of this space was being subleased under a non-cancelable lease that expires in May 2021. The Company's lease expense will be offset by payments of approximately \$224,000 during 2021.

Rental income under the sublease amounted to approximately \$524,000 and \$510,000 in 2020 and 2019, respectively.

NOTE 8: RETIREMENT PLAN

The Company maintains a 401(k) profit sharing plan for all employees meeting certain age and service requirements. The Company's total contributions to the plan were approximately \$29,000 and \$17,000 for the years ended December 31, 2020 and 2019, respectively.

NOTE 9: RELATED PARTY TRANSACTIONS

The Company had the following related party transactions for the years ended December 31:

		2020		2019
Expenses with members of ITL Interest income from Holdings Interest income from members' loans Gain on sale of investment in Holdings	\$ \$ \$ \$	947,185 12,432	\$ \$ \$ \$	387,134 2,813 7,014 1,210,707

NOTE 9: RELATED PARTY TRANSACTIONS (CONTINUED)

At December 31, due from related parties consisted of:

	2020			2019
Loan receivable from members Interest receivable from members Receivable due from a member Accounts receivable from entity owned by a member	\$	976,380 30,888 - 301,074	\$	944,249 92,962 49,784 169,494
Due from related parties	\$	1,308,342	\$	1,256,489
Due to a member	\$	25,767	\$	45,000

The Company instituted an adjustment to the interest rate for the related party loan receivable in 2020 which resulted in the reduction of interest receivable by approximately \$75,000.

NOTE 10: INCENTIVE UNITS PLAN

In October 2020, the Members approved the International Telcom, LLC Incentive Unit Plan (the "Plan"). The purpose of the Plan is to enable service providers to acquire profit interests in the Company, thereby increasing their personal stake in the Company's growth and success, providing a means of rewarding outstanding services and incentivizing growth of Company value driven by such service providers.

The Plan is accounted for based upon the guidance within ASC 718, "*Compensation–Stock Compensation*". Since the shares issued pursuant to the Plan are settled in cash, such awards are considered liability awards. Additionally, the payout for such shares only occurs upon achievement of a liquidity event, such as a change in control or initial public offering. Liquidity events are not considered probable until they occur. Accordingly, the fair value of the units, at the time of a triggering event, will be immediately recorded as an expense.

Given that there was no triggering event in 2020, the Company has not recorded any share-based compensation relating to the share grants issued and outstanding. At December 31, 2020, 80.25 shares were issued and outstanding.

NOTE 11: PAYCHECK PROTECTION PROGRAM LOAN

In May 2020, the Company was granted a loan in the amount of \$902,500, pursuant to the Paycheck Protection Program ("PPP") as provided for in the Federal CARES Act. The Cares Act allows for the loan to be forgiven if certain conditions are met.

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NOTE 11: PAYCHECK PROTECTION PROGRAM LOAN (CONTINUED)

The loan matures in May 2022 and bears interest at a rate of 1.00% per annum, payable monthly commencing 10 months after the last day of the Company's loan forgiveness covered period, unless forgiven. The note may be prepaid by the Company at any time prior to maturity with no prepayment penalties. To qualify for forgiveness, funds from the loan may only be used for payroll costs, employee benefits, rent and utilities, and certain wage and employment levels need to be maintained. The Company intends to use the entire loan amount for qualifying expenses.

The PPP loan is unsecured and guaranteed by the United States Small Business Administration. The Company intends to apply for forgiveness of the PPP note, with the amount which may be forgiven equal to the sum of payroll costs and other allowed costs incurred by the Company during the twenty-four week period beginning upon receipt of PPP term note funds, calculated in accordance with the terms of the Cares Act. The Company has elected to account for this note under FASB ASC Topic 470, *Debt* ("ASC 470"). Under ASC 470, the proceeds from the note will remain as a liability in the accompanying statements of financial position until either the loan is in part or wholly forgiven, or repayment is made. If the loan is forgiven, the Company recognizes a gain on the extinguishment of debt.

The PPP loan was forgiven in April 2021 and recognized as a gain on the extinguishment of debt.

NOTE 12: SUPPLEMENTAL CASH FLOW INFORMATION

During the years ended December 31, 2020 and 2019, the Company paid approximately \$724,000 and \$975,000 for interest.

NOTE 13: SUBSEQUENT EVENTS

The Company has evaluated subsequent events through April 30, 2021, when the consolidated financial statements were available to be issued.

