



March 20, 2006
Via Overnight Delivery

Ms. Jean Jewell, Secretary
Idaho Public Utilities Commission
472 West Washington State House
Boise, ID 83720-0074

210 N. Park Ave.
Winter Park, FL
32789

Re: YMax Communications Corp. Application to Provide Facilities-Based Local Exchange and Resale Interexchange Service

P.O. Drawer 200
Winter Park, FL
32790-0200

Dear Ms. Jewell:

Enclosed for filing please find one original and three (3) copies of the Application of YMax Communications Corp. to provide facilities-based local exchange and resale interexchange service within the state of Idaho.

Tel: 407-740-8575
Fax: 407-740-0613
tmi@tminc.com

Any questions you may have regarding this filing may be directed to my attention at (407) 740-3031 or via e-mail at sthomas@tminc.com.

Please acknowledge receipt of this filing by returning one copy of this transmittal letter date stamped in the self addressed stamped envelope enclosed for that purpose. Thank you for your assistance.

Sincerely,

Sharon Thomas
Consultant to YMax Communications Corp.

Enclosure

cc: P. Russo – YMax
File: YMax – Idaho Local
TMS: IDL0600

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IDaho PUBLIC UTILITIES COMMISSION
YMX-T-06-01

BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

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IDAHO PUBLIC UTILITIES COMMISSION

Application of)
YMax Communications Corp.)
Provide Facilities-Based Local Exchange)
and Resale Interexchange Telecommunications)
Service Throughout Idaho)

Case No. YMX-T-06-01

**APPLICATION FOR CERTIFICATE OF PUBLIC
CONVENIENCE AND NECESSITY TO PROVIDE
FACILITIES-BASED LOCAL AND RESALE INTEREXCHANGE
TELECOMMUNICATIONS SERVICES**

Pursuant to Title 62 of the Idaho Code and IDAPA 31.01.111, YMax Communications Corp. ("YMax" or "Company") respectfully requests that the Idaho Public Utilities Commission ("Commission") grant the Company a Certificate of Public Convenience and Necessity to provide local exchange and interexchange telecommunications services within the State of Idaho.

In support of its Application, YMax submits the following:

1. Introduction

YMax is requesting authority to provide basic resold and facilities-based local exchange services and resold interexchange service to both residence and business customers throughout Idaho in all exchanges not exempt from competition. YMax will provide services by combining unbundled network elements and reselling services obtained from incumbent local exchange carriers located in the State pursuant to interconnection agreement(s). YMax may also acquire services and facilities from other carriers operating in the State and may eventually install its own switching facilities to provide services within the state. Company is requesting statewide authority. Should its Application be granted, YMax plans to commence offering service immediately upon the establishment of the appropriate and necessary arrangements with the incumbent LECs.

II. Description of the Applicant

- (a) YMax Communications Corp. is incorporated in the State of Delaware. The main address of the corporation is:

YMax Communications Corp.
223 Sunset Avenue, Suite 223
Palm Beach, Florida 33480
Telephone: (561) 832-3021
Facsimile: (561) 832-8377

- (b) All correspondence, notices, inquiries and other communications regarding this Application should be addressed to:

Sharon Thomas
Consultant to YMax Communications Corp.
Technologies Management, Inc.
P.O. Box 200
Winter Park, Florida 32789
Telephone: (407) 740-3031
Facsimile: (407) 740-0613
Email: sthomas@tminc.com

- (c) The Applicant is a Delaware corporation, authorized by the Idaho Secretary of State to transact business within the State of Idaho.

- (d) The Company's Registered Agent in Idaho is:

CT Corporation System
300 N. 6th Street
2nd Floor
Boise, ID 83702

- (e) Officers and Directors

Officers and Directors of YMax Communications Corp. are provided as Exhibit C.

- (f) Stockholders

Stockholders holding a 5% or greater interest in the Company are provided as Exhibit D.

- (g) YMax is a start-up company, and, as such, has not yet initiated operations in any state. The Company has received authority to provide intrastate facilities-based and resold local exchange services and interexchange services in Florida, Iowa, Maryland (local only), Pennsylvania, New York, Montana, Texas and Wisconsin and has applications pending in Delaware, New Jersey, Illinois, California (local only), Arizona, Virginia, Ohio, Colorado, Massachusetts, Washington, North Carolina, Tennessee, Kentucky and Rhode Island.

