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2009 SEP 11 PM 3: 22

IDAHO PUBLIC
UTILITIES COMMISSION

Jean Jewell
Commission Secretary
Idaho Public Utilities Commission
P O Box 83720
Boise, ID 83720-0074

CFN-T-09-01

Billings, August 31st 2009

Dear Ms. Jewell:

Please find here enclosed 3 copies of our application for a Certificate of Public Convenience and Necessity for Greenfly Networks Inc, dba Clearfly Communications, a Competitive Local Exchange Carrier (CLEC) based in Billings, MT. As per instructions on the commission's web site, we are also including an Illustrative Tariff for the services we intend to market in the state of Idaho.

Please do not hesitate to contact me should you have any questions or necessitate additional information from us.

Best regards

A handwritten signature in black ink, appearing to read "Mauro Calvi", written over a horizontal line.

Mauro Calvi
CEO Clearfly Communications.
ClearPhone™ unified #: (406) 794-0221
<http://www.clearfly.net>
mauro.calvi@clearfly.net

APPLICATION FOR CERTIFICATION

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1 Proposed Services

Greenfly Networks ("Company") intends to market and operate integrated data and Internet Protocol (IP) based voice services to small and medium size businesses throughout the entire state of Idaho. The Company will act both as a reseller of third party services and as a facilities-based provider in a select number of markets.

The Company markets its services through a number of Channel Partners who recommend its services in combination with equipment and services that they provide. Company does not currently provide and has not previously provided its services in Idaho, with the exception of one remote office of a multi-site customer headquartered in Montana located in Coeur D'Alene, ID and currently serviced through a resale arrangement with 360 Networks Inc.

84% of common, voting stock is owned by Better Business System Inc, of Billings MT, the remainder is equally owned by its four founding partners.

2 Form of Business

2.1 Name, Address and Form of Business:

Greenfly Networks Inc., dba Clearly Communications
222 N. 32nd St, Billings, MT, 59101
Ph. (406) 652 7500 - fax: (406) 305 1027 - www.clearfly.net

Nevada S-Chapter Corporation

2.2 Short statement of the character of public service in which it may engage:

Greenfly Networks Inc. intends to provide data and voice telecommunications services to Businesses in the state of Idaho

2.3 Name of the state in which it is incorporated:

Nevada

2.4 Principal business address within Idaho:

1423 Tyrell Ln
Boise ID 83706
PO Box 359
Boise ID 83701

2.5 Certified copy of its articles of incorporation,

See attachment A

2.6 Certificate of good standing issued by the Idaho Secretary of State of Idaho:

See attachment B

2.7 Name and address of registered agent for service in Idaho.

National Registered Agents, Inc.
1423 Tyrell Ln
Boise ID 83706
PO Box 359
Boise ID 83701
phone: 800-562-6429

Greenfly Networks Inc. dba Clearly Communications

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email: idinfo@nrai.com

2.8 Names and addresses of the ten common stockholders of applicant owning the greatest number of shares of common stock and the number of such shares owned by each

Name	Address	Shares owned	Percentage of all Shares Issued and Outstanding	Percentage of voting Control
Better Business Systems Inc.	550 South 24 th St. West, Billings, MT 59104	9,920,000	84%	84%
Mauro Calvi	35 Pear Court, Hillsborough, CA 94010	470,000	4%	4%
Chris Hunter	2538 Southridge Dr., Billings, MT 59102	470,000	4%	4%
Tim Dodge	4333 Pine Cove, Billings, MT 59106	470,000	4%	4%
Cody Lerum	26 Lewis Ave, Billings, MT 59101	470,000	4%	4%

2.9 Names and addresses of the officers and directors of applicant.

Name	Title	Address
Steven Bentley	Chief Financial Officer	5140 Clapper Flat Rd, Laurel, MT 59044
Mauro Calvi	Chief Executive Officer, Director	See preceding table
Tim Dodge	Chief Operating Officer, Director	See preceding table
Arthur Geiger	Chairman of the Board	4356 Ridgewood Lane South, Billings, MT 59102
Chris Hunter	Chief Marketing Officer, Director	See preceding table
Cody Lerum	Chef Technical Officer, Director	See preceding table

