

Control Number: 49779



Item Number: 1587

Addendum StartPage: 0





2020 SEP 17 AM 10: 47

## ELECTRICITY BROKER REGISTRATION FORM MISSION A

### **PROJECT NO. 49779**

1. Check the most appropriate box to describe this submission:			
☑ This is a new brok	er registration		
☐This supplies information for a pending broker registration			
☐ This amends an existing, completed broker registration			
Provide an explanat	ion of the amendment:		
2. Authorized Represe	entative or Attorney to contact abo	out this	application:
Name Cody O'Connor			Title Founding Partner/ Director of Sales
<b>Business Mailing Add</b>	ress 3608 Harvest Road		
City Bensalem	State PA	Zip 1	9020
Telephone Number 717-476-4327			
Email Address cody@	idealenergyllc.com		
3. <b>Registering Entity</b> : email address.	List the registering entity's legal bu	siness n	name, mailing address, telephone number, and
Business Name Ideal E	Energy Solutions		
Mailing address 8229 Boone Blvd Suite 610			
City Vienna	State VA	Zip <u>2</u>	2182
Telephone Number 717-476-4327			
Email Address info@i	dealenergyllc.com		

4. Business structure. Select the form of business being registered.		
☑ Sole proprietor ☐ Corporation	☐ Partnership	
☐ Limited Liability Company (LLC)	☐ Limited :	Partnership
5. Other Names. List any trade, commercial, as listed in #3 above, under which the registering e intends to operate must be registered with the To	ntity intends t	
1st Ideal Energy Solutions LLC	2 <sup>nd</sup>	
3 <sup>rd</sup>	4 <sup>th</sup>	
6. Customer Service Contact. List the telephone number, business mailing address, and email address of the customer service department. If the registering entity does not have a dedicated customer service department, then provide the name, title, business mailing address, email address, and telephone number of the customer service contact person.		
Name Al Mosticchio	Title Region	nal Sales Manager
Business mailing address 3608 Harvest Road		
City Bensalem	State PA	Zip <u>19020</u>
Telephone Number		
Email Address al@idealenergyllc.com		
7. Commission contact person. List the name, business mailing address, telephone number, and email address for a person who Commission Staff may contact.		
Name Al Mosticchio	Title Regional Sales Manager	
Business mailing address 3608 Harvest Road		
City Bensalem	State PA	Zip 19020
Telephone Number <u>215-768-5368</u>		
Email Address al@idealenergyllc.com		
		<del></del>

## **AFFIDAVIT**

My name is Cody O'Connor.	I am the owner, partner, or an officer (Circle One) of the Applicant.
competent to testify to them, and that a registering entity. I further swear or a all applicable laws and is in good stan the application are true, correct and co provided to the Public Utility Commiss understands and will comply with all	knowledge of the facts stated in the attached registration, that I am I have the authority to submit this application form on behalf of the affirm that the applicant is authorized to do business in Texas under ading with the Texas Secretary of State; that all statements made in complete; and that any material changes in such information will be sion of Texas in a timely manner. I swear or affirm that the applicant requirements of the applicable law and rules, including customer rements, and marketing guidelines for retail electric service.
Sworn and	Cody O'Connor Signature of Registering Entity's Owner, Partner, or Officer  Cody O'Connor Printed Name  Ideal Energy Solutions LLC Name of Registering Entity  subscribed before me this 12 day of Scottom Month  Year  Worth
Commonwealth of Penr JASMEN GIBSON Philadelph My Commission Exp Commission N	Notary Public in and For the State of My commission expires on 1000 1000 1000 1000 1000 1000 1000 1



# Public Utility Commission of Texas Application for Electricity Broker Registration

#### **General Information**

Individual employees and agents of broker firms and persons acting only as agents of retail electric providers are not required to register as brokers.

Under Public Utility Regulatory Act (PURA) Section 39.3555, any person that provides brokerage services for compensation or other consideration must register as a broker with the Public Utility Commission of Texas (Commission). "Brokerage services" means providing advice or procurement services to, or acting on behalf of, a retail electric customer regarding the selection of a retail electric provider, or a product or service offered by a retail electric provider. Brokers do not sell or take title to electric energy.

