

Ms. Patricia Van Gerpen, Executive Director South Dakota Public Utilities Commission 500 East Capitol Avenue Capitol Building, 1st Floor Pierre, SD 57501

RE: Transfer of Customers of ILD Corp. and its Regulatory Subsidiary Intellicall Operator Services, Inc. to WiMacTel, Inc.

Dear Mr. Van Gerpen:

Enclosed for filing please find the original of the above-referenced filing submitted on behalf of WiMacTel, Inc. and ILD Corp. and its Regulatory Subsidiary Intellical Operator Services, Inc. *This filing has been submitted through the Commission's electronic filing system*.

Please acknowledge receipt of this filing via return email confirmation.

Any questions you may have regarding this filing should be directed to my attention at 407-740-3001 or via email to tforte@tminc.com. Thank you for your assistance in this matter.

Sincerely,

/s/ Thomas M. Forte
Consultant to WiMacTel, Inc.

cc: James MacKenzie - WiMacTel file: WiMacTel - South Dakota - Other

tms: SDx1401

Enclosure TF/mw

BEFORE THE

SOUTH DAKOTA PUBLIC UTILITIES COMMISSION NOTICE OF THE TRANSFER OF CUSTOMERS

of

ILD Corp. and its Regulatory Subsidiary Intellicall Operator Services, Inc.

to

WiMacTel, Inc.

ILD Corp. and it regulatory subsidiary Intellicall Operator Services, Inc. ("ILD") and WiMacTel, Inc. ("WiMacTel") hereby notify the Commission of the planned transfer of certain aggregator location contracts and postpaid calling card customers from ILD to WiMacTel. ILD and WiMacTel entered into an Asset Purchase Agreement ("Agreement") on June 16, 2014, whereby the Purchaser will obtain certain assets of the Seller, specifically Seller's aggregator service and post paid calling card customers in the State of South Dakota. The planned implementation date of the transfer is December 13, 2014, subject to all regulatory approvals.

I. THE PARTIES

ILD is an alternate operator service, institutional, resell interexchange telecommunication service provider organized under the laws of the State of Delaware on December 31, 1996. Its principal office is located in Ponte Vedra Beach, Florida. The company was authorized to provide intrastate interexchange telecommunication services and operator telecommunication services under Certificate/Order No. TC91-044 (July 25, 1991). ILD is certified, registered or otherwise authorized to provide alternate or aggregator operator services in 50 states and Puerto Rico. WiMacTel will acquire all of ILD's aggregator locations and post paid calling card customers in the state of South Dakota.

WiMacTel was incorporated under the laws of the State of Delaware on May 4, 2010. Its principal office is located in Omaha, Nebraska. The company was authorized to provide intrastate interexchange telecommunication services and operator telecommunication services in South Dakota under Certificate/Order No. TC11-057 (October 26, 2011). WiMacTel's managerial, technical and financial ability to provide telecommunications services are a matter of record with the Commission. WiMacTel is authorized to provide either interexchange, alternate or aggregator operator services and competitive local services in 48 states.

II. THE TRANSACTION

Under the terms of the Asset Purchase Agreement, in exchange for consideration, WiMacTel will acquire from ILD all aggregator service contracts and ILD postpaid calling card customers in the State of South Dakota along with customer related data, databases, and customer records needed to support the provision of these services. ILD will continue to provide telecommunications services to all customers affected by this transaction pursuant to ILD's existing tariff until the instant this Application is granted by the Commission.

III. CUSTOMER IMPACT

The transition to WiMacTel will be virtually transparent to most customers. WiMacTel will assume all managerial, technical and financial responsibilities in connection with the operation of the aggregator operator services and postpaid calling card services to be provided to the affected ILD Customers in South Dakota. Upon approval, WiMacTel will revise its tariffs to incorporate the rates, terms and conditions of services currently provided to ILD customers. Grant of this transfer will afford an expeditious, transparent and cost effective transition, and will enable WiMacTel and ILD to remain fully compliant with their regulatory obligations. ILD's customers affected by this transaction will continue to receive the same services from WiMacTel under the current rates, terms and conditions as they currently enjoy. This transaction is being made in an almost seamless fashion that will cause no changes in customers' rates, terms and conditions of service and will be made at no charge to customers as they transition to WiMacTel.

Written notice of the proposed transfer was provided to all ILD customers beginning on or about May 22, 2014. The customer notifications advised customers of the following:

- (1) the pending change of their interexchange service carrier selection to WiMacTel, Inc.;
- (2) there will be no impact on their service (except as otherwise specified in the notice);
- (3) for most customers, there will be no change to rates, terms or conditions of service;
- (4) there will be no charges associated with the change to WiMacTel, Inc. as their interexchange carrier; and
- (5) they have the option to select a different service provider if they prefer, with no penalty from ILD. A copy of the Customer Notification has been attached hereto at Exhibit 1.

IV. CONTACT INFORMATION

Correspondence with regard to this filing should be sent to:

Thomas M. Forte Consultant to WiMacTel, Inc. Technologies Management, Inc. 2600 Maitland Center Parkway, Ste 300 Maitland, FL 32751

Telephone: 407 740 3001 Facsimile: 407 740 0613 E-mail: tforte@tminc.com

with a copy sent to:

Mike Cumpton, Controller ILD Corp. 5000 Sawgrass Village Circle, Suite 1 Ponte Vedra Beach, FL 32082-5017

Telephone: 904-273-2440 Facsimile: 904-285-3616

WIMACTEL, INC.

ILD CORP. AND ITS REGULATORY SUBSIDIARY INTELLICALL OPERATOR SERVICES, INC.

EXHIBIT 1

CUSTOMER NOTIFICATION



May 22, 2014

Harty Communications Consultants Attn: Matt Harty 14483 Nolen Lane Charlotte, NC 28277

Re: Domestic Operator Service Agreement

Dear Sir/Madame:

ILD Corp. ("<u>ILD</u>") is pleased to advise you that it intends for its operator-assisted, enhanced 1+ and global calling card business unit ("<u>Telecom Unit</u>") to join forces with WiMacTel, Inc. ("<u>WMT</u>"). As a result, ILD has plans to transfer to WMT its customer contracts in its Telecom Unit in May or June of this year, at which time WMT will assume all of ILD's rights and obligations under your Agreement and will continue to provide superior performance under such Agreement. You will see very little difference in your services in the transition as: (i) I and other management employees will continue in the business with WMT; (ii) WMT already is the outsource provider for several service offerings, and this will allow it to more comprehensively manage your needs and enhance your services as customer; and (iii) WMT is a leading company for such services.

We provide this notification to you as a courtesy and/or as may be required under the Agreement. Again, we expect little or no changes in your service offerings other than increased capabilities and service offerings available from WMT. I am enthusiastic about future operations under WMT, and I welcome any questions you may have.

Sincerely,

Robin Collins, SVP Operations **ILD CORP.**