III. Exhibits

In support of this Application, the following exhibits are attached hereto:

- Exhibit A - Certificate of Incorporation;
- Exhibit B - Certificate of Authority to Transact Business in the State of Idaho;
- Exhibit C - Officers and Directors
- Exhibit D - Stockholders
- Exhibit E - Financial Statements
- Exhibit F - Profiles of Senior Management Key Personnel
- Exhibit G - Proposed service area map (Rule 112(c))
- Exhibit H - Illustrative Local Exchange Tariff

IV. Financial, Technical and Managerial Qualifications

YMax possesses the managerial, technical and financial ability to provide local telecommunications service in the state of Idaho. YMax has the financial resources to enable the Company to successfully provide local and interexchange telecommunications service in the State of Idaho and the management team in place to manage this operations.

IV.A. Financial Qualifications

YMax is financially and otherwise capable and qualified to offer and maintain all of its tariffed services in its territories.

YMax Communications Corp. is a start-up company that has not yet initiated operations in any state. The Applicant will rely on the financial resources of Dr. Daniel Borislow for financial support during its start-up stage of operation to provide the services covered by this application. Dr. Borislow owns 100% of the stock of YMax Corporation, YMax's parent company. YMax Corporation is the sole owner of YMax Communications Corp. The balance sheet of YMax Corporation as of May 2005 is attached as Exhibit E, along with an affidavit that verifies the commitment of YMax Corporation to provide financial resources sufficient to fund YMax's operations in Idaho.

IV.B. Managerial Qualifications

- (a) YMax possesses managerial qualifications to operate as a Toll and Competitive Local Exchange Carrier within the State of Idaho. Biographical summaries of the managerial experience of key members of the YMax team are found in Exhibit F.

IV.C. Technical Qualifications

- (a) YMax's services will satisfy the minimum standards established by the Commission. The Company will file and maintain tariffs in the same manner and form as required of incumbent local exchange telecommunications companies with which YMax seeks to compete.
- (b) YMax management team has had prior experience operating competitive local exchange and interexchange service providers and possesses considerable telecommunications expertise. Based on the experience and proven track record of the Company's management team, YMax is technically well-qualified to provide local exchange service in Idaho.

V. Customer Service

YMax understands the importance of effective customer service for local service consumers. Once it initiates operations, YMax's toll free customer service telephone number will be available with live operator response Monday-Friday from 8 a.m. to 6 p.m.

YMax's toll free telephone number for customer inquiries, complaints and repair is 1-888-230-0060. Customers may contact the company in writing at the headquarters address indicated below.

The contact for resolution of customer complaints with the Commission is:

John Thomas
YMax Communications Corp.
223 Sunset Avenue, Suite 223
Palm Beach, Florida 33480
Telephone: (561) 832-3021
Facsimile: (561) 832-8377
Toll Free: (888) 230-0060
Email: johnthomas@talk4free.com

VI. Service Description and Anticipated Service Date

YMax proposes to provide resold and facilities-based local exchange and resold interexchange services through the combination of its own and/or leased facilities and the resale of other carriers' facilities and network elements. The Company intends to offer service immediately upon certification and approval of its interconnection agreement.

YMax intends to offer service to both business and residential customers. The Company intends to provide network bundled telecommunications services, including long distance and local exchange services. In addition, the Company ensures customer access to emergency services such as 911/E911, operator services and directory assistance.

YMax intends to offer service in the geographic areas currently served by Qwest Communications. YMax will mirror the basic local calling scopes of the incumbent local exchange companies.

VI. Public Interest Standard

Grant of YMax's Application to provide facilities-based local exchange and resold interexchange services is in the public interest and serves the public convenience and necessity. In enacting the Federal Telecommunications Act of 1996, the United States Congress determined that it is in the public interest to promote competition in the provision of telecommunications services, including local exchange services. Experience with competition in other telecommunications markets, such as long distance, competitive access, and customer premises equipment, demonstrates the benefits that competition can bring to consumers. Consumers are enjoying increased services, lower prices, higher quality, and greater reliability. This is true not only with respect to the service offerings of the new entrants, but also as a result of the response of incumbent monopoly providers to the introduction of competition.

YMax's proposed services will provide multiple public benefits by increasing the competitive choices available to users in Idaho. Enhanced competition in telecommunications services likely will further stimulate economic development in Idaho. In addition, increased competition will create incentives for all carriers to offer lower prices, more innovative services, and more responsive customer service.