Registered brokers must comply with customer protection provisions, disclosure requirements, and marketing guidelines established by the Commission. An administrative penalty may be assessed for failure to comply with PURA or Commission rules.

#### **Registration Form**

Answer all of the questions on the registration form completely, providing all relevant information. If substantive changes occur while the application is pending, promptly notify the Commission by filing seven copies (six copies and one original) of the registration form showing the changes with the Commission's Filing Clerk under the control number assigned to the application.

#### Affidavit

The owner, partner, or officer of the registrant must swear to and affirm that the registrant is authorized to do business in Texas under all applicable laws and is in good standing with the Texas Secretary of State; that all statements made in the application are true, correct, and complete; that any material changes in the information will be provided in a timely manner; and that the registrant understands and will comply with all applicable laws and rules.

#### Filing Instructions

Submit seven copies (an original and six copies) of the completed registration form and signed and notarized Affidavit to:

Central Records Filing Clerk
Public Utility Commission of Texas
1701 N. Congress Avenue
P.O. Box 13326
Austin, Texas 78711-3326

Telephone: (512) 936-7180



## **ELECTRICITY BROKER REGISTRATION FORM**

## **PROJECT NO. 49779**

1. Check the most app	propriate box to describe this subr	nission	
☑This is a new brok	ter registration		
☐This supplies info	rmation for a pending broker registr	ation	
☐This amends an ex	xisting, completed broker registratio	n	
Provide an explana	tion of the amendment:		
2. Authorized Represo	entative or Attorney to contact ab	out this	s application:
Name Cody O'Connor			Title Founding Partner/ Director of Sales
Business Mailing Add	ress 3608 Harvest Road		
City Bensalem	State PA	Zip <u>1</u>	9020
Telephone Number 7	17-476-4327		
Email Address cody@	)idealenergyllc.com		
3. Registering Entity: email address.	List the registering entity's legal but	siness n	name, mailing address, telephone number, and
Business Name Ideal E	Energy Solutions		
Mailing address 8229	Boone Blvd Suite 610		
City Vienna	State VA	Zip <u>2</u>	2182
Telephone Number 74	7 476 4327		
Email Address info@i	dealenergyllc.com		

4. Business structure. Select the form of business being registered.			
☑ Sole proprietor ☐ Corporation	□ Partnership		
☐ Limited Liability Company (LLC)	□ Limited Partnership		
<b>5. Other Names</b> . List any trade, commercial, a listed in #3 above, under which the registering of intends to operate must be registered with the T	entity intends		
1st Ideal Energy Solutions LLC	2 <sup>nd</sup>		
3 <sup>rd</sup>	4 <sup>th</sup>		
6. Customer Service Contact. List the telephone number, business mailing address, and email address of the customer service department. If the registering entity does not have a dedicated customer service department, then provide the name, title, business mailing address, email address, and telephone number of the customer service contact person.			
Name Al Mosticchio	Title Regio	Title Regional Sales Manager	
Business mailing address 3608 Harvest Road	· · · · · · · · · · · · · · · · · · ·		
City Bensalem	State   Zip 19020   PA		
Telephone Number			
Email Address al@idealenergyllc.com			
7. Commission contact person. List the name, business mailing address, telephone number, and email address for a person who Commission Staff may contact.			
Name Al Mosticchio	Title Regional Sales Manager		
Business mailing address 3608 Harvest Road			
City Bensalem	State PA	Zip 19020	
Telephone Number <u>215-768-5368</u>			
Email Address al@idealenergyllc.com			

## **AFFIDAVIT**

My name is Cody O'Connor . I am the owner, partner, or an officer (Circle One) of the Applicant.
I swear or affirm that I have personal knowledge of the facts stated in the attached registration, that I am competent to testify to them, and that I have the authority to submit this application form on behalf of the registering entity. I further swear or affirm that the applicant is authorized to do business in Texas under all applicable laws and is in good standing with the Texas Secretary of State; that all statements made in the application are true, correct and complete; and that any material changes in such information will be provided to the Public Utility Commission of Texas in a timely manner. I swear or affirm that the applicant understands and will comply with all requirements of the applicable law and rules, including customer protection provisions, disclosure requirements, and marketing guidelines for retail electric service.
Signature of Registering Entity's Owner, Partner, or Officer  Cody O'Connor  Printed Name  Ideal Energy Solutions LLC  Name of Registering Entity
Sworn and subscribed before me this 12 day of Scot, 2020  Month  Year  Notary Public in and For the State of My commission expires on 1000 1000 1000 1000 1000 1000 1000 1
Commonwealth of Pennsylvania - Notary Seal  JASMEN GIBSON, Notary Public Philadelphia County My Commission Expires October 4, 2023 Commission Number 1358474