SUPPLEMENTAL INFORMATION

INTERNATIONAL TELCOM, LLC AND AFFILIATE CONSOLIDATING BALANCE SHEET December 31, 2020

ASSETS				
	Dial 800	International Telcom. LLC	Eliminations	<u>Consolidated</u> Total
CURRENT ASSETS Cash Accounts receivable Due from related parties Prepaid expenses and other current assets	\$ 2,657,025 627,802 90,146	\$ 272,366 510.876 2,304,638 101,682	\$ (996,296)	\$ 2,929.391 1,138.678 1.308,342 191,828
TOTAL CURRENT ASSETS	3,374,973	3,189,562	(996,296)	5,568,239
PROPERTY AND EQUIPMENT, NET	20,805	595,837	<u> </u>	616,642
OTHER ASSETS Security deposits Goadwill, net	32.155 5.572.703	54.436 5.099.526		86,591 10,672,229
TOTAL OTHER ASSETS	5.604,858	5.153.962		10,758,820
TOTAL ASSETS	\$ 9,000,636	\$ 8,939,361	\$ (996,296)	\$ 16,943,701

INTERNATIONAL TELCOM, LLC AND AFFILIATE CONSOLIDATING BALANCE SHEET December 31, 2020

LIABILITIES AND MEMBERS' EQUITY				
	Dial 800	International Telcom. LLC	Eliminations	<u>Consolidated</u> <u>Total</u>
CURRENT LIABILITIES				
Current portion of long-term debts	\$ -	\$ 2,121,830	\$	\$ 2.121.830 362.806
Accounts payable Accrued distribution payable	2,297	360,509 822,725		822.725
Due to related parties	996.296	25.767	(996,296)	25.767
Accrued expenses and other current liabilities	139.575	356,310	(110,210)	495.885
Deferred revenue	4,500			4.500
TOTAL CURRENT LIABILITIES	1,142,668	3,687,141	(996,296)	3.833.513
LONG-TERM LIABILITIES				
Paycheck protection program loan	÷	902,500	2	902,500
Long-term debts, net of current portion		6,579,133		6.579,133
TOTAL LIABILITIES	1.142.668	11,168.774	(996,296)	11,315,146
TOTAL MEMBERS' EQUITY	7,857,968	(2.229,413)		5,628,555
TOTAL LIABILITIES AND MEMBERS' EQUITY	\$ 9,000,636	\$ 8,939,361	\$ (996,296)	\$ 16.943.701

INTERNATIONAL TELCOM, LLC AND AFFILIATE CONSOLIDATING STATEMENT OF INCOME AND MEMBERS' EQUITY Year Ended December 31, 2020

		Dial 800		ternationai elcom, LLC	Elim	inations	<u>c</u>	onsolidated Total
REVENUE	\$	8,843,482	\$	8,575,074	\$	-	\$	17,418,556
COST OF REVENUE		1,559,208	_	1,184,672		545	_	2,743,880
GROSS PROFIT	-	7,284,274		7,390,402			-	14,674.676
OPERATING EXPENSES Selling, general and administrative expenses Depreclation and amortization	_	3,267,872 828,098	-	7,005,669 1,180,133		- 20 1	-	10.273,541 2,008.231
TOTAL OPERATING EXPENSES		4,095.970		8,185,802			_	12,281,772
NCOME (LOSS) FROM OPERATIONS		3,188,304		(795,400)		24		2,392,904
DTHER INCOME (EXPENSES) Interest income Interest expense Other Income		26	_	12.432 (781,530)		-		12,432 (781,530 26
TOTAL OTHER INCOME (EXPENSES)		26	_	(769,098)			_	769,072
NET INCOME		3,188,330		(1,564,498)				1,623,832
MEMBERS' EQUITY, BEGINNING OF YEAR		4,669,638		(360,070)		,		4.309.568
DISTRIBUTIONS	_	-		(304,845)				(304,845
TOTAL MEMBERS' EQUITY, END OF YEAR	\$	7,857,968	\$	(2,229,413)	\$		\$	5.628,555