2.10 Name and address of any corporation, association, or similar organization holding a 5% or greater ownership or a management interest in the applicant. As to ownership, the amount and character of the interest must be indicated:

Better Business Systems, Inc.
550 South 24th St. West, Billings, MT 59104

Amount of ownership: 80%
Character of ownership: Common Stock with voting rights

2.11 Copy of any management agreement must be attached.

There is no management Agreement currently in place between Better Business Systems inc. and Company

2.12 Names and addresses of subsidiaries owned or controlled by applicant.

The applicant does not own or control any subsidiary

APPLICATION FOR CERTIFICATION

3 Telecommunication Service

3.1 *1. Date on which applicant proposes to begin construction or anticipates it will begin to provide service.*

January, 1 2010

3.2 *2. Customer classes and customer service[s] that the applicant proposes to offer to the public.*

Services will be provided to small-medium business customers of all industries

Services will include but not be limited to:

- Local and long distance VoIP service
- Inbound toll-free
- Internet access
- Network Management
- Corporate WAN services

4 Service Territory

4.1 *A description sufficient for determining whether service is to be offered in a particular location;*

Services will be provided throughout the entire state of Idaho

4.2 *Names of all incumbent local exchange corporations with whom the proposed utility is likely to compete.*

Qwest Corporation

4.3 *Description of the intended manner of service, for example, resold services or facilities based.*

Resold (first 12-24 months), facilities-based thereafter

4.4 *A general description of the property owned or controlled by applicant.*

NEBS 3 compliant telecommunication termination, transport, remote management, and support hardware

4.5 *A statement describing with whom the applicant is likely to compete.*

Both incumbent (Qwest Corporation) and other CLECs (e.g. Integra Telecom, XO Communications etc)

5 Financial Information

See attachment C

6 "Illustrative" Tariff Filings

6.1 *Proposed initial tariff and price sheets setting forth rates, rules, terms, and regulations applicable to the contemplated service.*

See attachment D

APPLICATION FOR CERTIFICATION

7 Customer contacts

7.1 *Contact person for consumer inquiries and complaints from the public.*

Tim Dodge
Chief Operating Officer
(406) 794 0230
Tim.dodge@clearfly.net

7.2 *Toll-free number for customer inquiries and complaints.*

(866) 652-7520

7.3 *Contact for the Commission Staff for resolving complaints, inquiries and matters concerning rates and price lists or tariffs.*

Mauro Calvi
Chief Executive Officer
(406) 794 0221
Mauro.calvi@clearfly.net

8 Interconnection Agreements

The applicant has completed an interconnection Agreement with Qwest Corporation (CDS-080806-0003) 2/27/09

9 Compliance with Commission Rules

The applicant has reviewed all of the Commission rules and agrees to comply with them.

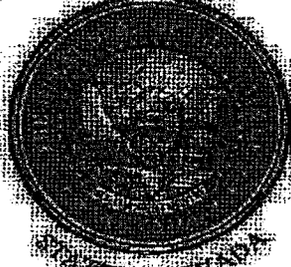
10 Escrow Account or Security Bond

The Company does not require advanced deposits by customers

11 Attachment A: Articles of Incorporation

APPLICATION FOR CERTIFICATION

SECRETARY OF STATE



CORPORATE CHARTER

I, DEAN HELLER, the duly elected and qualified Nevada Secretary of State, do hereby certify that GREENFLY NETWORKS, INC., did on November 16, 2006, file in this office the original Articles of Incorporation; that said Articles of Incorporation are now on file and of record in the office of the Secretary of State of the State of Nevada, and further, that said Articles contain all the provisions required by the law of said State of Nevada.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Great Seal of State, at my office on November 17, 2006.

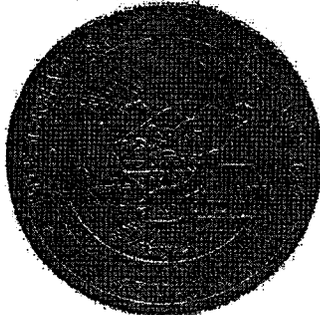
Handwritten signature of Dean Heller in cursive.