#### **DOCKET NO. 51101**

JOINT APPLICATION OF ALENCO
COMMUNICATIONS, INC. AND
TELEPORT COMMUNICATIONS
AMERICA, LLC FOR APPROVAL OF AN
INTERCONNECTION AGREEMENT

§

PUBLIC UTILITY-COMMISSIO

OF HEXAS

SEPT 6 2020

#### FILING OF APPROVED INTERCONNECTION AGREEMENT

In compliance with the Notice of Approval filed in Docket 51101, Alenco Communications, Inc. submits the Complete Interconnection Agreement as Approved on August 11, 2020.

Respectfully submitted,

Richards, Elder & Gibson, PLLC 12223 Quaker Avenue (79424) P.O. Box 64657 Lubbock, Texas 79464-4657 Telephone: 806-798-8868

Facsimile: 806-798-8878 Email: dgibson@regllp.com

By /s/ D. Daniel Gibson
D. Daniel Gibson, SBN 24045939

Attorneys for Alenco Communications, Inc.

#### INTERCONNECTION AND RECIPROCAL COMPENSATION AGREEMENT

#### **BETWEEN**

#### ALENCO COMMUNICATIONS, INC.

#### AND

#### TELEPORT COMMUNICATIONS AMERICA, LLC

THIS INTERCONNECTION AND RECIPROCAL COMPENSATION AGREEMENT (the "Agreement") is made by and between Alenco Communications. Inc. ("Company"), an Incumbent Local Exchange Carrier ("ILEC") certificated in the State of Texas, (the "State"), and Teleport Communications America, LLC, ("TCA") a Competitive Local Exchange Carrier, on behalf of itself and its operating affiliates in the State, and shall be deemed effective as of this 23rd day of April, 2020 ("Effective Date"). This Agreement may refer to either Company or TCA as a "Party" or collectively as the "Parties."

In consideration of the mutual promises and covenants contained herein, the sufficiency of which is hereby acknowledged, the Parties agree as follows:

#### 1. GENERAL

- A. Company is authorized to provide local exchange services in the state of Texas (the "State").
- B. TCA is a registered provider of competitive local exchange services in the State.
- C. The Parties enter into this Agreement to interconnect their facilities and exchange traffic for the purposes of fulfilling their obligations pursuant to Sections 251(a) and (b), and 252 of the Telecommunications Act of 1996 and to replace any and all other prior agreements, both written and oral.

#### 2. **DEFINITIONS**

As used in this Agreement, the following terms shall have the meanings specified below in this Section:

- A. "Act" The Communications Act of 1934 (47 U.S.C. § 151 *et seq*) as amended, including without limitation by the Telecommunications Act of 1996, and as from time to time interpreted in the duly authorized rules and regulations of the Federal Communications Commission (the "FCC").
- B. "Affiliate" a person, corporation or other legal entity that, directly or indirectly, owns or controls a Party, or is owned or controlled by, or is under common ownership or control with a Party. For purposes of this definition, the term "own" means to have an equity interest (or the equivalent thereof) of equal to or more than 10 percent.
- C. "Non-Access Telecommunications Traffic" telecommunications traffic exchanged between the Parties, except for telecommunications traffic that is interstate exchange access, information access, or exchange services for such access. Non-Access

Telecommunications Traffic includes telecommunications traffic exchanged in Time Division Multiplexing (TDM) format that originates and/or terminates in IP format.