INTERNATIONAL TELCOM, LLC AND AFFILIATE CONSOLIDATING BALANCE SHEET December 31, 2019

ASSETS										
	Dial 800 Division		ITL Global		International				Consolidate	
		DIVISION	Servi	ces.LLC	21	elcom, LLC	j,	liminations		Total
CURRENT ASSETS										
Cash	\$	1.183,159	\$	-	\$	306.123	\$	21	\$	1,489,282
Accounts receivable		636,985		12		432,309		- 26		1,069,294
Due from related party				2.0		4,568,237		(3,311,748)		1,256,489
Prepaid expenses and other current assets	_	110,231	5		//	204.514	_			314,745
TOTAL CURRENT ASSETS	_	1,930,375		2	_	5,511,183	_	(3,311,748)	_	4,129,810
PROPERTY, PLANT, AND EQUIPMENT, NET	_	24,308		24	_	494.407	_	<u> </u>		518,715
OTHER ASSETS										
Security deposits		32,756		-		54,436		-		87,192
Goodwill, net	_	6,388,221		· ·	_	6 119,431	_	· .	_	12,507,652
TOTAL OTHER ASSETS	-	6,420,977	1		-	6.173,867	_		_	12.594,844
TOTAL ASSETS	\$	8.375.660	\$		\$	12,179,457	\$	(3,311,748)	\$	17,243,369

INTERNATIONAL TELCOM, LLC AND AFFILIATE CONSOLIDATING BALANCE SHEET December 31, 2019

LIABILITIES AND MEMBERS' EQUITY						
	Dial 800 Division	ITL Global Services. LLC	International Telcom. LLC	Eliminations	Consolidated Total	
CURRENT LIABILITIES Current portion of long-term debts Accounts payable Accrued distributions Due to related parties Accrued expenses and other current liabilities Deferred revenue	\$	\$	\$ 1,632,755 301,164 1,245,000 206,032	\$ (3.311,748)	\$ 1,632,755 307,779 1,245,000 45,000 588,696 4,995	
TOTAL CURRENT LIABILITIES LONG-TERM LIABILITIES Long-term debt, net of current portion	3,706.022		<u>3,429,951</u> <u>9,109,576</u>	(3.311,748)	9,109,576	
TOTALLIABILITIES	3,706,022	<u> </u>	12,539.527	(3,311.748)	12,933,801	
TOTAL MEMBERS' EQUITY	4,669,638		(360.070)		4,309,568	
TOTAL LIABILITIES AND MEMBERS' EQUITY	\$ 8,375,660	\$ -	\$ 12,179,457	\$ (3.311,748)	\$ 17,243.369	

INTERNATIONAL TELCOM, LLC AND AFFILIATE CONSOLIDATING STATEMENT OF INCOME AND MEMBERS' EQU ITY Year Ended December 31, 2019

	Dial 800 Divisi	ITL Global on Services, LLC	International Telecom. Ltd.	Eliminations	<u>Consolidated</u> <u>Totai</u>
REVENUE	\$ 8,802,75	i1 \$ -	\$ 8.622,381	\$ -	\$ 17.425.132
COST OF REVENUE	1.030,7		1.166,739	<u> </u>	2,197,517
GROSS PROFIT	7,771.93		7,455,642		15.227.615
OPERATING EXPENSES Seiling, general and administrative expenses Depreciation and amortization	3.175.94		6,353,933		9,529,875
TOTAL OPERATING EXPENSES	4,009,59		7.521,982		11,531,575
NCOME (LOSS) FROM OPERATIONS	3.762.38	0 .	(66,340)		3,696.040
DTHER (NCOME (EXPENSES) Interest income interest expense Gain on sale of investment Other expense	(349,51		9,827 (791,628) 1,163,201 (11,196)	47.506	9,827 (1,141,140 1,210,707 (12,701
TOTAL OTHER INCOME (EXPENSES)	(351.01	7]	370.204	47.506	66,693
IET INCOME	3,411,36	3 -	303,864	47,506	3,762,733
ION-CONTROLLING INTEREST					
IET INCOME ATTRIBUTED TO INTERNATIONAL TELCOM, LLC	3,411,36	3 -	303.864	47,506	3.762.733
OTAL MEMBERS' EQUITY ATTRIBUTABLE TO INTERNATIONAL TELCOM, LLC	1.258.27	5 (380,048)	2,265,475	332,542	3,476,244
DECONSOLIDATION OF AFFILIATES		380,048	÷.	(380,048)	3
ISTRIBUTIONS			(2,929,409)		(2,929,409
OTAL MEMBERS' EQUITY, END OF YEAR	\$ 4.669,63	8 \$ -	\$ (360.070)	\$ -	\$ 4,309,568