DEAN HELLER
Secretary of State

By

Handwritten signature of the Certification Clerk in cursive.

Certification Clerk



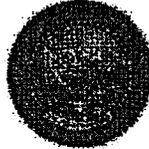
APPLICATION FOR CERTIFICATION

DEAN HELLER
Secretary of State

RENEE L. PARKER
*Chief Deputy
Secretary of State*

PAMELA RUCKEL
*Deputy Secretary
for Southern Nevada*

STATE OF NEVADA



OFFICE OF THE
SECRETARY OF STATE

CHARLES E. MOORE
Securities Administrator

SCOTT W. ANDERSON
*Deputy Secretary
for Commercial Recordings*

ELIJAH HSU
*Deputy Secretary
for Elections*

Certified Copy

November 17, 2006

Job Number: C20061116-2298
Reference Number:
Expedite:
Through Date:

The undersigned filing officer hereby certifies that the attached copies are true and exact copies of all requested statements and related subsequent documentation filed with the Secretary of State's Office, Commercial Recordings Division listed on the attached report.

Document Number(s)	Description	Number of Pages
20060737599-78	Articles of Incorporation	5 Pages/1 Copies

Respectfully,

Handwritten signature of Dean Heller in cursive.

DEAN HELLER
Secretary of State

By

Handwritten signature of the Certification Clerk.
Certification Clerk

Commercial Recording Division
202 N. Carson Street
Carson City, Nevada 89701-4069
Telephone (775) 684-5708
Fax (775) 684-7138

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DEAN HELLER
Secretary of State
206 North Carson Street
Carson City, Nevada 89701-4288
(775) 684 6708

Entity #
E0845112006-4
Document Number
20060737599-78

Date Filed:
11/16/2006 4:26:15 PM
In the office of

Dean Heller

Dean Heller
Secretary of State

Articles of Incorporation
(PURSUANT TO NRS 78)

Important. Read attached instructions before completing form.

ABOVE SPACE IS FOR OFFICE USE ONLY

1. Name of Corporation:	GREENFLY NETWORKS, INC.
2. Resident Agent Name and Street Address: <small>City, State and Zip Code. When address may be used.</small>	XTREME BUSINESS SOLUTIONS, INC. RA#129009 Name 3838 RAYMERT DRIVE, SUITE 3 LAS VEGAS NEVADA 89121 Street Address City State Zip Code P.O. BOX 50729 HENDERSON NV 89016 Optional Mailing Address City State Zip Code
3. Shares: <small>Number of shares, par value, and authorized shares.</small>	Number of shares with par value: Per value \$ Number of shares without par value: 75,000
4. Names & Addresses of Board of Directors/Trustees: <small>Name, Street Address, City, State and Zip Code.</small>	1. Tim Dodge Name 121 Arrowhead Trail Bozeman Montana 59718 Street Address City State Zip Code 2. Name Street Address City State Zip Code 3. Name Street Address City State Zip Code
5. Purpose: <small>Indicate the purpose.</small>	The purpose of this Corporation shall be: ALL LAWFUL ACTIVITIES
6. Name, Address and Signature of Incorporator: <small>Name, Street Address, City, State and Zip Code.</small>	XTREME BUSINESS SOLUTIONS, INC. RA#129009 Name Signature 3838 RAYMERT DRIVE, SUITE 3 LAS VEGAS NV 89121 Address City State Zip Code
7. Certificate of Acceptance of Appointment of Resident Agent:	I hereby accept appointment as Resident Agent for the above named corporation. RA#129009 Authorized Signature of R. A. or On Behalf of R. A. Company Date November 16, 2006

This form must be accompanied by appropriate fees. See attached fee schedule.

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ARTICLES OF INCORPORATION

(Pursuant to NRS, Chapter 78)

ARTICLE I—NAME

The name of the corporation is **GREENFLY NETWORKS, INC.**

ARTICLE II—RESIDENT AGENT NAME AND STREET ADDRESS

The name of the resident agent for service of process is **XTREME BUSINESS SOLUTIONS**, located at 3838 Rayment Drive Suite 3, Las Vegas, NV 89121-3247. The mailing address for the resident agent is P.O. Box 50729, Henderson, NV 89016.

