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November 9, 2006

VIA OVERNIGHT COURIER

Docket Office

Tennessee Regulatory Authority

460 James Robertson Parkway

Nashville, Tennessee 37243

Re: Joint Application of V-Global Communications, Inc. and AmeriVon LLC for Grant of the Authority Necessary to Complete a Transfer of Control and Notice of Name Change

Ladies and Gentlemen:

V-Global Communications, Inc. ("V-Global") and AmeriVon LLC ("AmeriVon") (together, "Applicants"), through their counsel, hereby file an original plus thirteen (13) copies of their Application for Grant of the Authority Necessary to Complete a Transfer of Control and Notice of Name Change ("Application").

Also enclosed is a check in the amount of \$25.00, payable to the "Tennessee Regulatory Authority," for the fee associated with this filing.

An additional copy of this filing is enclosed. Please date-stamp and return in the postage-prepaid envelope provided.

DOCKET NO.

06-00280

Should questions arise with regard to these filings, kindly contact the undersigned.

Respectfully submitted,



Jonathan S. Marashlian
Christopher A. Canter
HELEIN & MARASHLIAN, LLC
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McLean, Virginia 22102
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Counsel for Joint Petitioners

AmeriVon LLC
800 Southwood Boulevard, Suite 212
Incline Village, Nevada 89451.
Phone: (425) 458-5760
Web Page: www.AmeriVon.com

Robert B. Segal, President/CEO
V-Global Communications, LLC
One Stamford Plaza
263 Tresser Boulevard, 9th Floor
Stamford, Connecticut 06901
Phone: (845) 406-3416
Fax: (845) 362-1801

Email: RBSegal@V-Global.net
Web Page: www.V-Global.net

)	
In the Matter of the Joint Application of)	
)	
V-GLOBAL COMMUNICATIONS, INC.)	
)	
Transferee,)	Case No. _____
)	
AMERIVON LLC)	
)	
Transferor,)	
)	
For Grant of the Authority)	
Necessary to Complete a Transfer of Control)	
and Notice of Name Change)	
)	

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)	

AmeriVon LLC (“AmeriVon”), its majority shareholder AmeriVon Holdings, LLC (“AVH”) and its minority shareholder, Robert B. Segal, and V-Global Communications, Inc. (“V-Global” and, together with AmeriVon, AVH and Segal, “the Parties” or “Petitioners”), through their undersigned counsel and in accordance with T.C.A. §§ 65-4-112 and 65-4-113, hereby respectfully request that the Tennessee Regulatory Authority (“TRA”) grant authority, to the extent necessary, to permit Petitioners to consummate a transaction through which Robert B. Segal and his wholly-owned company, V-Global, will acquire 100% control of AmeriVon and, immediately following this non-pro forma transfer of control, change AmeriVon’s name to V-Global Communications, LLC (“the Transaction”). The Petitioners respectfully request the Commission grant authority to permit the Parties to close their Transaction and, upon closing, give recognition to the name change

by updating Commission records to reflect AmeriVon's post-Transaction name, V-Global Communications, LLC.

The proposed Transaction will be entirely transparent and will not cause any disruption to the public or customers because, although licensed as a long distance telecommunications provider, AmeriVon does not currently provide service to any presubscribed customers in the state. Accordingly, the Petitioners respectfully request that the Commission approve this Petition and update Commission records expeditiously in order to allow Petitioners to consummate the proposed Transaction as soon as possible.

In support of this Application for Authority to Transfer Control and Notice of Name Change, the Parties state as follows:

I. DESCRIPTION OF THE PARTIES

A. AmeriVon LLC

AmeriVon is a privately held limited liability corporation organized under the laws of the state of Nevada. At present, a majority of AmeriVon stock, 80%, is owned by AmeriVon Holdings, LLC (hereafter "AVH") and the minority share, 20%, is held by AmeriVon's President, Robert B. Segal. AmeriVon's principle place of business is located at 800 Southwood Boulevard, Suite 212 Incline Village, Nevada 89451.

AmeriVon is a switchless resale common carrier which intends to provide intrastate, interstate and international long distance message toll telecommunications services to residential customers on a retail basis. These long distance services will be provided through local exchange and/or other connecting carriers. AmeriVon will purchase excess capacity from its underlying carriers and resell this capacity to its customers on a retail basis. The company is licensed or otherwise authorized to provide long distance service throughout the continental

United States; at present, however, it is not providing any regulated telecommunications services to any pre-subscribed customers in this state or any other.

