GLOBAL CONNECTION INC. OF AMERIÇA

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April 24, 2007

Ron Jones, Chairman Tennessee Regulatory Authority 460 James Robertson Pkwy Nashville, TN 37243-0505

07-00106

Subject: Petition for designation as an Eligible Telecommunications Carrier (ETC) pursuant to 47 U.S.C. 214(e)

Dear Chairman Jones,

Please accept this letter as a petition to the Commission for designation of Global Connection Inc. of Tennessee, as an eligible telecommunications carrier (ETC) pursuant to 47 U.S.C. 214(e).

Enclosed for filing with the Commission are the original and five (5) copies of the supporting documentation of this petition. Global Connection Inc. of Tennessee has met the requirements for ETC designation. Grant of this request will serve the public good by allowing Global Connection Inc. of Tennessee to serve current and additional low-income subscribers.

Please date and time stamp the extra copy as proof of filing and return it in the enclosed self addressed stamped envelope. Please refer any questions about this application to Global Connection Inc. of Tennessee at P.O Box 48269, Atlanta, Ga., 30340 or telephone at 678.966.8444 Ext. (1101).

Sincerely,

Houssam Abdallah President and Owner

BEFORE THE TENNESSEE REGULATORY AUTHORITY NASHVILLE, TENNESSEE

Petition of Global Connection Inc. of Tennessee ("For Designation as Eligible Telecommunications Carrier in the State of Tennessee

Global Connection Inc. of Tennessee by its undersigned counsel and pursuant to Section 214(e)(2) of the Communications Act of 1934, as amended (the "Act"), hereby submits this Petition for Designation ("Petition") as an Eligible Telecommunications Carrier ("ETC") throughout its licensed service area in the State of Tennessee. Global Connection Inc. of Tennessee seeks designation as an ETC for the wire centers of BellSouth, a non-rural incumbent LEC. As demonstrated below, Global Connection Inc. of Tennessee meets all of the requirements for designation as an ETC and while not a prerequisite to qualifying as ETC; Global's designation will serve the public interest.

I. Global Connection Inc. of Tennessee Universal Service Offering.

Global Connection Inc. of Tennessee is competitive local exchange carrier ("CLEC") headquartered in Atlanta, Georgia, and is authorized to do business in the State of Tennessee. Global Connection Inc. of Tennessee offerings include local service, long distance, broadband, Internet access, and cell phone service.

Global Connection Inc. of Tennessee is a CLEC certified by the Tennessee Regulatory Authority ("TRA" or "Authority") to offer interstate telecom services in Tennessee. Global Connection Inc. of Tennessee intends to obtain high cost universal service support funding throughout its licensed service area, including areas served by

BellSouth, to speed the delivery of communications services to the citizens of Tennessee. Global Connection Inc. of Tennessee is a common carrier consistent with the definition in 47 U.S.C § 153(10) and the requirements of 47 U.S.C.§ 214(e)(1).

Global Connection Inc. of Tennessee currently provides all the services and functionalities supported by the federal universal service program set forth in 47 C.F.R.§54.101(a) of the Federal Communications Commission's ("FCC's") rules throughout its service area in Tennessee. Global Connection Inc. of Tennessee will provide universal service to its consumers using a combination of unbundled network elements ("UNEs"), Global Connection Inc. of Tennessee own Class V switches utilizing UNE loops, and Global's own wireline facilities, as well as through the resale of BellSouth's local exchange service pursuant to Section 251(c)(4) of the federal Act. Designation of Global as an ERC will benefit Tennessee consumers by promoting Global's ability to construct and improve network facilities, facilitating local competition on a level playing field in rural areas of the state, and gibing incumbent local exchange carriers ("ILECs") incentives to improve their facilities and provide higher quality service due to the beneficial pressure of competition.

II. Global Connection Inc. of Tennessee Satisfies All of the Requirements for Designation as an Eligible Telecommunications Carrier.

The legal standards governing ETC designation proceedings are found in Section 214(e) of the federal Communications Act of 1934, as amended ("Act"), 47 U.S.C.§214(e); the FCC's rules, principally 47 C.F.R.§§54.101 and 54.201; and the governing precedents of the federal courts and the FCC. Under § 214(e), a prospective ETC must show that, upon receiving designation, it will:

(1) provide supported services throughout the service area for which it is designated; (2) do so using its own facilities (including unbundled network elements ("UNEs") and/ or a combination of its own facilities and resale of another carrier's facilities; and (3) advertise the availability of these offerings though the media. 47 U.S.C.§214(e)(1)(A) and (B). The "supported services" are listed in 47 C.F.R.§ 54.101(a). Finally, when a carrier seeks ETC designation in an area served by a "rural telephone company" as defined in the Act, the Authority must find that the designation of an additional telephone company" as defined in the Act, the Authority must find that the designation of an additional telephone company is in the public interest. Global Connection Inc. of Tennessee satisfies each of the elements required for ETC designation pursuant to Section 214(e) of the Act.

A. Global Connection Inc. of Tennessee offers each of the Services Supported By the Federal High-Cost Universal Service Program.

Global Connection Inc. of Tennessee currently provides (or will provide upon ETC designation) all the services and functionalities supported by the federal universal service program, as set forth in Section 214(e) of the Act and Section 54.101(a) of the FCC's rules, on 100% of the lines it serves throughout the BellSouth service area in Tennessee, the area for which it seeks ETC designation.

In order to be designated as an ETC, a carrier must be a common carrier and both offer and advertise the supported services throughout the designated service area.

