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IDAHO PUBLIC
UTILITIES COMMISSION

January 5, 2006

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

Hand Delivered

RE: Case No. EXT-T-05-01

Dear Ms. Jewell:

I am enclosing an original and seven (7) copies of the AMENDED APPLICATION FOR APPROVAL OF A CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY.

Also enclosed is a copy to be date stamped and returned for our files.

Sincerely,

Nina Curtis
Administrative Assistant for Molly O'Leary
Richardson & O'Leary, PLLC

Molly O'Leary (ISB No. 4996)
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JAN 11 2005
IDAHO PUBLIC UTILITIES COMMISSION

Attorneys for Extreme Media Technologies, Inc.

BEFORE THE
IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF EXTREME MEDIA)
TECHNOLOGIES, INC.'S APPLICATION) CASE NO. EXT-T-05-01
FOR APPROVAL OF A CERTIFICATE OF)
PUBLIC CONVENIENCE AND NECESSITY) AMENDED APPLICATION

AMENDED APPLICATION

Extreme Media Technologies, Inc., d/b/a/ XMT3 ("Applicant" or "XMT3") hereby submits this Amended Application for a Certificate of Public Convenience and Necessity ("Certificate") to provide basic local exchange service throughout Qwest Corporation's southern Idaho territory. XMT3 respectfully requests that the Idaho Public Utilities Commission ("the Commission") grant the Certificate pursuant to Sections 61-526 through - 528, Idaho Code.

I. NAME, ADDRESS AND FORM OF BUSINESS

A. XMT3 is a full-service competitive communications company offering integrated voice and data services utilizing its engineered Internet Protocol for delivery of voice over private networks XMT3 leases T1s from Qwest, ELI, Time Warner, and IdaComm in order to provide high speed connectivity to its subscribers. XMT3 also purchases DSL from Qwest for broadband connectivity to its subscribers. XMT3's backbone in Idaho consists of the following:

1. ATM OC3 with DSL Host

2. OC12 with CO Muxed DS3s
 3. DS3s for IP
- B. XMT3 is a Wyoming corporation.
1. See attached certified copy of XMT3's articles of incorporation. **(Exhibit 1)**.
 2. See attached certificate of good standing issued by the Secretary of State for the State of Idaho. **(Exhibit 2)**.
- C. XMT3's principal business address is:

Extreme Media Technologies, Inc.
280 N. Maple Grove Road
Boise, Idaho 83704

- D. The name and address of XMT3's registered agent for service in Idaho is:

CT CORPORATION
300 N. 6th Street
Boise, Idaho 83702

- E. The five common stockholders owning the greatest shares of common stock and the number of such shares owned by each are as follows:

<u>NAME</u>	<u>SHARES OWNED</u>	<u>PERCENTAGE OF ALL SHARES ISSUED AND OUTSTANDING</u>	<u>PERCENTAGE VOTING CONTROL</u>
Kirk Adkison	925,000	8%	25%
Joe Scott	3,700,000	34%	30%
Paul Mogen	750,000	6.5%	20%
Mark Petrie	525,000	4.5%	15%
Mike Ridgeway	650,000	5.5%	10%
TOTAL		100.0%	100.0%

F. The names and addresses of XMT3's directors and officers are as follows:

Kirk Adkison, President
2694 N. Lapis Avenue
Meridian, Idaho 83642

Robert Prusinowski, Vice President –
Technology
4683 E. Tanoak Drive
Boise, Idaho 83716

Michele Adkison, Secretary
2694 N Lapis Ave
Meridian, Idaho 83642

Mike Ridgeway
PO Box 1467
Casper, WY 82602

Mark Petrie
4312 Centennial Hills Blvd
Casper, WY 82609

Paul Mogen, Treasurer
2241 Farnum Street
Casper, Wyoming 82609

Joe Scott, Chairman
PO Box 928
Riverton, WY 82501

II. TELECOMMUNICATIONS SERVICE

Upon the effective date of an approved Certificate of Public Convenience and Necessity, XMT3 intends to provide integrated voice and data telecommunications services using voice over internet protocol technology. XMT3 owns a Vocal Data Class 5 soft switch, a Tekelec Class 4 soft switch, and related Cisco switches and routers, as well as Intel and Sun Micro Systems servers, all of the quality and performance level necessary to deliver carrier-grade telecommunications services to its subscribers.