VIII. Waivers and Regulatory Compliance

YMax has reviewed all of the Commission's rules applicable to competitive local exchange service and interexchange service providers and agrees to comply with those rules except to the extent the rules are explicitly waived for YMax or for all carriers in the same class. Specifically, YMax requests exemption from the following rule:

(a) Reporting Requirements

YMax further requests waivers of any reporting requirements which, although applicable to incumbent LECs, are not applicable to competitive providers such as YMax because such requirements: (1) are not consistent with the demands of the competitive market; and (2) they constitute an undue burden on a competitive provider, thereby requiring an inefficient allocation of its limited resources. In addition, YMax reserves the right to seek any regulatory waivers which may be required for YMax to compete effectively in the Idaho local exchange services market.

IX. Conclusion

This Application demonstrates that YMax Communications Corp. possesses the technical, financial and managerial resources to provide local exchange and interexchange service in Idaho.

Wherefore, YMax Communications Corp. respectfully requests that the Commission:

1. grant YMax authority to operate as a provider of resold and facilities-based basic local exchange and resold interexchange telecommunications services within the State of Idaho;
2. grant the waivers requested in this Application; and
3. grant such other relief as it deems necessary and appropriate.

Respectfully submitted,

YMax Communications Corp.



Daniel Borislow
Chief Executive Officer and President
YMax Communications Corp.

YMAX COMMUNICATIONS CORP.

Exhibit A

Articles of Incorporation

Delaware

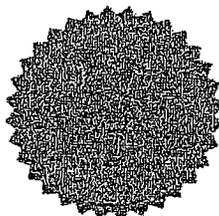
PAGE 1

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF INCORPORATION OF "YMAX COMMUNICATIONS CORP.", FILED IN THIS OFFICE ON THE TWENTY-FOURTH DAY OF MAY, A.D. 2005, AT 1:39 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

3975300 8100
050429163



Harriet Smith Windsor

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 3903417

DATE: 05-25-05

**CERTIFICATE OF INCORPORATION
OF
YMAX COMMUNICATIONS CORP.**

FIRST: The name of the corporation (hereinafter referred to as the "Corporation") is: YMax Communications Corp.

SECOND: The address of the registered agent of the Corporation in the State of Delaware is 1209 Orange Street, Wilmington, New Castle County, Delaware 19801, and the name of the Corporation's registered agent at such address is The Corporation Trust Company.

THIRD: The purpose of the Corporation is to engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of Delaware.

FOURTH: The aggregate number of shares which the Corporation is authorized to issue is One Thousand (1,000) shares of common stock, having a par value of one dollar (\$1.00) per share.

FIFTH: The number of directors of the Corporation shall be such number as from time to time shall be fixed by, or in the manner provided in, the Bylaws of the Corporation. Election of directors need not be by written ballot.

SIXTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

(a) The Board of Directors is hereby empowered to make, alter or repeal the Bylaws of the Corporation.

(b) The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of the Corporation's stock and securities convertible into shares of the Corporation's stock, for such consideration as said Board of Directors may deem advisable, subject to such limitations and restrictions, if any, as may be set forth in the Bylaws of the Corporation.

(c) Any director, individually, or any firm of which any director may be a member, or any corporation or association of which any director may be an officer or director or in which any director may be interested as a holder of any amount of its capital stock or otherwise, may be a party to or may be pecuniarily or otherwise interested in, any contract or transaction of the Corporation and, in the absence of fraud, no contract or other transaction shall be hereby affected or invalidated, provided that either (A) the fact of the common directorship or interest shall be disclosed to or otherwise shall be known by either (i) the Board of Directors or a committee thereof and such Board or committee

authorizes, approves or ratifies the contract or transaction by the affirmative vote of a majority of disinterested directors, even if the disinterested directors constitute less than a quorum; or (ii) the stockholders entitled to vote, and the contract or transaction is authorized, approved or ratified by a majority of the votes cast by the stockholders entitled to vote other than the votes of shares owned of record or beneficially by the interested director, firm or other entity; or (B) the contract or transaction is unanimously approved by the stockholders; or (C) the contract or transaction is fair and reasonable to the Corporation. Any director of the Corporation who is also a director or officer of or interested in such other corporation or association may be counted in determining the existence of a quorum at any meeting of the Board of Directors which shall authorize any such contract or transaction, and may vote thereat to authorize any such contract or transaction. Any such contract, transaction or act of the Corporation or of the directors which shall be authorized, approved or ratified as provided in this subsection (c) by a quorum of the stockholders having voting powers at any annual meeting or at any special meeting called for such purposes, so far as permitted by law, shall be valid and binding as though ratified by every stockholder of the Corporation.

