STATE OF LOUISIANA BOND FOR CLEC, RESELLER AND OTHER GENERAL TELECOMMUNICATIONS BOND APPLICATIONS

Bond No.:	
Principal:	
Surety:	
Wa)	
We), Principal and applic	ant for a Certificate of
Authority to provide intrastate telecommunications services within the	
as a duly authorized Surety in the Sourselves unto the Louisiana Public Service Commission ("Commission")	State of Louisiana, bind on!'), as Obligee, in the
sum of(minimum of Fifty Thousand Dollars (\$50,000)], The Paymen
of the penal sum shall bind the Principal and Surety, their heirs, adminis	
representatives, successors and assigns jointly and severally unto thobligations.	
The total aggregate liability under this bond is limited to	(insert bon d amount)

The conditions of this obligation are such that if the Principal is granted a Certificate of Authority to offer and provide intrastate telecommunications services, including Local Exchange Carrier service, any resold telecommunications service and any other telecommunications service including but not limited to any prepaid local or long distance services or any other telecommunications-service regulated by the Louisiana Public Service Commission within Louisiana by the Commission, and the Principal in all respects fully and faithfully performs all services as a telecommunications service provider under its Certificate of Authority, fully and faithfully complies with all rules, regulations and orders of the Commission that apply to any telecommunications service offered and/or provided by the Principal now or in the future, including any and all rules, regulations and orders of the Commission applicable to the Certificate of Authority of the Principal currently in force or hereafter adopted by the Commission, and fully and faithfully provides services in accordance with its legal obligations and agreements, then this obligation shall be void; otherwise, it shall remain in effect.

This obligation shall be used to return customer deposits and advance payments of individuals who have paid for the intrastate telecommunications service of the Principal, sold by or on behalf of the Principal, if the Principal is unable to provide such services or to return the deposits and advance payments to its customers for any reason. This obligation shall further be used to pay any, and all fines levied against the Principal by the Louisiana Public Service Commission for failing to fully and faithfully perform all services as a telecommunications service provider under its Certificate of Authority: to fully and faithfully comply with all rules, regulations and orders of the Commission that apply to any telecommunications service offered and/or provided by the Principal now or in the future, including any and all rules, regulations and orders of the Commission applicable to the Certificate of Authority of the Principal currently in force or hereafter adopted by the Commission;

and to fully and faithfully provide services in accordance with its legal obligations and agreements.

This bond shall not be subject to cancellation by either the Principal or the Surety unless written notice of intent to cancel is mailed by certified mail by the Surety and/or the Principal to the Louisiana Public Service Commission, at least Sixty (60) days prior to the effective date of tile Cancellation. If the cancellation is at the request of the Surety, the Surety shall also provide, the Principal with written notice at least Sixty (60) days prior to the effective date of the cancellation, Any such cancellation will be effective prospectively only. The Surety and Principal will remain liable until Prescription runs for any actions committed or omitted diving the period in which the bond was in effect. If an action is filed before the Louisiana Public Service Commission Administrative Law Division during the effective period of the bond and prior to final cancellation of the bond or at any time prior to the action being prescribed, then the filing of the action with the Administrative Law Division will be sufficient to arrest prescription. A final Louisiana Public Service Commission order concerning the matter may be requested and then placed on the next available Business and Executive Session agenda following the Administrative Law Judge's final recommendation.

The Principal will promptly reissue a bond before the end of the sixty (60) day period for an amount equal to or greater than the value of this instrument. Bond requirements may be increased or decreased by the Commission upon ninety days written notice to the Principal.

IN WITNESS WHEREOF, the Principal and the Surety HAVE hereunto set their hands and seals,
and such of them as are corporations have caused their corporate seals to be hereunto affixed and
these presents to be signed by their proper officers, this day of
(SEAL) BY
D1. <u>-</u>
ATTEST:
(SEAL)
BY:
Attorney-in-Fact

Surety Bond Application

AGENCY NAME:	AGENCY CONTACT:						
	AGENCY FAX:AGENCY EMAIL:						
AGENCY ADDRESS:			State:	Zip:			
CURRENT OR EXPIRING QUOTE WE ARE LOOKING TO BEAT?							
NAME OF PREVIOUS SURETY COMPANY WRITING THE BOND?							
SECTION I: BOND APPLIED FOR							
Type of Bond:Effective Date:Expiration Date:							
Type of Company CORP LLC DBA PARTNERSHIP Bond Amount:							
(Obligee):							
Obligee Address							
SECTION II: GENERAL INFORMATION							
Applicant's Name:Spouse Name:							
SS#:Spouse SS	\$#:	Ho	me Phone: ()				
Residence Address:	City:	St	ate:	Zip:			
Business Name:							
Business Phone: ()	_Business Fax: ()	E-mail:				
Business Address:	City:	St	ate:	Zip:			
Date Business BEGAN under present Individu	ual or Firm Name:		BUSINESS TAX ID:				
HAS ANY COMPANY REFUSED TO ISSUE BONDS DO YOU HAVE ANY LIENS, CLAIMS OR JUDGMENTS							
FOR ANY PURPOSE? YES NO AGAINST YOU? YES NO AGAINST YOU?							
HAS APPLICANT EVER FAILED IN BUSINESS? YES ☐ NO☐ HAS APPLICANT EVER FILED BANKRUPTCY? YES ☐ NO☐ IF YES TO ANY, PLEASE EXPLAIN ON A SEPERATE SHEET OF PAPER							
SECTION III: ADDITIONAL OWNERS OR PARTNERS AS REQUIRED							
NAME:	SPOUSE N	IAME:	•				
SS#:	SPOUSE S	SS#:	PHON	E:			
HOME ADDRESS:	City:		state:				
PERSONAL FINANCIALS (IF MORE THAN ONE OWNER, EACH HAS TO FILL OUT THIS APPLICATION)							
STATEMENT OF ASSETS AND LIABILITIES AS OF							
ASSETS CASH IN DANK		NOTES DAVABLE TO	LIABILITIES	<u> </u>			
CASH IN BANK CASH ON HAND		NOTES PAYABLE TO BANKS NOTES TO OTHERS (excl. of equipment)					
STOCKS AND BONDS		ACCOUNTS PAYABLE					
ACCOUNTS RECEIVABLE		FEDERAL & STATE INCOME TAX DUE					
NOTES RECEIVABLE		ALL OTHER TAXES					
INVENTORY		ACCRUALS, PAYROLLS, ETC.					
CASH VALUE LIFE INSURANCE		DUE ON EQUIDMENT					
EQUIPMENT REAL ESTATE		DUE ON EQUIPMENT DUE ON REAL ESTATE					
OTHER ASSETS		OTHER LIABILITIES					
		CAPITAL STOCK (if a corporation)					
		SURPLUS AND UNDIVIDED PROFITS					
TOTAL ASSETS		TOTAL LIABILITIES					
Name of Owners	Name and T	NET WORTH itle of Officers	% OWNERS	IIP IN COMPANY			
Maine did Title of Officers // Officers // Officers // Officers							

COMPLETION OF THIS FORM CONSTITUTES PERMISSION FOR WORLDWIDE INSURANCE SPECIALISTS INC. TO OBTAIN CONSUMER INFORMATION WHICH WILL BE USED TO DETERMINE BONDING ELIGIBILITY. THIS INFORMATION WILL BE HELD IN THE STRICTEST CONFIDENCE NO PREMIUM FINANCING WILL BE ACCEPTED AS PREMIUM IS EARNED IN FULL.

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