III. SERVICE TERRITORY

XMT3 intends to provide service throughout southern Idaho. With respect to local exchange services, XMT3 intends to compete with Qwest in its southern Idaho service territory.

IV. FINANCIAL INFORMATION

XMT3's financial information is attached hereto as **Exhibit 3**, and is incorporated herein by this reference. This information is provided to the Commission as CONFIDENTIAL INFORMATION pursuant to Rule 67 of the Rules of Procedure of the Idaho Public Utilities Commission. IDAPA 31.01.01.067.

V. MAPS

XMT3 proposes to provide service in Qwest's southern Idaho service territory and thereby references and incorporates herein by this reference Qwest's southern Idaho service territory map on file with the Commission.

VI. TARIFF FILINGS

XMT3's proposed initial price list is attached hereto as **Exhibit 4**.

VII. CUSTOMER & COMMISSION CONTACT INFORMATION

For establishment of service, complaints and inquiries regarding service and billing, or reporting or inquiring about network outages or service problems:

- Customer Contact: 877.649.1617

For complaints, inquiries and matters concerning rates and price lists:

- Commission Contact: 877.649.1617

VIII. INTERCONNECTION AGREEMENT

XMT3 does currently not intend to offer unbundled network elements to its subscribers in Idaho and, therefore, does not intend to make a request to Qwest for interconnection in the near future.

IX. E911 SERVICE

XMT3 has the following mechanisms in place to provide 911 services:

- A. PS/ALI services through Qwest; all databases are updated on a weekly basis through INTRADO
- B. ELI provides XMT3 with a 911 database to update and it is done on the day of every customer LNP
- C. An agreement with a company called DASH911 to provide 911 services in 2006 for all of its subscribers. DASH911 works directly with INTRADO.

X. COMPLIANCE WITH COMMISSION RULES

XMT3 has reviewed all of the Commission rules and agrees to comply with all applicable rules, unless otherwise ordered.

XI. NO ADVANCE DEPOSITS

XMT3 will not require advance deposits.

XII. RELEASE OF INFORMATION

XMT3 hereby permits the release of its name, address and general business telephone number in response to a request for the same.

DATED this 5th day of January, 2006.

Richardson & O'Leary PLLC

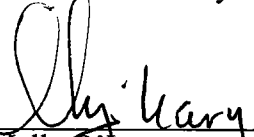
By 
Molly O'Leary
Attorneys for Extreme Media
Technologies, Inc.

EXHIBIT 1

CASE NO. EXT-T-05-01

285764

**ARTICLES OF INCORPORATION
FOR
EXTREME MEDIA TECHNOLOGIES, INC.**

The undersigned person acting as an incorporator of a corporation under the provisions of the Wyoming Business Corporation Act adopts the following Articles of Incorporation:

**I
CORPORATE NAME**

The name of the corporation is Extreme Media Technologies, Inc.

**II
DURATION**

The period of duration of the corporation shall be of perpetual duration.

**III
PURPOSES**

The corporation shall have unlimited power to engage in and do any lawful act concerning any or all lawful business for which corporations may be organized under the Act and not limited by other Wyoming statutes.

**IV
AUTHORIZED SHARES**

The total authorized shares is Ten Million (10,000,000,000), no par value. Eight Million (8,000,000,000) of such shares are designated "Common Stock" and Two Million (2,000,000,000) are designated "Preferred Stock", all of which are designated "Series A Preferred Stock". Common Stock shall have unlimited voting rights; Preferred Stock shall have no voting rights.