47 U.S.C.§214(e)(1). The FCC has identified the following services and functionalities as the core services to be offered by an ETC and supported by federal universal services support mechanism:

- 1. Voice-grade access to the public switched telephone network;
- 2. Local usage;
- 3. Dual-tone, multi-frequency ("DFMF") signaling, or its functional equivalent;
- 4. Single-party service or its functional equivalent;
- 5. Access to emergency services;
- 6. Access to operator service;
- 7. Access to interexchange service;
- 8. Access to directory assistance; and
- 9. Toll limitation for qualifying low-income consumers.4

For purposes of ETC applications, carrier must certify that they provide each of the supported services, or where appropriate, the functional equivalent. As shown below and in the Affidavit attached as "Exhibit A" hereto, CCC currently provides, or will provide upon designation, each of the required services and functionalities on 100% of the lines it serves throughout the area for which it seeks designation.

1. Voice-Grade Access To The Public Switched Network.

The FCC has concluded that voice-grade access means the ability to make and receive phone calls, within a specified bandwidth and frequency range. Global Connection Inc. of Tennessee meets this requirement by providing voice-grade access to the public switched telephone network. Through its interconnection arrangements with BellSouth and other local exchange carriers, each of Global Connection Inc. of Tennessee customers are able to make and receive calls on the public switched telephone network within the specified bandwidth.

2. Local Usage

ETCs must include local usage beyond providing simple access to the public switched network as part of a universal service offering. Global Connection Inc. of Tennessee includes unlimited local usage in each of its local service rate plans, and thereby complies with the requirements that all ETCs offer local usage.

3. Dual-Tone Multi-Frequency ("DTMF") Signaling, or its Functional Equivalent.

4. Single- Party Service Or Its Functional Equivalent.

"Single-party service" means that only one party will be served by a subscriber loop or access line (in contrast to a multi-party Global Connection Inc. of Tennessee meets the requirement by providing single service throughout its service area.

5. Access to Emergency Services.

Ability to reach a public emergency service provider by dialing 911 is required in any universal service offering. Global Connection Inc. of Tennessee currently provides its subscribers with access to E-911 emergency services throughout the service area for which designation is sought in accord with this requirement and consistent with FCC regulations.

6. Access to Operator Services.

Access to operator assistance is defined as any automatic or live assistance provided to a consumer to arrange for the billing or completion, or both, of a telephone call. Global Connection Inc. of Tennessee meets these requirements by providing all of its customers with access to operator services, including customer service and <u>call</u> completion.

7. Access to Interexchange Service.

An ETC must offer consumers access to interexchange service to make and receive toll or interexchange calls. Global Connection Inc. of Tennessee meets this requirement by providing all of its customers with the ability to make and receive interexchange calls, including "equal access," which enables customers to reach their interexchange carrier of choice.

8. Access to Directory Assistance.

The ability to place a call to directory assistance is a required service offering. Global Connection Inc. of Tennessee meets this requirement by providing all its customers with access directory assistance by dialing "411" or "555-1212".

9. Toll Limitation for Qualifying Low-Incoming Consumers.

An ETC must offer either "toll control" or "toll control blocking" service to qualifying Lifeline customers at no additional charge. 47 C.F.R.§§ 54.400 - .415. Once designated as an ETC, Global Connection Inc. of Tennessee will participate in Lifeline as required, and will provide toll control and/or toll blocking capability in satisfaction of the Authority's requirement. Global Connection Inc. of Tennessee currently has the technology to provide toll limitation and will utilize this technology to provide such functionality at no additional charge to Lifeline customers.

B. Global Connection Inc. of Tennessee Offers Supported Services Over Its Own Facilities.

A carrier requesting designation must certify that it offers the supported services "either using its own facilities or a combination of its own resale of another carrier's services." Global Connection Inc. of Tennessee will provide universal service to

its consumers using a combination of Global's own Class V switches used together with UNEs, UNE-loops, and resale of BellSouth service. The FCC has made it clear that purchase of UNEs satisfies the facilities requirement, and has specified certain high-cost funding limitation with respect to lines provide using UNEs. An ETC may satisfy the requirement of providing service using resale, but may not claim universal service funding for resold service lines. Global Connection Inc. of Tennessee is willing and able to serve all customers throughout the area for which it has requested designation.

C. Global Connection Inc. of Tennessee Will Advertise Its Universal Service Offering

Global Connection Inc. of Tennessee will advertise the availability of the supported services and the corresponding charges in manner that informs the general public within the designated service area of both the services available and the corresponding charges. Global Connection Inc. of Tennessee advertises its services through several different media of general distribution throughout the service area for which designation is requested, including newspaper, other periodicals, radio, and an Internet website (http://www.globac-inc.com), and will use the same media to advertise its universal service offering throughout the service area designated by the Authority. Global Connection Inc. of Tennessee also commits that, once it receives CTC designation, it will provide notice of its Lifeline and Link Up discounted services at local unemployment, social security, and welfare offices.

- D. Global Connection Inc. of Tennessee Meets All of the Additional Requirements for ETC Designation Found in 47 C.F.R. § 54.202.
 - 1. Commitment to Provide Service Upon Reasonable Request.

Global Connection Inc. of Tennessee commits to provide service to any customer throughout its service area upon request. The specific service deployment requirements set forth in 47 C.F.R.§ 54.202 pertain to wireless technology and are not directly applicable to wireline carriers like Global Connection Inc. of Tennessee. Global Connection Inc. of Tennessee does not anticipate that it will be unable to provide service to a requesting party and report the unfulfilled request to the Authority within 30 days after making such determination. In the Matter of Federal-State Joint Board on Universal Service, CC Docket No. 96-45, Report and Order, ¶ 22 (re. March 17, 2005) ("Designation Standards Order"). Furthermore, Global Connection Inc. of Tennessee will file an annual report detailing how many requests for service were unfulfilled for the past year, if any, and how Global Connection Inc. of Tennessee attempted to provide service to those potential customers. Id. at 69.

 Global Connection Inc. of Tennessee Plans to Use High Cost Support to Improve Service Quality Over the Coming Years.