#### 3. TERM OF THE AGREEMENT

- A. The Initial Term of this Agreement shall be two (2) years, beginning on the Effective Date.
- B. Absent the receipt by a Party of written notice from the other Party at least ninety (90) days prior to the expiration of the Initial Term to the effect that such Party does not intend to extend the Initial Term of this Agreement, this Agreement shall automatically renew and remain in full force and effect on and after the expiration of the Initial Term on a year to year basis.
- C. If pursuant to Section 3B, above, this Agreement continues in full force and effect after the expiration of the Initial Term, either Party may terminate this Agreement ninety (90) days prior to the expiration of any renewal term as reflected in Section 3B and after delivering written notice to the other Party of its intention to terminate this Agreement.
- D. In the event of default, the non-defaulting Party may terminate this Agreement in whole or in part provided that the non-defaulting Party so advises the defaulting Party in writing of the event of the alleged default and the defaulting Party does not remedy the alleged default within sixty (60) days or such other time period as the Parties may agree is reasonable under the circumstances after written notice thereof. Default is defined to include:
  - (1) A Party's insolvency or initiation of bankruptcy or receivership proceedings by or against the Party; or
  - (2) A Party's material breach of any of the material terms or conditions hereof, including the failure to make any undisputed payment when due.
- E. Termination of this Agreement for any cause shall not release either Party from any liability which at the time of termination has already accrued to the other Party or which thereafter may accrue in respect to any act or omission prior to termination or from any obligation which is expressly stated herein to survive termination.
- F. If upon expiration or termination of this Agreement other than pursuant to Section 3D above, the Parties are negotiating a successor agreement, during such negotiation period each Party shall continue to perform its obligations and provide the services described herein under this Agreement until such time as the successor agreement becomes effective. The Parties expressly agree that the rates, terms, and conditions of the successor agreement shall be retroactive back to the date of termination of this Agreement or such other time period as the Parties may agree, such that all payments made from the date of termination of this Agreement to the effective date of the successor agreement shall be trued-up to comply with the rates, terms and conditions of the successor agreement.

#### 4. COMPENSATION

A. As discussed below, TCA will route all traffic to Company (regardless of the traffic's jurisdiction) through an interexchange carrier, which will pay Company's tariffed access charges for Company's termination of all TCA-originated traffic. Accordingly, TCA will pay no compensation to Company

for TCA-originated traffic.

B. TCA will not charge Company for the termination of Company-originated. Non-Access Compensation Traffic.

#### 5. METHODS OF INTERCONNECTION

- A. TCA will route all traffic to Company (regardless of the traffic's jurisdiction) in TDM format through an interexchange carrier.
- B. Company may route all Non-Access Compensation Traffic to TCA either directly or indirectly, over existing facilities, at Company's discretion.

#### 6. BILLING

#### A. Charges and Payment

(1) TCA shall pay invoices within ninety (90) days from the Bill Date. If the payment due date is a Saturday, Sunday or a designated bank holiday, payment shall be made the next business day. Invoices shall be sent to:

#### Alenco Communications, Inc.

Attention: Ray Bussell 427 N. Broadway Joshua, TX 76058

Email: ray@aciglobal com

Phone: 817-447-0127

#### Teleport Communications of America, LLC.

Attention: Krishna Kumar 300 North Point Parkway Alpharetta, GA 30005

Electronic Billing is Preferred (BDT Format)

Email: krishna.kumar.3@att.com Phone: 888-786-1211 Ext.8218768

or such other address as the Parties may designate to one another on at least thirty (30) days prior written notice.

- (2) All charges under this Agreement shall be billed within one (1) year from the time the charge was incurred; previously unbilled charges more than one (1) year from the time the charge was incurred shall not be billed by either Party, and shall not be payable by either Party. Nothing in this subsection shall affect the right of a Party to contest inaccurate invoices to the extent provided under law.
- (3) Invoices between the Parties shall be clearly organized and charges must be accompanied by a brief, clear, non-misleading description of the service or services rendered including the minutes of use, the rate applied, and whether the charge is for facilities or usage. Invoices not complying with this section shall not be paid until re- issued in the proper format.

#### 7. SS7

- A. Company will provide and implement all defined and industry supported SS7 mandatory parameters as well as procedures in accordance with ANSI standards to support SS7 signaling for call setup for the interconnection trunks. To the extent Company provides **ANSI** optional parameters for its own use. Company shall provide the same to TCA for TCA's review.
- B. Where available. Company agrees to provide carrier identification parameter (CIP) within

TCA's SS7 call set-up signaling protocol at no charge.