(d) The Corporation reserves the right from time to time to make any amendments to its charter which now or hereafter may be authorized by law, including any amendments changing the terms of any class of the outstanding stock of the Corporation by classification, reclassification or otherwise, but no such amendment which changes the terms of any class of the outstanding stock shall be valid unless changes in the terms thereof shall have been authorized by the holders of a majority of the shares of such stock at that time outstanding by a vote at a meeting or in writing with or without a meeting.

(e) The Board of Directors shall have the power, without a vote of stockholders, to take the following action: (i) to declare and authorize the payment of dividends on the capital stock of the Corporation, whether or not payable in stock of one class to holders of stock of another class or classes; and (ii) to exercise all powers of the Corporation, whether conferred by law or by this certificate, to purchase, lease or otherwise acquire the business, assets or franchises, in whole or in part, of other corporations or unincorporated entities.

SEVENTH: No director of the Corporation shall be liable to the Corporation or its stockholders for monetary damages for breach of fiduciary duty as a director, provided that this provision shall not eliminate or limit the liability of a director (a) for any breach of the director's duty of loyalty to the Corporation or its stockholders; (b) for acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law; (c) under Section 174 of the Delaware General Corporation Law; or (d) for any transaction from which the director derived an improper personal benefit. If the Delaware General Corporation Law is amended to authorize corporate action further eliminating or limiting the personal liability of directors, then the liability of a director of the Corporation shall be eliminated or limited to the fullest extent permitted by the Delaware General Corporation Law, as so amended. Any repeal or modification of this Article Seventh shall be prospective only and shall not adversely affect any right or protection of, or any

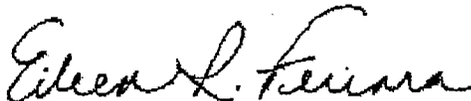
limitation of liability of a director of the Corporation existing at, or arising out of facts or incidents occurring prior to, the effective date of such repeal or modification.

EIGHTH: The duration of the Corporation shall be perpetual.

NINTH: The name and mailing address of the incorporator, being at least eighteen years of age, is:

Eileen R. Ferrara
Arnold & Porter LLP
555 Twelfth Street, N.W.
Washington, DC 20004

IN WITNESS WHEREOF, I have hereunto set my hand this 24th day of May, 2005 and acknowledge the same to be my act and deed.



Eileen R. Ferrara, Incorporator

YMAX COMMUNICATIONS CORP.

Exhibit B

Certificate of Authority to Transact Business within the State of Idaho

State of Idaho

Office of the Secretary of State

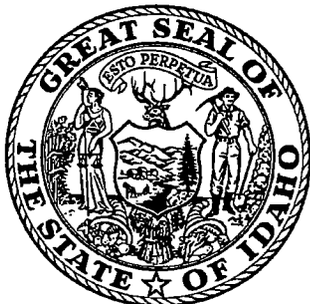
**CERTIFICATE OF AUTHORITY
OF
YMAX COMMUNICATIONS CORP.**

File Number C 165580

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: 10 March 2006



Ben Yursa

SECRETARY OF STATE

By

Sally Lloyd



APPLICATION FOR CERTIFICATE OF AUTHORITY (For Profit)

(Instructions on Back of Application)

FILED EFFECTIVE

2006 MAR 10 PM 3:26

The undersigned Corporation applies for a Certificate of Authority and states as follows:

SECRETARY OF STATE
STATE OF IDAHO

1. The name of the corporation is:

YMax Communications Corp.

2. The name which it shall use in Idaho is:

YMax Communication Corp.

3. It is incorporated under the laws of:

Delaware

4. Its date of incorporation is:

5/24/05

5. The address of its principal office is:

223 Sunset Ave, Suite 223, Palm Beach FL 33480

6. The address to which correspondence should be addressed, if different from item 5, is:

7. The street address of its registered office in Idaho is:

300 North 6th Street, Boise ID 83702

and its registered agent in Idaho at that address is: CT Corporation System

8. The names and respective business addresses of its directors and officers are:

Name	Office	Address
<u>Daniel M. Borislaw</u>	<u>President - D</u>	<u>223 Sunset Ave, Ste 223 Palm Beach FL 33480</u>
<u>Peter T. Russo</u>	<u>Secretary - D</u>	<u>223 Sunset Ave, Ste 223 Palm Beach FL 33480</u>
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

Dated:

3/3/2006

Signature:

Typed Name:

Peter T. Russo

Capacity:

Secretary

[The signer must be a director or an officer of the corporation.]