Global Connection Inc. of Tennessee will use universal service funds to improve service within its ETC service area. As required by Section 214(e) of the Act, Global Connection Inc. of Tennessee will use all federal high cost support that it receives for the construction, maintenance and upgrading of facilities used to provide supported

service in rural and high-cost areas. The FCC's requirements in 47 C.F.R. § 54.202 regarding the showing that ETCs use universal funds to improve "signal quality, coverage, or capacity" are oriented to wireless carrier and do not apply to wireline CLECs like Global Connection Inc. of Tennessee. Nonetheless, Global Connection Inc. of Tennessee commits that it will use the universal service high-cost funds it receives to accelerate its development of network of network facilities throughout its designated ETC service area over the next five years.

3. Global Connection Inc. of Tennessee Can Remain Functional In Emergency Situations.

Global Connection Inc. of Tennessee has the ability to remain functional in emergency situations. Global Connection Inc. of Tennessee has a "reasonable amount of back-up power to ensure functionality without an external power source, is able to reroute traffic around damage facilities, and is capable of managing traffic spikes resulting from emergency situations." Id. at ¶ 25; 47 C.F.R. § 54.202(a)(2). If desired, Global Connection Inc. of Tennessee is prepared to certify on an annual basis that it is able to function in emergency situations and to submit data concerning outages in its designated service areas. Designation Standards Order at 27 &6 9.

4. Global Connection Inc. of Tennessee Satisfies Applicable Consumer Protection and Service Quality Standards.

As further described above, Global Connection Inc. of Tennessee is dedicated to building strong customer relationships by providing customers with services that exceed expectations. Global Connection Inc. of Tennessee will comply with

applicable consumer protection and service quality requirements of the TRA. As a wiereline CLEC, Global Connection Inc. of Tennessee is not subject to the Cellular Telecommunication Industry Association's Consumer Code. Id. at ¶¶ 28 & 69; 47 C.F.R § 54.202(a)(3).

5. Global Connection Inc. of Tennessee a Comparable Local Usage Plan.

Global Connection Inc. of Tennessee offers local usage plans that ate identical (or superior) to those offered by ILECs in the proposed ETC service area. Designation Standards Order at 32 & 69; 47 C.F.R 0167 § 54.202(a)(4).

6. Global Connection Inc. of Tennessee Provides Equal Access.

Global Connection Inc. of Tennessee already provides equal access to enable its switched local exchange customers to reach the long distance carrier of their choice. Designation Standards Order at ¶¶ 35 & 69; 47 C.F.R. § 54.202(a)(5).

III. Global Connection Inc. of Tennessee Request Designation Throughout the BellSouth Service Area in Tennessee

Pursuant to the Act, a "service area" is a "geographic area established by a state commission for the purpose of determining universal service obligations and support mechanisms." 47 C.F.R. § 54.207(a). For service areas serviced by non-rural ILECs, there are no restrictions on how a state commission defines the "service area" for purposes of designating a competitive ETC. Id.

Global Connection Inc. of Tennessee is not applying for designation as an ETC in an area served by a rural telephone company.

IV. Granting This Petition Will Serve the Public Interest

A. As BellSouth is a Non-Rural ILEC, There is No Need to Conduct a Public Interest Analysis.

Global Connection Inc. of Tennessee notes that BellSouth is not a "rural telephone company" under 47 U.S.C § 153(37). Section 214(e)(2) of the CCT expressly requires that a state commission conduct public interest analysis "before designating an additional eligible telecommunications carrier for an area served by a rural telephone company..." As Global Connection Inc. of Tennessee is not petitioning for ETC designation in a service area served by a rural telephone company, there is no need for the TRA to determine whether or not designation of Global Connection Inc. of Tennessee is in the "public interest."

B. Nevertheless, the Brant of Global Connection Inc. of Tennessee Petition is in the Public Interest.

If the TRA deems it necessary to conduct a public interest analysis, the Authority should find that designating Global as ETC would serve the public interest, as discussed in more detail below.

The FCC gas recognized that "designation of competitive ETCs promotes competition and benefits consumers in rural high-cost areas by increasing customer choice, innovative services, and new technologies." Global Connection Inc. of Tennessee will implement a variety of service offering and rate plans that will be both competitive the incumbent LEC service offering and affordable to Tennessee customers.

Designating Global Connection Inc. of Tennessee, as an ETC will bring to consumers the benefits of competition, including increased choices, higher quality

service, and lower rates. In a competitive market, consumers will be able to choose the services that best meet their communication needs. With a choice of choice of service providers, the consumer is able to select a provider based on service quality, service availability and rates. In addition, designating Global Connection Inc. of Tennessee an ETC will also provide an incentive to the incumbent LEC to improved services to consumers. The FCC has noted, "we believe that competition may provide incentives to the incumbent to implement new operating efficiencies, lower prices, and offer better service to its customers."

Designating Global Connection Inc. of Tennessee as an ETC will have only a negligible impact on the overall universal service high-cost fund. The funds Global Connection Inc. of Tennessee will receive form the Interstate Access Support ("IAS") fund will have no impact on the overall size of the fund, since the IAS fund is subject to nationwide hard cap; and the amount that Global Connection Inc. of Tennessee will receive from the High Cost Model Support fund will have a miniscule impact on the overall \$3.5 billion high-cost universal service fund.

Global Connection Inc. of Tennessee is committed to providing excellent service to its customers. Global Connection Inc. of Tennessee is subject to the regulatory of the TRA and Complies with applicable consumers protection rules. Furthermore, Global Connection Inc. of Tennessee will, as required by section 214(e) of the Act, use all federal high cost support that it receives for the construction, maintenance and upgrading of the facilities used to provide supported service in rural and high-cost areas. Receipt of universal service high-cost funds will enable Global Connection Inc. of

Tennessee to accelerate and expand its deployment of wireline network facilities throughout its licensed service area in Tennessee.