- C. Company shall support intercompany 64 KBPS clear channel where it provides such capability to its end users.
- D. The Parties will cooperate in the exchange of TCAP messages to facilitate full inter- operability of SS7-based features between their networks, including all CLASS features and functions; to the extent each Party offers such features and functions to its own end users.

#### 8. NETWORK DESIGN AND MANAGEMENT

- A. The Parties will work cooperatively to install and maintain reliable interconnected telecommunications networks, including but not limited to, maintenance contact numbers and escalation procedures. Company will provide written notice to TCA of changes in the information necessary for the transmission and routing of services using its local exchange facilities or networks, as well as of any other changes that would affect the interoperability of those facilities and networks.
  - (1) Each Party shall provide to the other's surveillance management center a twenty-four (24)-hour contact number for network traffic management issues. A fax number and email address must also be provided to facilitate event notifications for planned mass calling events.
  - (2) Each Party has the duty to alert the other to any network events that can result or have resulted in material service interruption, blocked calls, or negative changes in network performance.
- B. Neither Party will charge rearrangement, reconfiguration, disconnection, termination or other non-recurring fees that may be associated with the initial reconfiguration of either Party's network interconnection arrangement contained in this Agreement.
- C. The Parties will provide Common Channel Signaling (CCS) information to one another for all exchanged Traffic. All CCS signaling parameters will be provided. All privacy indicators will be honored, and the Parties agree to cooperate on the exchange of Transactional Capabilities Application Part (TCAP) messages to facilitate full interoperability of CCS-based features between the respective networks.
- D. The Parties will provide each other with the proper call information, including all proper translations for routing between networks and any information necessary for billing.
- E. Company will process TCA maintenance requests at no less than parity with the manner in which Company processes its own maintenance requests or maintenance requests of its affiliates.
- F. Parties shall provide prior notification of any scheduled maintenance activity performed by the Parties that may be service affecting to the other Party.
- G. In the case of direct interconnection, each Party is responsible for the transport of originating calls from its network to the relevant, mutually agreed upon point of interconnection, and each Party will ensure that its facilities are compatible with the mutually agreed upon transmission and facility specifications

#### 9. LOCAL NUMBER PORTABILITY

Both Parties shall abide by the rules and regulations of the Federal Communications Commission and applicable state public utility commission rules and regulations to port numbers from and to each other.

#### 10. LIMITATION OF LIABILITY

- A. Except as otherwise provided for in this paragraph, neither Party shall be liable to the other Party for any indirect, incidental, consequential, reliance, punitive, or special damages suffered by the other Party (including without limitation damages for harm to business, lost revenues, lost savings, or lost profits suffered by the other Party), regardless of the form of action, whether in contract, warranty, strict liability, or tort, including without limitation negligence of any kind whether active or passive, and regardless of whether the Parties knew of the possibility that such damages could result.
- B. A Party's liability for direct damages for breach of this Agreement or for direct damages arising out of performance under this Agreement shall be limited to one million dollars (\$1,000,000.00) in the aggregate during the life of this Agreement, which life shall include performance of the terms of this Agreement after expiration or termination pursuant to Section 3(E) above.
- C. The foregoing shall not limit a Party's obligation as set out in this Agreement to indemnify, defend, and hold the other Party harmless against amounts payable to third parties.
- D. NEITHER PARTY MAKES ANY REPRESENTATIONS OR WARRANTIES TO THE OTHER PARTY CONCERNING THE SPECIFIC QUALITY OF ANY SERVICES, OR FACILITIES PROVIDED UNDER THIS AGREEMENT. THE PARTIES DISCLAIM, WITHOUT LIMITATION. ANY WARRANTY OR GUARANTEE OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, ARISING FROM COURSE OF PERFORMANCE, COURSE OF DEALING, OR FROM USAGES OF TRADE.