Customer Acct # :

(if using pre-paid account)

Secretary of State use only

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forms\app\cert\authority_prof.pmd
Revised 08/2005

IDAHO SECRETARY OF STATE
03/10/2006 05:00
CK: 1092 CT: 197933 BH: 942593
1 @ 100.00 = 100.00 AUTH PRO # 2
1 @ 20.00 = 20.00 CORP SUR # 3

C125580

INSTRUCTIONS

Optional: If the document is incorrect where can you be reached for corrections? 908 806 7094

Note: Complete and submit the application in duplicate. This application must be accompanied by a certificate of existence (or goodstanding), dated within 90 days from the date of filing with the Idaho Secretary of State's Office. **A certified copy of the articles of incorporation will NOT be accepted.**

1. Lines 1 & 2 - Enter the name of the corporation exactly as it reads from the certificate of existence from the domestic state. **Complete item 2 only if:** (1) the corporation must adopt a fictitious name to avoid a conflict with an existing name on the records of the Secretary of State, or (2) the corporation's true name does not include one of the words of incorporation required by section 30-1-401, Idaho Code, and such word is added to the true name in item 2. A corporate name must include corporation, incorporated, company, limited, or any abbreviation thereof. If a fictitious name is adopted to avoid a conflict, attach a resolution of the board of directors adopting the assumed name.
2. Lines 3 & 4 - Enter the domestic state and its date of incorporation. You must include the day, month and year. This date must match the date on the certificate of existence, if one is given.
3. Line 5 - Enter the address of its principal office.
4. Line 6 - Enter the address you would like future reports mailed to, if different from the address in #5.
5. Line 7 - Enter the name and street address of the registered agent for the corporation. A registered agent is the person designated to receive service of process upon litigation. This person must be located in Idaho at a street address. If you do not have anyone to act as your registered agent in Idaho you may contact the Secretary of State for a list of companies which offer such representation in Idaho.
6. Line 8 - Enter the names and business addresses of the officers and directors. We are looking for office held of president, secretary and directors.
7. Sign and date the application. The application must be signed by the Chairman of the Board, the President of the corporation or another of its officers or a director. Please identify the name of the signer by typing his/her name below the signature and indicate in what capacity they are signing. The signer must be a director or an officer of the corporation.
8. Enclose the appropriate fee.
 - a. If the application is typed, the fee is \$100.
 - b. If the application is not typed, the fee is \$120.
 - c. If expedited service is requested, add \$20 to the fee.
 - d. If the fees are to be paid from the filing party's pre-paid customer account, enter the customer account number in the indicated space.Pursuant to Idaho Code § 67-910(6), the Secretary of State's Office may delete a business entity filing from our database if payment for the filing is not completed.
9. Mail or deliver to:
Office of the Secretary of State
700 West Jefferson, Basement West
PO Box 83720
Boise, ID 83720-0080
10. If you have questions or need help, call the Secretary of State's Office at (208) 334-2301.

ADMISSION OF FOREIGN CORPORATION

Section 30-1-1501

30-1-1501. AUTHORITY TO TRANSACT BUSINESS REQUIRED.

- (1) A foreign corporation may not transact business in this state until it obtains a certificate of authority from the secretary of state.
- (2) The following activities, among others, do not constitute transacting business within the meaning of subsection (1) of this section:
 - (a) Maintaining, defending or settling any proceeding;
 - (b) Holding meetings of the board of directors or shareholders or carrying on other activities concerning internal corporate affairs;
 - (c) Maintaining bank accounts;
 - (d) Maintaining offices or agencies for the transfer, exchange and registration of the corporation's own securities or maintaining trustees or depositaries with respect to those securities;
 - (e) Selling through independent contractors;
 - (f) Soliciting or obtaining orders, whether by mail or through employees or agents or otherwise, if the orders require acceptance outside this state before they become contracts;
 - (g) Creating or acquiring indebtedness, mortgages and security interests in real or personal property;
 - (h) Securing or collecting debts or enforcing mortgages and security interests in property securing the debts;
 - (i) Owning, without more, real or personal property;
 - (j) Conducting an isolated transaction that is completed within thirty (30) days and that is not one in the course of repeated transactions of a like nature;
 - (k) Transacting business in interstate commerce.
- (3) The list of activities in subsection (2) of this section is not exhaustive.