V. <u>High Cost Certification</u>

Under Section 54.313, 54.314, 54.809, 54.904 of the FCC's rules, carriers seeking high cost support must either be certified by the appropriate stated commission or, where the state commission does not exercise jurisdiction, must self-certify with the FCC and the Universal Service Administrative Company as to their compliance with Section 254(e) of the Act. Therefore, Global Connection Inc. of Tennessee submits its high-cost certification with the TRA as part of this petition. Global Connection Inc. of Tennessee respectfully requests that the TRA issue a finding that Global Connection Inc. of Tennessee has met the high-cost support as of the date it receives a grant of ETC status in order that funding will not be delayed.

V. Anti-Drug Abuse Certification

Global Connection Inc. of Tennessee certifies that no party to this petition is subject of a denial of federal benefits pursuant to Section 5301 of the Anti- Drug Abuse Act of 1988, 21 U.S.C. § 862. (See "Exhibit A")

VI. <u>Conclusion</u>

Based on the foregoing, Global Connection Inc. of Tennessee respectfully requested that the TRA designated Global Connection Inc. of Tennessee as an ETC in Tennessee on an expedited basis.

Respectfully submitted by,

Houssam Abdallah

President and Owner

Global Connection Inc. of Tennessee

May 2, 2007

Exhibit A

G. Lifeline

- 1. Applicability:
- a. Lifeline discounts are applicable to local exchange services provided to eligible residential Applicants.

2. Territory:

a. Within the base rate areas of all BellSouth, Sprint, and Verizon exchanges as shown and defined in the Incumbent LEC's current and effective Tariffs on file with the Commission.

3. Discounts:

a. Lifeline is provided as a reduction of the subscriber's access line rate for local service in amounts equal to the sum of the state and/or federal approves and supported credits.

4. Terms and Conditions:

- a. Lifeline is provided only to the customer's principle residence
 - b. One low-income credit is available per household and applicable to the primary residential connection only. The names subscriber must be a current recipient of any of the low-income assistance programs identified

in 5 following.

- c. Proof of eligibility in any of the qualifying lowincome assistance programs should be provided to the
 Company at the time of application for service. The
 Lifeline credit will not be established until the
 Company has received proof of eligibility.
- d. When, for any reason, a customer is determined to be ineligible the Company will contact the customer. If the customer cannot provide eligibility documentation, the Lifeline account will be disconnected.
- e. Certification of eligibility in any of the qualifying low-income assistance programs will be required for any account that has been disconnected prior to the reestablishment of the service.
- 5. Eligible low-income assistance programs:
 - a. The eligible low-income assistance programs are the same as those defined in the Incumbent LEC's current and effective Tariffs on file with the Commission..

H. Link-Up

- 1.Link-Up is a connection assistance programs, which provides for the reduction of applicable charges associated with connection of telephone service.
- 2. The applicant must meet the requirements for qualification for Lifeline Telephone Service.

EXHIBIT B

MANAGEMENT and TECHNICALTEAM

Houssam Abdallah established Global Connection Inc. of America in June 1998. He serves as its President/CEO and is involved in ensuring regulatory compliance. He has an Industrial Engineering degree. He maintains continuing communications with BellSouth, as well as other I.L.E.C.s that the Company utilizes in providing services. Global Connection Inc. of America, a Georgia corporation is engaged in the delivery of prepaid telecommunication services, primarily in the state of Georgia and also has authority to operate in the states of Alabama, Arkansas, Florida, Illinois, Indiana, Kentucky, Michigan, Mississippi, North Carolina, South Carolina and Tennessee. Global Connection Inc. of America has current subscription of approximately 13,000 lines and monthly revenues of over \$600,000.

Prior to such, he created and continues to operate Southeast Dental Care, Inc. ("S.E.D.C.") a regional Dental / Optical / Chiropractic Plan which is primarily directed to income groups not utilizing conventional insurance coverage. S.E.D.C. was founded in 1994 and has expanded to multi-state operations. Mr. Abdallah has extensive experience in the management of sales personnel and identification of market potential.

Bassam Abdallah, Vice President and the Director of Management Information Systems, has extensive experience in the field of technology platforms for administration of commercial operations. Mr. Abdallah has a B.S. degree in Computer Science and over 20 years experience in the set up and design of technical infrastructure. Mr. Abdallah is presently interacting with software engineers to develop the back office technology platform which will allow Global to interface with primary carriers, payment centers and customers on a virtual basis to allow for efficiency in the management of service and account maintenance.

Maxine Alagar is the Director of Center Operations. She came to Global after thirty-four and a half years Telephony experience with BellSouth Telecommunications, Inc. (BellSouth). Her extensive background and knowledge gained is indicated throughout her positions held in both Louisiana and Alabama during pre and post divestiture of South Central Bell and AT&T. Maxine began her career with technical experience as an Operator in Operator Services, a Frame Attendant in Central Offices for Step-by-Step, Cross Bar, and #5 ESS Switching Services and as a Customer Service Representative in Interconnection Customer Service Center (ICSC). She next advanced to an Assistant Manager in the ICSC Provisioning Center; then an Assistant Manager for Wide Area Telephone Service (WATS) Billing in New Orleans, La.; then a Special Access Staff Manager in Alabama. Maxine later held positions as an Assistant Manager Billing and Collections, Collections Director and at the time she had retired, Maxine was the Operations Director of Billing and Collections for BellSouth Accounts Receivables Management in Birmingham, Alabama. As the Operations Director of Billing and Collections she had seven managers and more than seventy Service Representatives which reported directly to her in addition to overseeing the day-to day operations which included escalated disputes for resolution and the collection of Access, Local Interconnection, Collocation, Resale, and Unbundled Network Element Platform (UNE-P) services across BellSouth's nine state region. Maxine also worked closely with BellSouth's General Counsel and BellSouth Regulatory to resolve Competitive Local Exchange Carrier (CLEC) contractual and bankruptcy issues. Her vast knowledge of services contributed to the successful resolution of Public Service Commission and related customer disputed issues.