#### 11. INDEMNITY

- A. Each Party shall be indemnified, defended and held harmless by the other Party against any claim, loss or damage arising from the other Party's negligent or grossly negligent acts or omissions under this Agreement, or arising from the other Party's intentional misconduct under this Agreement, including without limitation: 1) Claims for libel, slander, invasion of privacy, or infringement of copyright arising from the other Party's own communications: 2) all other claims arising out of an act or omission of the other Party.
- B. As to all indemnification obligations throughout this Agreement, the indemnifying Party agrees to (a) defend, or at its option settle, any claim or suit against the indemnified Party as agreed to herein; and (b) pay any final judgment entered against the indemnified Party on such issue or any settlement thereof. The indemnified Party above: (i) must notify the other Party in writing promptly upon learning of any claim or suit for which indemnification may be sought, provided that failure to do so shall have no effect except to the extent that the other Party is prejudiced thereby; (ii) must provide all information and assistance as reasonably requested by, and at the expense of, the other Party in connection with the conduct of the defense and settlement thereof; and (iii) may participate in such defense or settlement with its own counsel at its sole expense, but without control or authority to defend or settle. The indemnifying Party shall not take any action, which unreasonably exposes the

indemnified Party to a risk of damages, which would not be covered by such indemnity, and may not settle any matter without the prior written consent of the indemnified Party, which shall not be unreasonably withheld.

C. Notwithstanding anything to the contrary in any agreement between the parties, no indemnification shall arise as to Claims that are paid by the indemnified Party without the express written consent of the indemnifying Party, which consent will not be unreasonably withheld, conditioned or delayed.

#### 12. MODIFICATION OF AGREEMENT

No modification, amendment, supplement to, or waiver of the Agreement or any of its provisions shall be effective and binding upon the Parties unless it is made in writing and duly signed by the Parties.

#### 13. INTELLECTUAL PROPERTY

Any intellectual property which originates from or is developed by a Party shall remain in the exclusive ownership of that Party. Except for a limited license to use patents or copyrights to the extent necessary for the Parties to use any facilities or equipment (including software) or to receive any service solely as provided under this Agreement, no license in patent, copyright, trademark, service mark or trade secret, or other proprietary or intellectual property right now or hereafter owned, controlled or licensable by a Party, is granted to the other Party or shall be implied or arise by estoppel. It is the responsibility of Company to ensure, at no separate or additional cost to TCA, that Company has obtained any necessary licenses (in relation to intellectual property of third parties used in Company's network) to the extent of Company's own use of facilities or equipment (including software) in the provision of service to Company's end-user customers.

#### 14. CONFIDENTIAL INFORMATION

The Parties to this Agreement recognize that they or their authorized representatives may come into possession of confidential and/or proprietary data about each other's business as a result of this Agreement. Each Party agrees to treat all such data as strictly confidential and to use such data only for the purpose of performance under this Agreement. Each Party agrees not to disclose data about the other Party's business, unless such disclosure is required by lawful subpoena or order, to any person without first securing the written consent of the other Party. A Party may request a nondisclosure agreement of the other Party under this section.

#### 15. RURAL TELEPHONE COMPANY

The Parties acknowledge that Company is entitled to maintain that it is a rural telephone company (as defined in 47 U.S.C. 153) as provided by 47 U.S.C. 251(f). By entering into this Agreement, Company is not waiving its right to maintain that it is a rural telephone company and its right to maintain that it is exempt from § 251(c) under 47 U.S.C. 251(f) of the Act.

#### 16. MISCELLANEOUS.

A. Compliance with Law; Force Majeure. The Parties shall comply with any applicable orders, rules or regulations of the FCC. Commission and Federal and State law during the term of this Agreement Notwithstanding anything to the contrary contained herein, a Party shall not be liable nor deemed to be in default for any delay or failure of performance under this Agreement resulting directly from acts of God, civil or military authority, acts of public enemy, war, hurricanes, tornadoes, storms, fires, explosions, earthquakes, floods, electric power outages.