Delaware

PAGE 1

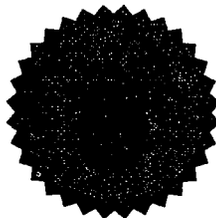
The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY "YMAX COMMUNICATIONS CORP." IS DULY INCORPORATED UNDER THE LAWS OF THE STATE OF DELAWARE AND IS IN GOOD STANDING AND HAS A LEGAL CORPORATE EXISTENCE SO FAR AS THE RECORDS OF THIS OFFICE SHOW, AS OF THE EIGHTH DAY OF MARCH, A.D. 2006.

AND I DO HEREBY FURTHER CERTIFY THAT THE ANNUAL REPORTS HAVE BEEN FILED TO DATE.

AND I DO HEREBY FURTHER CERTIFY THAT THE FRANCHISE TAXES HAVE BEEN PAID TO DATE.

AND I DO HEREBY FURTHER CERTIFY THAT THE SAID "YMAX COMMUNICATIONS CORP." WAS INCORPORATED ON THE TWENTY-FOURTH DAY OF MAY, A.D. 2005.



3975300 8300

060229441

Harriet Smith Windsor
Harriet Smith Windsor, Secretary of State
AUTHENTICATION: 4577533

DATE: 03-08-06

YMAX COMMUNICATIONS CORP.

Exhibit C

Officers and Directors

YMax Communications Corp.

Officers and Directors

The following individuals are officers of YMax Communications Corp. and may be contacted at the Company's headquarters located 223 Sunset Avenue, Suite 223, Palm Beach, Florida 33480:

Officers:

Daniel Borislow	CEO and President
Peter Russo	Vice President and Secretary/Treasurer

Directors:

Daniel Borislow
Peter Russo

YMAX COMMUNICATIONS CORP.

Exhibit D

Stockholders

YMax Communications Corp.

Stockholders

YMax Communications Corp. is a wholly owned subsidiary of YMax Corporation.

Dr. Borislow owns 100% of the stock of YMax Corporation, YMax's parent company.

YMAX COMMUNICATIONS CORP.

Exhibit E

Financial Statements and Affidavit

AFFIDAVIT

STATE OF FLORIDA

COUNTY OF PALM BEACH

Daniel Borislow, being first duly sworn, deposes and states as follows:

I am Chief Executive Officer and President of YMax Communications Corp.;

I am the Chairman of the Board and sole shareholder of YMax Corporation, the parent and sole owner of YMax Communications Corp.

YMax Corporation hereby commits to provide financial support to YMax Communications Corp. sufficient to fund its competitive telecommunications operations in IDAHO.

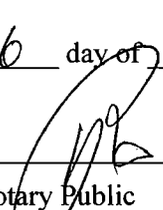
YMax Corporation has sufficient financial resources to provide such financial support to YMax Communications Corp.



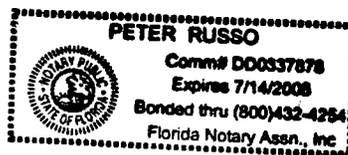
Daniel Borislow

Subscribed and sworn to before me this

16 day of March, 2006



Notary Public
State of Florida



My commission expires: 7/14/2008

YMAX COMMUNICATIONS CORP.

Exhibit F

Profiles of Senior Management Key Personnel

YMAX COMMUNICATIONS CORP.

Management Profiles

Dr. Daniel Borislow
CEO, President, Chairman and Director

Dr. Daniel Borislow currently serves as the Chairman, Chief Executive Officer, President and Director of YMax Communications Corp. and resides in Palm Beach, Florida. He is a graduate of Widener University and is a Doctor of Information Technology.

From May 1989 through January 1999, Dr. Borislow served as CEO and a Director of Tel-Save Holdings now Talk America. Tel-Save was a very profitable corporation. As the largest reseller and customer of AT&T, Tel-Save offered wholesale long distance to other resellers through marketing and partnership agreements. Dr. Borislow took his company public in 1995 and built his own long distance network by strategically deploying five (5) Lucent class 5E switches across the United States.