Onali Momin is the Technical Support Manager. Mr. Momin has a Bachelor of Commerce degree and Diplomas in Computer Science and Computer Programming & Applications. He has also obtained certification in various aspects of programming and technology including: languages, RDBMS, report tools, components, web technologies, tools, operating systems and hardware. Mr. Momin's ongoing responsibilities are to design, develop and deploy the client/server application for customer service, as well as the accounting department.

Global Connection Inc. of America

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To The Board of Directors Global Connection, Inc. of America Atlanta, Georgia

I have reviewed the accompanying balance sheet of Global Connection Inc. of America as of the year ended December 31, 2006 and the related statements of income and retained earnings and cash flows for the year then ended in accordance with Statements on Standards for Accounting and Review Procedures issued by The American Institute of Certified Public Accountants. All information included in these financial statements is the representation of the management of Global Connection Inc. of America A review consists pricipally of inquiries of company personnel and analytical procedures applied to financial data. It is substantially less in scope than an examination in accordance with generally accepted auditing standards, the objective of which is the expression of an opinion regarding the financial statements taken as a whole. Accordingly, I do not express such an opinion.

Based on my review, I am not aware of any material modifications that should be made to the accompanying financial statements in order for for them to be in conformity with generally accepted accounting

My review was made for the purpose of expressing limited assurance that there are no material modifications that should be made to the financial statements in order for them to be in conformity with accounting principles generally accepted in the United States of America

Larry Brown, Certified Public Accountant

April 24, 2007

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And of the Georgia Society of Certified Public Accountants -1-

GLOBAL CONNECTION, INC. of AMERICA.

BALANCE SHEET DECEMBER 31, 2006 ASSETS

CURRENT ASSETS

Cash Accounts Receivable Net of Allowances Investments Receivable (Note 5) Inventory TOTAL CURRENT ASSETS	\$930,752 931,942 4,016,595 <u>147,793</u> \$6,027,082
PLANT AND EQUIPMENT	
Furniture, Fixtures and Equipment (Note 2) Accumulated Depreciation NET PLANT AND EQUIPMENT	\$503,755 (<u>381,906)</u> \$121,849
OTHER ASSETS Long Term Investments (Note 3) Deposits	\$105,742 <u>96,383</u>
TOTAL OTHER ASSETS TOTAL ASSETS	202,125 \$6,351,056
LIABILITIES AND SHAREHOLDERS EQUITY	
CURRENT LIABILITIES Accounts Payable Notes Payable (Note 4) TOTAL CURRENT LIABILITIES	\$1,831,888 <u>22,370</u> \$1,854,258
LONG TERM LIABILITIES	
Contracts and Deferred Taxes Payable Notes Payable Shareholders and Related Parties Note 3) Total Long Term Liabilities TOTAL LIABILITIES	224,021 <u>741,999</u> <u>\$966,020</u> 2,820,278
STOCKHOLDERS EQUITY Common Stock Additional Paid in Capital Shareholder K-1 Distributions Retained Earnings TOTAL STOCKHOLDERS EQUITY	\$5,000 \$185,931 (\$475,750) 3,815,597 \$3,530,778
TOTAL LIABILITIES AND STOCKHOLDERS EQUITY	<u>\$6,351,056</u>

GLOBAL CONNECTION, INC. of AMERICA STATEMENT OF INCOME AND RETAINED EARNINGS FOR THE YEAR ENDED DECEMBER 31, 2006

Income -Net Sales	\$21,681,590
Cost of Sales	12,683,797
Gross Profit	8,997,793
Operating Expense	5,560,029
INCOME FROM OPERATIONS	3,437,764
Retained Earnings- Beginning	<u>219,904</u>
Interest Income	157,929
Retained Earnings- Ending	\$3.815.597

"SEE ACCOUNTANTS' REVIEW REPORT AND NOTES TO FINANCIAL STATEMENTS"

GLOBAL COMMUNICATION INC., of AMERICA

STATEMENT OF CASH FLOWS FOR THE YEAR ENDED DECEMBER 31, 2006

Cash flows from operating activities Net Earnings Adjustments to reconcile changes in net cash used in operating activities: Non cash item:	\$3,815,597
Depreciation	44,783
Other changes Increase in net accounts receivable	(19,057)
Decrease in Deposits	4,016
Increase in inventory	(147,793)
Decrease in accounts payable	(3,123,571)
Net cash used in operating activities	573,975
Cash flows from financing activities	
Decrease in notes payable	(52,623)
Increase in notes payable related party	36,513
Increase in Deferred Taxes and Contracts Payable	<u>209,961</u>
Net cash provided by financing activities	193,851
Cash flows from investing activities	
Increase in investments receivable	(858,188)
Increses in Long Term Investments	(28,742)
Increase in K-1 distributions	(76,000)
Increase in plant and equipment net of dispositions	<u>(9,539)</u>
Net cash provided by investing activities	(972,469)
Net increase (decrease) in cash and cash equivalents	(204,643)
Cash and cash equivalents at beginning of year	1,231,778
Cash and cash equivalents at year end	<u>1,027,135</u>
Additional Information	A E47
Interest Expenses for the year	<u>4,517</u>

GLOBAL CONNECTION, INC. of AMERICA

NOTES TO FINANCIAL STATEMENTS FOR The YEAR ENDED DECEMBER 31, 2006

NOTE 1- SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Company's Activities and Operating Cycle: Global Connection, Inc. of America is a Sub Chapter S type Corporation with a single shareholder. The Company is licensed by th Georgia Public Service Commission as a reseller of telecommunications services in the State of Georgia. The Company is also licensed in Kentucky, Texas, Alabama, North Carolina, Arkansas, Indiana, Florida, Michigan Mississippi, South Carolina, Tennessee, Wisconsin, Illinois, Kansas and Ohio. The Company began its operations in May of 1988. The Company provides credit in the normal course of business to its customers and performs ongoing credit evaluations of those customers. It maintains allowances for doubtful accounts based on factors surrounding the credit risk of specific customers, historical trends, and other information.