B. V-Global Communications, LLC

V-Global Communications, Inc. (hereafter “V-Global”) is a privately held corporation organized under the laws of Delaware. Its principle place of business is located at One Stamford Plaza, 263 Tresser Boulevard, 9th Floor, Stamford, Connecticut 06901. Robert B. Segal is the President and sole owner of V-Global.

V-Global was formed for the specific purpose of becoming the holding company parent of AmeriVon LLC following Mr. Segal’s purchase of all of AmeriVon’s stock from its current majority shareholder, AVH. Once the transfer of majority ownership of AmeriVon to Mr. Segal and his company, V-Global, is complete, AmeriVon will change its name to V-Global Communications, LLC and become the wholly-owned subsidiary of V-Global. Upon transfer of ownership and name change approval, V-Global Communications, LLC will begin marketing and providing telecommunications services to the public.

II. CONTACT INFORMATION

Questions or inquiries concerning this filing may be directed to counsel for the Parties:

Jonathan S. Marashlian, Esq
Christopher A. Canter, Esq.
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With a copy to:

Robert B. Segal, President/CEO
V-Global Communications, LLC
One Stamford Plaza
263 Tresser Boulevard, 9th Floor
Stamford, Connecticut 06901
Phone: (845) 406-3416
Fax: (845) 362-1801
Email: RBSegal@V-Global.net
Web Page: www.V-Global.net

III. DESCRIPTION OF THE TRANSACTION

The Parties propose to complete a transaction ("Transaction") whereby Robert B. Segal, the President and sole owner of V-Global and current President and minority (20%) shareholder of AmeriVon, will acquire all of AmeriVon's outstanding shares, currently held by AVH, the majority (80%) shareholder in AmeriVon. Upon completion of this non-pro forma transfer of control, Robert B. Segal will engage in a pro forma paper transfer of his 100% ownership in AmeriVon to V-Global, which is also 100% owned by Mr. Segal. Mr. Segal will simultaneously change the name of AmeriVon to "V-Global Communications, LLC." All of these actions will be taken prior to selling any telecommunications services to the public. Closing of the Transaction is contingent upon the Parties obtaining all required Government approvals and satisfaction of the standard contract conditions.

An organizational chart illustrating the pre- and post-Transaction corporate structures of the Parties is attached at Exhibit A. Evidence of Secretary of State approval of AmeriVon LLC's name change to V-Global Communications, LLC, is attached at Exhibit B.

Since AmeriVon is not currently serving any presubscribed customers, the proposed change of ownership and name change of the licensed entity, AmeriVon will not adversely affect either the public or consumers. Indeed, the Transaction is entirely without adverse consequences and instead

will result in AmeriVon's telecommunications licenses and assets being transferred to management with demonstrated financial resources, managerial abilities, business plan and, most importantly, desire and willingness to bring AmeriVon's telecommunications services to the market under the new name, V-Global Communications, LLC.

IV. QUALIFICATIONS OF THE TRANSFEREE

AmeriVon has been licensed to resell telecommunications services on a retail basis for several months, but it has yet to roll out services. The Commission granted AmeriVon its CPCN in Docket No. 05-00308.

When AmeriVon obtained its license to provide telecommunications in the state, it was managed by Robert B. Segal, the company President and current minority shareholder. At the time, which was not long ago, AmeriVon amply demonstrated Mr. Segal's managerial, technical and financial qualifications to hold the requested telecommunications license. Wherefore, Mr. Segal's managerial, technical and financial qualifications to acquire 100% ownership and operational control of AmeriVon is a matter of record before this Commission in Docket No.05-00308.

V. PUBLIC INTEREST CONSIDERATIONS

The Parties respectfully submit that the proposed Transaction serves the public interest. In particular, the Parties submit that: (1) as previously demonstrated in Docket No. 05-00308, Robert B. Segal and, therefore his wholly-owned company V-Global, hold the financial, managerial and technical qualifications to acquire 100% control of AmeriVon; (2) the Transaction will benefit competition in the telecommunications market by enabling V-Global to finally provide service to the public and develop as an effective competitor in the state; and (3) the Transaction will not result in any disruption of service because AmeriVon has neither

marketed nor provided any telecommunications in the state and has no presubscribed customers which might otherwise be affected by either the change in control or name change. Since AmeriVon has no customers and has not marketed, the change in control and name change will have no adverse consequences.

Furthermore, the Transaction involves no change in the rates, terms and conditions set forth in AmeriVon's tariffs, so when V-Global does assume control and provide services to the public, these services will be subject to the rates, terms and conditions already filed with and approved by the Commission. The only change affecting tariffs will be the name change.