ARTICLE III—PURPOSE

The corporation is organized for the purpose of engaging in any lawful activity, within or without the State of Nevada.

ARTICLE IV—SHARES OF STOCK

Number of Shares

The total number of shares of authorized capital stock of the corporation shall consist of seventy-five thousand (75,000) shares with no par value.

Classes and Series

Per NRS 78.035, the Board of Directors is authorized to fix and determine in a resolution the classes, series and numbers of each class or series as provided in NRS 78.195 and 78.196, with such voting powers, designations, preferences and rights or qualifications, limitations or restrictions thereof as shall be stated in the pertinent resolution or resolutions.

No Preemptive Rights

Holder of the common stock of the corporation shall not have any preference, preemptive right or right of subscription to acquire any shares of the corporation authorized, issued or sold, or to be authorized, issued or sold and convertible into shares of the corporation, nor to any right of subscription thereto, other than to the extent, if any, that the Board of Directors may determine from time to time.

Non-Assessability

The common stock of the corporation, after the amount of the subscription price has been paid, in money, property or services, as the Board of Directors shall determine, shall not

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be subject to assessment to pay the debts of the corporation, nor for any other purpose, and no stock issued as fully paid shall ever be assessable or assessed, and the Articles of Incorporation shall not be amended in this particular.

Debt Obligations Equivalent to Stock

The holder of a bond, debenture or other obligation of the corporation may have any of the rights of a stockholder in the corporation.

ARTICLE V—DIRECTORS

Governing Board

The members of the Governing Board of the corporation shall be styled as Directors.

Initial Board of Directors

The initial Board of Directors shall consist of one member. The name and address of the initial member of the Board of Directors is Tim Dodge of 121 Arrowhead Trail Bozeman, Montana, 59718. This individual shall serve as Director until the first annual meeting of the stockholders, until successor(s) shall have been elected and qualified, or until resigned pursuant to NRS 78.330.

Change in Number of Directors

The number of directors may be increased or decreased by a duly adopted amendment to the Bylaws of the corporation or by a resolution representing all or a quorum of the Governing Board, pursuant to NRS 78.115.

ARTICLE VI—DIRECTORS' AND OFFICERS' LIABILITY

A director or officer of the corporation shall not be personally liable to this corporation or its stockholders for damages for breach of fiduciary duty as a director or officer, but this Article shall not eliminate or limit the liability of a director or officer for acts or omissions which involve fraud or a knowing violation of the law.

Any repeal, modification or amendment of this Article shall be prospective only and shall not adversely affect any limitation on the personal liability of a director or officer of the corporation for acts or omissions prior to such repeal or modification.

ARTICLE VII—INDEMNITY

Every person who was or is a party to, or is threatened to be made a party to or is involved in any action, suit or proceeding, whether civil, criminal, administrative or investigative, by reason of the fact that he or a person of whom he is the legal representative is or was a director or officer of the corporation, or is or was serving at the

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request of the corporation as a director or officer of another corporation, or as its representative in a partnership, joint venture, trust or other enterprise, shall be indemnified and held harmless to the fullest extent legally permissible under the laws of the State of Nevada against any and all expenses, liability or loss (including attorney's fees, judgments, fines and amounts paid or to be paid in settlement) reasonably incurred or suffered by him in connection therewith. Such right of indemnification shall be a contract right which may be enforced in any manner desired by such person. The expenses of officers and directors incurred in defending a civil or criminal action, suit or proceeding must be paid by the corporation as they are incurred and in advance of the final disposition of the action, suit or proceeding, upon receipt of an undertaking by or on behalf of the director or officer to repay the amount if it is ultimately determined by a court of competent jurisdiction that he is not entitled to be indemnified by the corporation. Such right of indemnification shall not be exclusive of any other right which such directors, officers or representatives may have or hereafter acquire and, without limiting the generality of such statement, they shall be entitled to their respective rights of indemnification under any bylaw, agreement, vote of stockholders, provision of law or otherwise, as well as their rights under this Article.