**V
INITIAL BOARD OF DIRECTORS**

The following individuals shall constitute the initial Board of Directors and serve pursuant to the corporate Bylaws and provisions of the Wyoming Business Corporation Act:

Kirk Adkison
3831 South Oak Street
Casper, WY 82601

Julie Gillett
2016 Luker Drive
Casper, WY 82609

JUN 1 2004
03

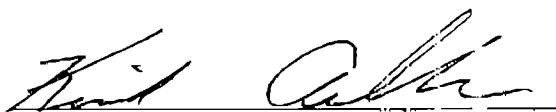
Robert Prusinowski
954 South Ash
Casper, WY 82601

**VI
REGISTERED OFFICE, AGENT
AND INCORPORATOR**

The street address of the corporation's initial registered office and the name of its initial registered agent and incorporator at that office address is:

Kirk Adkison
3831 South Oak Street
Casper, WY 82601

Executed in duplicate this 27 day of May, 2004.




Kirk Adkison, Incorporator

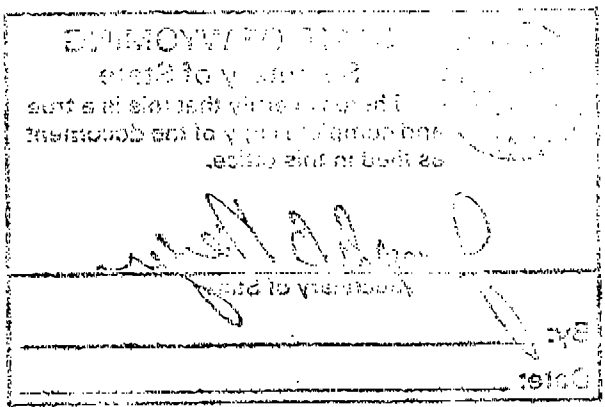
**CONSENT TO APPOINTMENT BY
REGISTERED AGENT**

1. I, Kirk Adkison, voluntarily consent to serve as the registered agent for Extreme Media Technologies, Inc., on the date shown below; and

2. I know and understand the duties of a registered agent as set forth in the Wyoming Business Corporation Act.


Kirk Adkison

Date: 5/27/2004



**CONSENT TO APPOINTMENT
BY REGISTERED AGENT**

Wyoming Secretary of State
The Capitol Building, Room 110
200 W. 24th Street
Cheyenne, WY 82002-0020

Phone (307) 777-7311/7312
Fax (307) 777-5339
E-mail: corporations@state.wy.us

I, PAUL N. MOGEN, voluntarily consent to serve as the
registered agent for EXTREME MEDIA TECHNOLOGIES

on the date shown below.

The registered agent certifies that he is: (check one)

- (a) *An individual who resides in this state and whose business office is identical with the registered office;*
- (b) *A domestic corporation or not-for-profit domestic corporation whose business office is identical with the registered office; or*
- (c) *A foreign corporation or not-for-profit foreign corporation authorized to transact business in this state whose business office is identical with the registered office.*

Dated this 28th day of OCTOBER, 2004

Paul N. Mogen
Signature of Registered Agent

STATEMENT OF CHANGE
OF
REGISTERED AGENT/REGISTERED OFFICE

Wyoming Secretary of State
The Capitol Building, Room 110
200 W. 24th Street
Cheyenne, WY 82002-0020

Phone (307) 777-7311/7312
Fax (307) 777-5339
E-mail: corporations@state.wy.us

1. The name of the corporation is: Extreme Media Technologies

2. The street address of its **current** registered office is: ~~2016 Luker Dr Casper, WY 82609~~

3831 S. OAK STREET
CASPER, WY 82601

3. The street address of its **new** registered office is: 2241 Farnum St Ste 202-A Casper WY 82609

4. The name of its **current** registered agent is: Kirk Adkison

5. The name of its **new** registered agent is: Paul Mogen

6. That, after the change or changes are made, the street address of its registered office and the business office of its registered agent will be identical.

Date: 10/20/04

Signed: Kirk Adkison

Title: President

(May be executed by Chairman of Board, President or another of its officers.)

FILED
SECRETARY OF STATE
WYOMING
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Filing Fee: For 1 - 5 Statement of Changes \$20.00 each
For more than 5 Statement of Changes \$10.00 each

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FILED: 08/22/2005
CID: 2004-00467972
WY Secretary of State

ARTICLES OF AMENDMENT
FOR
EXTREME MEDIA TECHNOLOGIES, INC.