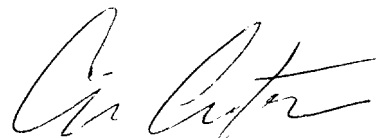
Lastly, the transfer of majority control of AmeriVon from AVH to Robert B. Segal and his wholly-owned subsidiary, V-Global, will not result in any anticompetitive effects, since neither AmeriVon nor V-Global are currently providing service to presubscribed customers.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

VI. CONCLUSION

For the reasons stated above, the Petitioners respectfully submit that the public interest, convenience, and necessity would be furthered through consummation of their proposed Transaction.

Respectfully submitted,



Jonathan S. Marashlian
Christopher A. Canter
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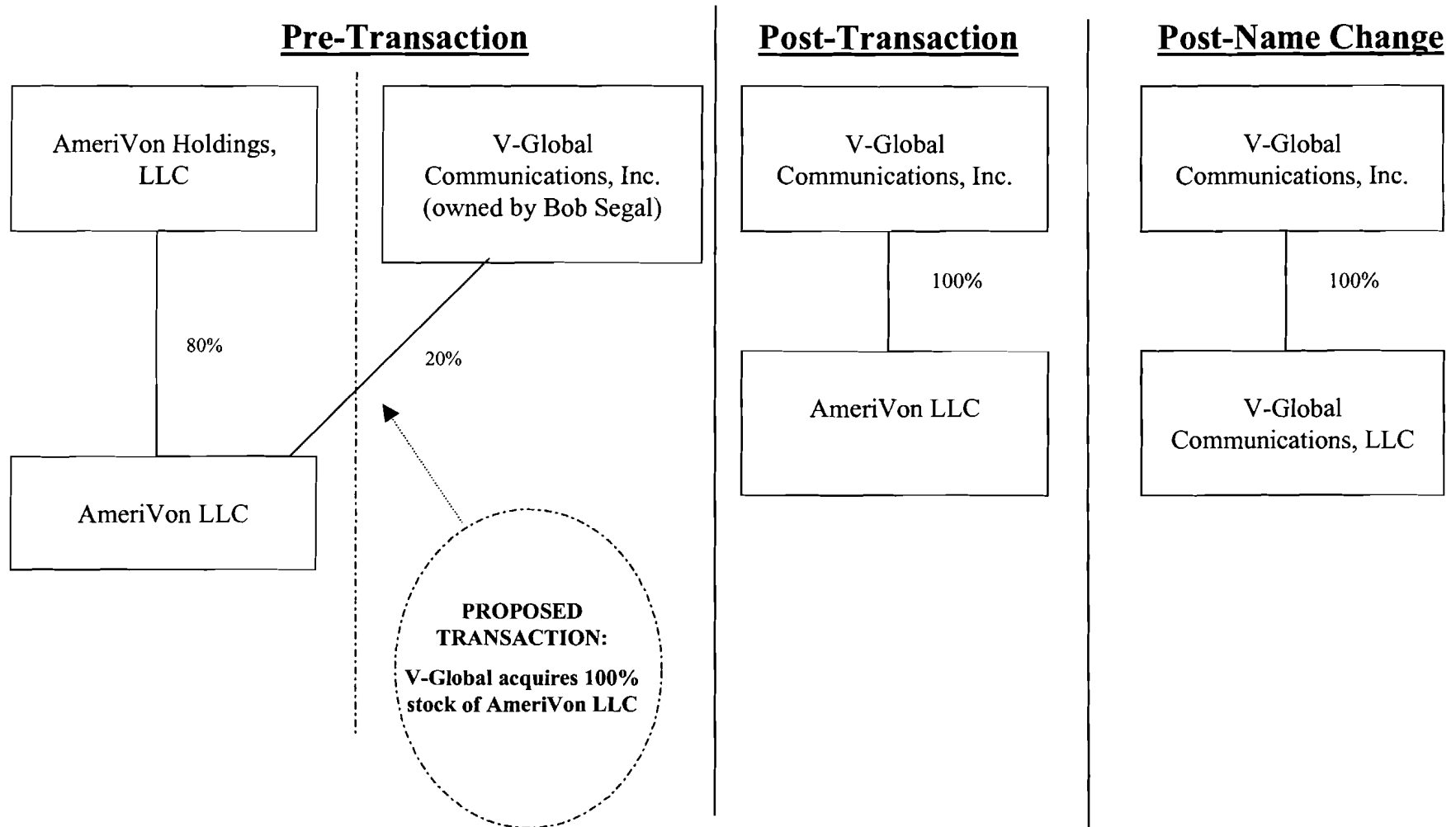
Robert B. Segal, President/CEO
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Fax: (845) 362-1801

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EXHIBIT A

Illustrative Organizational Chart – Pre-and Post-Transaction

AmeriVon LLC – V-Global Communications, Inc. Transfer of Control
Illustrative Pre & Post Transaction Organizational Chart



Upon acquiring control of AmeriVon LLC, V-Global Communications, Inc. will continue to provide the same services offered by AmeriVon LLC under the “V-Global Communications, LLC” name and according to the same rates, terms and conditions of service. The proposed transaction is entirely transparent and does not affect any presubscribed customers.