In 1997 Dr. Borislow negotiated exclusive marketing rights with America Online and Tel-Save and was the first company to offer services online with online billing, provisioning and customer service and a price point substantially lower than the rest of the market. Prior to founding Tel-Save, Dr. Borislow built the cable systems in the city of Philadelphia.

Dr. Borislow is an avid fisherman, horseman and philanthropist for education, cancer research and children's athletics.

YMAX COMMUNICATIONS CORP.

Management Profiles, Continued

Gregory Lynn Wood Chief Information Office

In 2005 Mr. Wood joined several of his former co-workers from Talk America, Inc. (f/k/a Tel-Save) in the formation of YMax Communications Corp. Prior to joining YMax, Mr. Wood was approached by Covista Communications to act as CIO, where he developed a complete rating, billing and customer service system that replaced Covista's legacy system.

Mr. Wood entered the telecommunications industry in 1991 when he was approached by American Telephone Company (ATN) to develop a rating and billing system. Mr. Wood joined the company full-time increasing the scope to include a full customer service system in addition to the rating and billing aspects.

In 1994, Talk America, who at that time was AT&T's largest reseller, decided to implement a nationwide network. Mr. Wood was approached to develop an entire rating, billing, and customer service system for this new platform.

In 1997, Talk America entered into an exclusive contract with America Online (AOL) to sell long distance to AOL's 10-million member base. Mr. Wood, having advanced to CIO, was called upon again to develop the first fully integrated online bill. Mr. Wood managed all aspects of this development project, taking the lead with the AOL developers in a David vs. Goliath situation.

From 1982-1992 Mr. Wood managed a chain of Value Added Retail Stores (VAR). After opening his own store he began custom software development that later led to a very vast Industrial Automation clientele. Notable clientele include Proctor and Gamble, Kimberly Clark, Quaker Oats, Asea Brown Bover, Kilgore, and Martin Marietta.

YMAX COMMUNICATIONS CORP.

Management Profiles, Continued

Peter J. Russo

Chief Financial Officer

Mr. Russo currently services as the Chief Financial Officer of YMax Communications Corp. and brings to that position extensive financial and management experience with both private and public companies.

From 2000-2005, Mr. Russo was the head of finance and operations for the thoroughbred Horse Racing and Breeding Business where he established bookkeeping and accounting systems, cash flow management and horse-by-horse analysis and billing. Mr. Russo prepared tax returns and directed IRS examination responses. He was responsible for dealing with sale companies, tracks, farms, trainers and licensing authorities and worked with various software packages as well as Brisnet, Equineline and Equibase.

From 1996-2000, Mr. Russo was Chief Financial Officer and Director of Operations for Group Long Distance, Inc. where he was responsible for financial operations, cash management, customer service and collections. He managed the IPO process and was responsible for credit agreements, carrier contracts and LEC billing arrangements. He implemented systems for financial reporting and cash flow monitoring and worked with Securities and Exchange Commission regulators, NASDAQ and various state Public Service Commissions. He was the head of Investor Relations requiring continual contact with the company's Board of Directors, investment bankers, shareholders and outside accountants. In this position, Mr. Russo performed due diligence and valuations for numerous acquisitions.

From 1996-1998, Mr. Russo was Senior Vice President, Corporate, Credit Administration and Operations for the State Bank of South Australia where he was responsible for a portfolio of assets that included senior and subordinated loans, syndications, asset-based lending and mezzanine financings. He managed all operational areas (loan and credit administration, accounting and finance, treasury support and funds transfer), and developed commercial loan modules, interest rate risk management systems and numerous operating policies and procedures, as well as established credit controls, loan grading systems and credit analysis functions. In addition, Mr. Russo headed the Corporate Loan Workout Section in order to maximize return on assets and minimize credit risk. Mr. Russo was a member of U.S. Lending Credit Committee and Treasury Risk Management Committee in the London office where, during a twelve month period, he put into place operating procedures and corporate lending guidelines that mirrored success in U.S. offices.

Additional experiences include First Vice President, Administrative Service Group for Australia and New Zealand Banking Group (1979-1988) and Staff Auditor for the Algemene Bank Nederland (1974-1978).

Mr. Russo holds a B.B.A. in Accounting (1978) from Pace University in New York, and is a graduate of American Bankers Association School of Bank Lending (1988) at the University of Oklahoma.

YMAX COMMUNICATIONS CORP.

Exhibit G

Proposed Service Area Map

YMax seeks statewide authority to offer its services.