Doc. ID: 2005-00498278

341800

The Stockholders of Extreme Media Technologies, Inc., pursuant to the Corporations By-Laws and under the provisions of the Wyoming Business Corporation Act adopt the following Amendment to its Articles of Incorporation:

I
CORPORATE NAME

The name of the corporation is Extreme Media Technologies, Inc.

II
ARTICLE AMENDED

Article IV of the Articles of Incorporation filed on June 1, 2004 is amended as follows:

The total authorized shares is Eleven Million Five Hundred Thousand (11,500,000), no par value. Ten Million Nine Hundred Thousand (10,900,000) of such shares are designated "Common Stock" and Six Hundred Thousand (600,000) of such shares are designated "Preferred Stock", all of which are designated "Series A Preferred Stock". Common Stock shall have unlimited voting rights; Preferred Stock shall have no voting rights.

The amendment shall be implemented by reclassifying one Million Four Hundred Thousand (1,400,000) shares of Preferred stock as Common Stock and by authorizing an additional One Million Five Hundred Thousand (1,500,000) shares of Common Stock.

III
ADOPTION DATE

The amendment was adopted August 11, 2005 by the shareholders.

IV
OUTSTANDING SHARES

Eight Million (8,000,000) shares of Common Stock issued, outstanding and entitled to vote on the amendment, of which Six Million Nine Hundred and Eighty Six (6,986,400) shares were represented and voted in the affirmative and One Million Thirteen Thousand and Six Hundred (1,013,600) shares were not represented or voted.

Two Million (2,000,000) shares of Preferred stock authorized of which Two Hundred and Fifty Thousand (250,000) shares were issued without a vote but all Two Hundred and Fifty Thousand (250,000) shares were represented.

V
APPROVAL

The number of votes cast for the amendment by the voting group was sufficient for approval of the Amendment.

Executed in duplicate this 12 day of August, 2005

Signed: 
Kirk Adkison, President

EXHIBIT 2

CASE NO. EXT-T-05-01

State of Wyoming

Office of the Secretary of State



United States of America, }
State of Wyoming } ss.

I, JOSEPH B. MEYER, Secretary of State of the State of Wyoming, do hereby certify that according to the records in the office of the Secretary of State of Wyoming **EXTREME MEDIA TECHNOLOGIES, INC.**, is a corporation organized and existing under the laws of the state of Wyoming, whose date of incorporation was **June 1, 2004** and whose period of duration is perpetual.

I FURTHER CERTIFY that this corporation has filed all annual reports and paid all annual license taxes to date, or is not yet required to file such annual reports; and that Articles of Dissolution have not been filed, thus making the corporation in existence in the state of Wyoming.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Great Seal of the State of Wyoming. Done at Cheyenne, the Capital, this 31st day of **October** A.D., 2005.



Joseph B Meyer

Secretary of State

By *Lelanda M. Peters*

EXHIBIT 3

EXT-T-05-01

IS CONFIDENTIAL

AND HAS BEEN FILED

SEPARATELY

EXHIBIT 4

CASE NO. EXT-T-05-01

EXTREME MEDIA TECHNOLOGIES, INC.
BASIC LOCAL EXCHANGE TELECOMMUNICATIONS PRICE LIST
TELEPHONE NUMBER 877.649.1617

IDAHO PUBLIC UTILITIES COMMISSION
472 WEST WASHINGTON STREET
BOISE, IDAHO 83702

This price list contains rates, terms and conditions applicable to the sale of telecommunications services provided by EXTREME MEDIA TECHNOLOGIES, INC. within the State of Idaho

Issued Date: December 31, 2005
Issued By: EXTREME MEDIA TECHNOLOGIES, INC.
280 N. Maple Grove Road
Boise, Idaho 83704

Idaho Public Utilities Commission
Office of the Secretary
ACCEPTED FOR FILING

Boise, Idaho