EXHIBIT B

SECRETARY OF STATE AMENDED CERTIFICATE OF AUTHORITY

**Secretary of State
Division of Business Services**

312 Eighth Avenue North
6th Floor, William R. Snodgrass Tower
Nashville, Tennessee 37243

DATE: 10/23/06
REQUEST NUMBER: 5880-1499
TELEPHONE CONTACT: (615) 741-2286
FILE DATE/TIME: 10/23/06 0944
EFFECTIVE DATE/TIME: 10/23/06 1630
CONTROL NUMBER: 0505036

TO:
THE HELEIN LAW GROUP, P.C.
JONATHAN MARASHLIAN
8180 GREENSBORO/S775
MCLEAN, VA 22102

RE:
V-GLOBAL COMMUNICATIONS, LLC
APPLICATION FOR AMENDED CERTIFICATE OF AUTHORITY -
LIMITED LIABILITY COMPANY

THIS WILL ACKNOWLEDGE THE FILING OF THE ATTACHED DOCUMENT WITH AN EFFECTIVE
DATE AS INDICATED ABOVE.

WHEN CORRESPONDING WITH THIS OFFICE OR SUBMITTING DOCUMENTS FOR FILING, PLEASE
REFER TO THE LIMITED LIABILITY COMPANY CONTROL NUMBER GIVEN ABOVE.

FOR: APPLICATION FOR AMENDED CERTIFICATE OF AUTHORITY - ON DATE: 10/23/06
LIMITED LIABILITY COMPANY

FROM:
HELEN LAW GROUP, P.C. (THE)
8180 GREENSBORO DR
SUITE 700
MCLEAN, VA 22102-0000

RECEIVED:	FEES	
	\$20.00	\$0.00
TOTAL PAYMENT RECEIVED:		\$20.00

RECEIPT NUMBER: 00004042642
ACCOUNT NUMBER: 00520048



SS-4458

Riley C Darnell
RILEY C. DARNELL
SECRETARY OF STATE

State of Tennessee



Department of State
Corporate Filings
312 Eighth Avenue North
6th Floor, William R. Snodgrass Tower
Nashville, TN 37243

APPLICATION FOR AMENDED
CERTIFICATE OF AUTHORITY
(LIMITED LIABILITY COMPANY)

RECEIVED
For Office Use Only
2006 OCT 20
FILED
SECRETARY OF STATE

To the Secretary of State of the State of Tennessee:

Pursuant to the provisions of §48-246-303 of the Tennessee Limited Liability Company Act or §48-249-906 of the Tennessee Revised Limited Liability Company Act, the undersigned hereby applies for an amended certificate of authority to transact business in the State of Tennessee, and for that purpose sets forth:

1. The currently recorded name of the Limited Liability Company is: _____

AmeriVon LLC

If different, the name under which the amended certificate of authority is to be obtained is: _____

V-Global Communications, LLC

2. The state or country under whose law it is organized is: Nevada

and its date of formation is: June 4, 2003 (must be month, day and year).

3. The complete street address (including zip code) of its principal office is:

27 Skymeadow Road, Suffern, New York 10901

Street

City

State/Country

Zip Code

4. The complete street address (including the county and the zip code) of its registered office in Tennessee is:

1900 Church Street, Suite 400, Nashville, Tennessee 37203

Street

City/State

County

Zip Code

The name of its registered agent at that office is: National Registered Agents, Inc.

5. If the provisions of TCA §48-249-309(i) (relating to foreign series LLCs) apply, then the information required by that section should be attached as part of this document.

6. Please insert the number of members at the date of filing if more than six (6). _____

NOTE: This application must be accompanied by a certificate of existence or a document of similar import (for example, a certificate of good standing) duly authenticated by the Secretary of State or other official having custody of Limited Liability Company records in the state or country under whose law it is formed. The certificate shall not bear a date of more than two (2) month prior to the date the application is successfully filed in Tennessee.

10/18/06
Signature Date

Manager

Signer's Capacity

V-Global Communications, LLC
Name of Limited Liability Company

RB Segal
Signature

Robert B. Segal
Name (typed or printed)

5880-1499