Without limiting the application of the foregoing, the stockholders or Board of Directors may adopt by-laws from time to time with respect to indemnification to provide at all times the fullest indemnification permitted by the laws of the State of Nevada, and may cause the corporation to purchase and maintain insurance on behalf of any person who is or was an officer or director of the corporation, or is or was serving at the request of the corporation as director or officer of another corporation, or as its representative in a partnership, joint venture, trust or other enterprise against any liability asserted against such person and incurred in any such capacity or arising out of such status, whether or not the corporation would otherwise have the power to indemnify such person.

ARTICLE VIII—AMENDMENTS

Except with respect to amending the non-assessability of shares per Article IV, this corporation reserves the right to amend, alter, change or repeal any provision contained in these Articles of Incorporation or its Bylaws in the manner now or hereafter prescribed by statute or by these Articles of Incorporation or by the corporation's Bylaws, and all rights conferred upon the stockholders are granted subject to this reservation.

ARTICLE IX—POWERS OF DIRECTORS

In furtherance and not in limitation of the powers conferred by statute, the Board of Directors is expressly authorized:

- 1) Subject to the Bylaws, if any, adopted by the stockholders, to make, alter, or repeal the Bylaws of the corporation;
- 2) To authorize and cause to be executed mortgages and liens, with or without limit as to amount, upon the real and personal property of the corporation;

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- 3) To authorize the guaranty by the corporation of securities, evidences of indebtedness and obligations of other persons, corporations and business entities;
- 4) To set apart out of any of the funds of the corporation available for distributions a reserve or reserves for any proper purpose and to abolish any such reserve;
- 5) By resolution, to designate one or more committees, each committee to consist of at least one director of the corporation, which, to the extent provided in the resolution or the Bylaws of the corporation, shall have and may exercise the powers of the Board of Directors in the management of the business and affairs of the corporation, and may authorize the seal of the corporation to be affixed to all papers which may require it. Such committee or committees shall have such name or names as may be determined from time to time by resolution adopted by the Board of Directors; and
- 6) To authorize the corporation by its officers or agents to exercise all such powers to do all such acts and things as may be exercised or done by the corporation, except and to the extent that any such statute shall require action by the stockholders of the corporation with regard to the exercising of any power or the doing of any such act or thing.

In addition to the powers and authorities herein or by statute expressly conferred upon them, the Board of Directors may exercise all such powers and do all such acts and things as may be exercised or done by the corporation, except as otherwise provided herein and by law.

ARTICLE X—NAME, ADDRESS AND SIGNATURE OF INCORPORATOR

Name: Xtreme Business Solutions Inc. Signature: Rob Adkins
Address: 3838 Raymer Drive, Suite 3 for XTREME BUSINESS SOLUTIONS, INC
Las Vegas, NV 89121

CERTIFICATE OF ACCEPTANCE OF APPOINTMENT OF RESIDENT AGENT

I, XTREME BUSINESS SOLUTIONS, INC., hereby accept appointment as resident agent for the above-named corporation, as of November 16, 2006

Rob Adkins
for XTREME BUSINESS SOLUTIONS, INC.

APPLICATION FOR CERTIFICATION

12 Attachment B: Certificate of Good Standing

State of Idaho

Office of the Secretary of State

CERTIFICATE OF AUTHORITY
OF
GREENFLY NETWORKS, INC.

File Number C184193

I, BEN YSURSA, Secretary of State of the State of Idaho, hereby certify that an Application for Certificate of Authority, duly executed pursuant to the provisions of the Idaho Business Corporation Act, has been received in this office and is found to conform to law.

ACCORDINGLY and by virtue of the authority vested in me by law, I issue this Certificate of Authority to transact business in this State and attach hereto a duplicate of the application for such certificate.

Dated: December 15, 2008



Ben Yursa
SECRETARY OF STATE

By *[Signature]*

**SECTION C OF THE APPLICATION, FINANCIAL INFORMATION, IS CONFIDENTIAL
AND HAS BEEN REMOVED**