Income taxes. The corporation is organized as a subchapter S type corporation. As a subchapter the corporation makes no provision for either Federal or State Federal or State income taxes. Deferred taxes are composed of communication taxes.

Cash and Cash Equivalents. For purposes of reporting cash flows, cash is defined as cash on hand, deposits, and amounts held at financial institutions.

Estimated in Financial Statements. The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent liabilities at the date the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

NOTE-2 PLANT AND EQUIPMENT

The Company depreciates its assets utilizing the straightline half year convention. Furniture, Fixtures, and Equipment:

Office Furniture and Office Equipment \$131,131
Vehicles 182,980
Computers and Software 189,646
Accumlated Depreciation (381,908)
Net Plant and Equipment \$121,849

NOTE -3 RELATED PARTY TRANSACTIONS

The Company has a note payable to a corporation wholly owned by its sole shareholder. The note carries no fixed interest rate or repayment period. The company also has outstanding investments with related parties in stocks and other investments with no fixed return on investment dates.

NOTE 4 NOTES PAYABLE

The company has a line of credit with Wachovia at prime plus one. The balance due on December 31, 2006 was \$22,370.

GLOBAL CONNECTION, INC. of AMERICA

NOTES TO FINANCIAL STATEMENTS Continued FOR The YEAR ENDED DECEMBER 31, 2006

NOTE 5 INVESTMENTS RECEIVABLE

The Company invests what it determines to be excess cash balances at the end of each month with financial institutions. The investments are returned to the company at the beginning of the nex month, usually within a three day period.

NOTE 6 CONCENTRATION OF CREDIT RISK

The Company maintains several accounts at banking institutions. Accounts at these institutions are insured by the Federal Depository Insurance Corporation (FDIC) for up to \$100,000. Cash at financial institutions exceeded this limit by \$288,432.

See Accountants Review Report

Exhibit D

1. Certification:

I <u>Houssam Abdallah</u> certify that I am the company officer/employee responsible for this request and that I have examined/ formulated the foregoing request. To the best of my knowledge, information and belied, all statements of fact contained in said request are correct statements of the business and affairs of the requesting carrier with respect to each and every matter set forth.

Dated April 30th, 2007

Telephone Number 678-966-8555

Signature

Subscribed and sworn to before me, a <u>notary public</u> in and for the State of Georgia above named, this 30th day of April, 2007.

(Notary Public)

(Seal)

My Commission Expires:

Exhibit E

	Company	Switch
ALLTEL COMMUNICATIONS		ALBYGACFCM1
ALLTEL COMMUNICATIONS	·	MACNGA01XBX
ALLTEL COMMUNICATIONS	•	CCHRGAMA1MD
ALLTEL COMMUNICATIONS	•	HWVLGAXA1MD
ALLTEL COMMUNICATIONS	•	RNTZGAAACM1
ALLTEL COMMUNICATIONS		IRTNGAXA1MD
ALLTEL COMMUNICATIONS		AGSTGABMCM1
ALLTEL COMMUNICATIONS	•	BRUNSWICK
ALLTEL COMMUNICATIONS	•	BRWKGAMA26C
ALLTEL COMMUNICATIONS	•	NCHLGAXARS1
ALLTEL COMMUNICATIONS	, INC GA	SUNHGACCCM1
ALLTEL COMMUNICATIONS	, INC GA	SVNGHACCCM1
ALLTEL COMMUNICATIONS	, INC GA	STBOGAXA1MD
ALLTEL COMMUNICATIONS	, INC GA	WYCRGAACCM1
ALLTEL COMMUNICATIONS	, INC GA	SVNHGACCCM1
ALLTEL GEORGIA COMMUN	ICATION CORP.	BRLNGAXARS3
ALLTEL GEORGIA COMMUN	ICATION CORP.	CLDGGAXARS1
ALLTEL GEORGIA COMMUN	ICATION CORP.	FTZGGAXADS1
ALLTEL GEORGIA COMMUN	ICATION CORP.	RYCYGAXBRS0
ALLTEL GEORGIA COMMUN	ICATION CORP.	ABVLGAXARS1
ALLTEL GEORGIA COMMUN	ICATION CORP.	OCLLGAXARS1
ALLTEL GEORGIA COMMUN	ICATION CORP.	BSTNGAXARS1
ALLTEL GEORGIA COMMUN	ICATION CORP.	LKLDGAXADS0
ALLTEL GEORGIA COMMUN	ICATION CORP.	ALPHGAXARS0
ALLTEL GEORGIA COMMUN	ICATION CORP.	ENGMGAXARS3
ALLTEL GEORGIA COMMUN	ICATION CORP.	QTMNGAXADS0
ALLTEL GEORGIA COMMUN	ICATION CORP.	ASBNGAXARS0
ALLTEL GEORGIA COMMUN	ICATION CORP.	FTZGGAXADS0
ALLTEL GEORGIA COMMUN	ICATION CORP.	PRRTGAXARS2
ALLTEL GEORGIA COMMUN	ICATION CORP.	BFTNGAXARS3
ALLTEL GEORGIA COMMUN	ICATION CORP.	BNVSGAXADS0
ALLTEL GEORGIA COMMUN	ICATION CORP.	SHMNGAXARS1
ALLTEL GEORGIA COMMUN	ICATION CORP.	MEGSGAXARS4
ALLTEL GEORGIA COMMUN	ICATION CORP.	NSVLGAXADS0
ALLTEL GEORGIA COMMUN	ICATION CORP.	SSSRGAXARS0
ALLTEL GEORGIA COMMUN	ICATION CORP.	CTHBGAXADS1
ALLTEL GEORGIA COMMUN	ICATION CORP.	BAWKGAXARS2
ALLTEL GEORGIA COMMUN	ICATION CORP.	FTGNGAXARS1
ALLTEL GEORGIA COMMUN	ICATION CORP.	NRPKGAXARS1
ALLTEL GEORGIA COMMUN	ICATION CORP.	MRVNGAXARS1
ALLTEL GEORGIA COMMUN	ICATION CORP.	DORNGAXARS1
ALLTEL GEORGIA COMMUN		HAHRGAXADS0
ALLTEL GEORGIA COMMUN	ICATION CORP.	PSTNGAXADS0
ALLTEL GEORGIA COMMUN		IRVLGAXARS2
ALLTEL GEORGIA COMMUN		JCVLGAXARS0
ALLTEL GEORGIA COMMUN		EDSNGAXARS1
ALLTEL GEORGIA COMMUN		MRGNGAXARS1
ALLTEL GEORGIA COMMUN		PAVOGAXARS0
ALLTEL GEORGIA COMMUN		MCRAGAXARS1
ALLTEL GEORGIA COMMUN		ADELGAXADS0