- government regulation, strikes, lockouts or other work interruptions by employees or agents not within the reasonable control of the non-performing Party.
- B. Change of Law. In the event that any final and non-appealable legislative, regulatory, judicial, or other legal action materially affects any material terms of this Agreement, either Party may, on thirty (30) days written notice require that such Agreement, or such terms thereof be renegotiated, and the Parties shall renegotiate in good faith such mutually acceptable new terms as may be required or appropriate to reflect the results of such action.
- C. Participation in Regulatory and Other Proceedings. By entering into this Agreement, neither Party waives its right or ability to participate in any regulatory, judicial, or legislative proceedings regarding the proper interpretation and /or application of the Act, including interpretation and /or application that may differ from the terms contained within this Agreement.
- D. Waivers. Any failure by either Party to insist upon the strict performance by the other Party of any of the provisions of this Agreement shall not be deemed a waiver of any of the provisions of this Agreement, and each Party, notwithstanding such failure, shall have the right thereafter to insist upon the specific performance of any and all of the provisions of this Agreement.
- E. Assignment. A Party may not assign this Agreement other than to an Affiliate without the prior written consent of the other Party, which consent shall not be unreasonably withheld or delayed, provided, however, a Party may assign this Agreement, or any portion thereof, without consent to any entity which controls, is controlled by or is under common control with the assigning Party. Any such assignment shall not, in any way, affect or limit the rights and obligations of the Parties, under the terms of this Agreement. Notice of assignment must be given at least sixty (60) days in advance of the proposed assignment.
- F. Severability. In the event that any provision of this Agreement shall be held invalid, illegal, or unenforceable, it shall be severed from the Agreement and the remainder of this Agreement shall remain valid and enforceable and shall continue in full force and effect; provided however, that if any severed provisions of this Agreement are essential to any Party's ability to continue to perform its material obligations hereunder, the Parties shall immediately begin negotiations of new provisions to replace the severed provisions.
- G. Authority. The undersigned signatories represent that they have the authority to execute this Agreement on behalf of their respective companies.
- H. Survival. Any liabilities or obligations of a Party for acts or omissions prior to the cancellation or termination of this Agreement, any obligation of a Party under the provisions regarding indemnification, confidential information, limitations of liability and any other provisions of this Agreement which, by their terms, are contemplated to survive (or be performed after) termination of this Agreement, shall survive cancellation or termination thereof.
- Governing Law. This Agreement shall be governed by and construed and enforced in accordance
  with the laws of the state in which state commission approval is obtained, the Act and other
  applicable federal law.
- J. Filing of Agreement. Upon execution, Company shall file this Agreement with the Commission pursuant to the requirements of Section 252 of the Act.
- K Notices. Notices given by one Party to the other Party under this Agreement shall be in writing

and shall be: (i) delivered personally: (ii) delivered by express delivery service: (iii) mailed, certified mail, return receipt requested; or (iv) delivered by telecopy to the following addresses of the Parties:

#### To Company:

, . .

Alenco Communications, Inc. Ray Bussell P O. Box 1000 427 N. Broadway Joshua, TX 76058

Email: ray@aciglobal.com Phone: 817-447-0127

#### To: TCA

Teleport Communications of America David Handal. Director Sourcing Operations 1 AT&T Way. Room 4A105 Bedminster, NJ 07921 Email. david.handal@att.com Phone: (908) 234-3707

With a copy to.

AT&T Services, Inc. Legal Department 208 S. Akard Street Dallas, TX 75202

Attn: Interconnection Agreement Counsel

Fax: 214-746-2214

or to such other address as either Party shall designate by proper notice. Notices will be deemed given as of the date of actual receipt.

- L. Relationship of Parties. It is the intention of the Parties that each shall be an independent contractor and nothing contained herein shall constitute the Parties as joint venturers, partners, employees or agents of one another, and neither Party shall have the right or power to bind or obligate the other.
- M. No Third Party Beneficiaries. The provisions of this Agreement are for the benefit of the Parties hereto and not for any other person, and this Agreement shall not provide any person not a Party hereto with any remedy, claim, liability, reimbursement, right of action, or other right in excess of those existing without reference hereto. Nothing in this Agreement shall be construed to prevent Level 3 from providing services to or obtaining services from other carriers.
- N. Entire Agreement. This constitutes the entire Agreement between the Parties with respect to the subject matter hereof, superseding all prior understandings, proposals and other communications, oral or written. Neither Party shall be bound by any preprinted terms additional to or different from those in this Agreement that may appear subsequently in the other Party's form documents, purchase orders, quotations, acknowledgments, invoices or other communications. This Agreement may only be modified in writing signed by an officer of each Party
- O. Conflict with Tariffs. In the event of any conflict between the language of this Agreement and the language of an applicable tariff, this Agreement shall control

This Agreement is executed as dated below.	
Alenco Communications, Inc.	Teleport Communications of America
By: May Bussell	By: Damaris Ortiz
General Manager	Lead Carrier Relations Manager
TITLE	TITLE /
Date: 4-23-2020	Date: 4/28/2020