ALLTEL GEORGIA COMMUNICATION CORP.	MLTRGAXADS1
ALLTEL GEORGIA COMMUNICATION CORP.	ELVLGAXARS1
ALLTEL GEORGIA COMMUNICATION CORP.	FNTNGAXARS1
ALLTEL GEORGIA COMMUNICATION CORP.	MLTRGAXADS0
ALLTEL GEORGIA COMMUNICATION CORP.	DWSNGAXADS0
ALLTEL GEORGIA COMMUNICATION CORP.	
ALLTEL GEORGIA COMMUNICATION CORP.	BYVLGAXA43A
	MTZMGAXA47C
ALLTEL GEORGIA COMMUNICATION CORP.	UNADGAXARS1
ALLTEL GEORGIA COMMUNICATION CORP.	MDVLGAXADS0
ALLTEL GEORGIA COMMUNICATION CORP.	IDELGAXARS0
ALLTEL GEORGIA COMMUNICATION CORP.	MRVLGAXARS1
ALLTEL GEORGIA COMMUNICATION CORP.	PRRYGAXADS0
ALLTEL GEORGIA COMMUNICATION CORP.	WNDRGAXARS1
ALLTEL GEORGIA COMMUNICATION CORP.	DLTNGAXBRS1
ALLTEL GEORGIA COMMUNICATION CORP.	DLTNGAXDRS1
ALLTEL GEORGIA COMMUNICATION CORP.	LAVNGAXADS0
ALLTEL GEORGIA COMMUNICATION CORP.	CRNVGAXADS0
ALLTEL GEORGIA COMMUNICATION CORP.	WRSPGAXADS0
ALLTEL GEORGIA COMMUNICATION CORP.	TNHLGAXARS1
ALLTEL GEORGIA COMMUNICATION CORP.	WDLDGAXARS0
ALLTEL GEORGIA COMMUNICATION CORP.	JSPRGAXARS1
ALLTEL GEORGIA COMMUNICATION CORP.	CHTTGAXARS1
ALLTEL GEORGIA COMMUNICATION CORP.	CHWOGAXADS0
ALLTEL GEORGIA COMMUNICATION CORP.	TRINGAXADS0
ALLTEL GEORGIA COMMUNICATION CORP.	
ALLTEL GEORGIA COMMUNICATION CORP. ALLTEL GEORGIA COMMUNICATION CORP.	ENLLGAXARS1
	MNCHGAXADS0
ALLTEL GEORGIA COMMUNICATION CORP.	SUVLGAXADS1
ALLTEL GEORGIA COMMUNICATION CORP.	MENLGAXARS1
ALLTEL GEORGIA COMMUNICATION CORP.	DLTNGAXCDS1
ALLTEL GEORGIA COMMUNICATION CORP.	TOCCGAXADS0
ALLTEL GEORGIA COMMUNICATION CORP.	LYRLGAXARS1
ALLTEL GEORGIA COMMUNICATION CORP.	MONRGAXARS1
ALLTEL GEORGIA COMMUNICATION CORP.	CNTNGAXBRS0
ALLTEL GEORGIA COMMUNICATION CORP.	CNTNGAXADS0
ALLTEL GEORGIA COMMUNICATION CORP.	CNTNGAXADS1
ALLTEL GEORGIA COMMUNICATION CORP.	WNDRGAXADS0
ALLTEL GEORGIA COMMUNICATION CORP.	BRXTGAXARS0
ALLTEL GEORGIA COMMUNICATION CORP.	DGLSGAXADS0
ALLTEL GEORGIA COMMUNICATION CORP.	MTVRGAXADS1
ALLTEL GEORGIA, INC.	CAIRGAXADS1
ALLTEL GEORGIA, INC.	CLREGAXARS1
ALLTEL GEORGIA, INC.	BYRNGAXARS1
ALLTEL GEORGIA, INC.	CNVLGAXARS1
ALLTEL GEORGIA, INC.	JFSNGAXARS1
ALLTEL GEORGIA, INC.	CMRCGAXADS1
ALLTEL GEORGIA, INC.	WHPLGAXARS1
ALLTEL GEORGIA, INC. ALLTEL GEORGIA, INC.	UNPNGAXARS1
ALLTEL GEORGIA, INC.	MYVLGAXARS1
ALLTEL GEORGIA, INC. ALLTEL GEORGIA, INC.	HOMRGAXARS1
	PNDRGAXARS1
ALLTEL GEORGIA, INC.	WNVLGAXARS1
ALLTEL GEORGIA, INC.	
ALLTEL GEORGIA, INC.	LXTNGAXARS1

ALLTEL GEORGIA, INC. BELLSOUTH TELECOMM INC DBA SOUTH CENTRAL BELL TEL BELLSOUTH TELECOMM INC DBA SOUTH CENTRAL BELL-TEL-BELLSOUTH TELECOMM INC DBA SOUTH CENTRAL BELL TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL

NCSNGAXARS1 MXYSGAXARS1 COMRGAXARS1 CLBRGAXARS1 **ILA GAXARS1 DEVLGAXARS1** CRTOGAXARS1 BATNGAXARS1 **EUFLALMADSO** BNTNTNMTRS0 CRHLTNCBRS0 CHTGTNNSDS1 CHTGTNSEDS0 CHTGTNRODS0 CHTGTNBRDS0 **BNBRGAMA24E** PLHMGAMARS1 CORDGAMA27C CMLLGAMA33E SPRKGAMA54C TFTNGAMA38C THVLGAMA22C LKPKGAMA55C VLDSGAMADS1 ARTNGAES72A NWTNGAHDRS1 CLQTGAES75C LSBGGAMA75C SYLVGAES77A BCTNGAMA78A LERYGAMA79A LMKNGAMARS1 SMVLGAMARS1 RCLDGAMARS1 ALBYGAMA88C ALBYGAMA45A AMRCGAMADS1 ATLNGAPPDS1 ATLNGAGR24F ATLNGABURS1 ATLNGACSBB0 ATLNGAWDDS1 ATLNGAIC29A ATLNGACD28F SNSPGARRRS1 ATLNGACSBBX ATLNGAWD35F ATLNGABH34F ATLNGALADS1 ATLNGAEL37C ATLNGAAD69F ATLNGAWE75F

BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL-BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL

ATLNGAEP64A ATLNGASSBB1 ATLNGAHR79E ATLNGACS65C ATLNGAEPBB0 ATLNGACS33A ATLNGASSDS1 ATLNGABU84C ATLNGAPPDS2 ATLNGAFP36F ATLNGATH78A ATLNGAPP34A ATLNGABUDS2 WDLYGAMARS1 SWBOGAESRS1 DBLNGAMA27C ESMNGAES37A SNVLGAESRS1 SRDSGAES56A LSVLGAMARS1 MACNGAVN47C MACNGAGP78C FTVYGAMA82C MACNGAMT75A WGVLGAES86C CCHRGAMA93A WRRBGAMA92C MLLNGAMARS1 FRSYGAMA99A SMYRGAPF95F DNWDGAMA67T ATLNGACSDS3 DNWSDGAMA67 RYTNGAMA24A EBTNGAMA28A ATHNGAMA35A **CLMBGAATZMD** SPRTGAMARS1 GNBOGAESRS1 WRTNGAMARS1 MNTIGAMARS1 **GAY GAMA53A** APNGGAES54F WRNSGAMARS1 WDBYGAES55A WYBOGAES55A HRLMGAMARS1 RTLGGAMARS1 CLMBGAMW56C HPHZGAESRS1 GBSNGAES59A ATHNGAMADS1

BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM_INC_DBA SOUTHERN BELL-TEL &-TEL-BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL

HMTNGAMARS1 **HGVLGAMARS1** CLMBGAMT64A CLMBGAMT32C PNMTGAMARS1 **GNVLGAMARS1** FKLNGAMA67C CLMBGABV68C AGSTGATHDS1 MDSNGAMA34E WTVLGAESDS1 CVSPGAMA77A AGSTGAFL79C ROMEGATL29A THSNGAMA59C AGSTGAMT72C AGSTGAMT84A AGSTGAAU86C CLHNGAESDS1 LGRNGAMARS1 LGRNGAMA88C ETTNGAESRS1 CSSTGAMARS1 **BWDNGAMARS1** KGTNGAMA33A VLRCGAES45A PLMTGAMA46C SCCRGAMA46E GRFNGAMA22C LTHNGAJS48C **NWNNGAMA25C DLLSGAES44A** STBRGANH47C LGVLGACSRS2 TMPLGAMA56A ZBLNGAMA56C TLLPGAES57F GTVLGAMARS1 SENOGAMA59C JNBOGAMA47F CRVLGAMA38C PTCYGAMA48C **BCHNGAES64A** RCKMGAESRS1 GSVLGAMADS1 FYVLGASG46A BGRTGAMA72C ATLNGABU01T CDTWGAMA74C JCSNGAMARS1 ALPRGAMA47C CVTNGAMT78C

BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL-TEL & TEL-BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL

DLTHGAHS47C **BRMNGAES53A** CRTNGAMA83C RPVLGAMA85C SMYRGAMADS1 LULAGAMA86C **BRVIGAMA35A** AIVLGAMA77A SNMTGALRDS1 **ENGRGAMA49C** CMNGGAMA88C NRCRGAMA84A DNWDGAMA67A MRTTGAMA42G LTVLGACSRS1 WDSTGACR92E CNYRGAMA48F LLBNGAMADS1 TUKRGAMADS2 PWSPGAAS94A **BUFRGABH94A** HMPNGAJW94A ASTLGAMA94F DGVLGAMA94F MCDNGAGS95A FLBRGAMADS1 MRRWGAMA96F FRBNGAEB96A ACWOGAMA97E MRTTGAEA97F CLMTGAMA98C SNLVGAMA97F CHMBGAMADS0 PANLGAMA98F LRVLGAOSDS1 RVDLGAMA99A RSWLGAMADS1 SMYRGAPF95C WYCRGAMA28C LMCYGAMA36C BXLYGAES36A HZLHGAMA37C **BLCSGAES44C** LYNSGAMA52E VDALGAMARS1 **BRWKGAMA26C** JHCRGAESRS1 JESPGAES42A SVNHGASI59E JKISGAMA63C SSISGAESRS1 SVNHGADE35C

BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL

CXTNGAMA73A
POLRGAMA74E
TBISGAMA78C
SVNHGABS65A
SVNHGAWI89A
ALLSWITCHES
SVNHGABS23A
SVNHGAWB92C
SVNHGAGC96A