



7852 Walker Drive, Suite 200  
Greenbelt, Maryland 20770  
phone: 301-459-7590, fax: 301-577-5575  
internet: www.jsitel.com, e-mail: jsi@jsitel.com

**VIA PSC ELECTRONIC REGULATORY FILING SYSTEM**

November 16, 2007

Ms. Sandra J. Paske  
Secretary to the Commission  
Public Service Commission of Wisconsin  
610 North Whitney Way  
Post Office Box 7854  
Madison, WI 53707-7854

Re: Application for Approval of a Wireless Interconnection Agreement between Wood County Telephone Company and Wisconsin RSA #7 Limited Partnership

Dear Ms. Paske:

In accordance with Section 251(c) of the Telecommunications Act of 1996, attached is a copy of the Wireless Interconnection Agreement ("Agreement") between Wood County Telephone Company and Wisconsin RSA #7 Limited Partnership. The effective date of this Agreement is September 23, 1993.

This Agreement is filed at the request of the Commission, and I have been authorized by Wisconsin RSA #7 Limited Partnership to submit for Commission approval pursuant to Section 252(e) the attached Agreement.

If you have any questions, please call me at 301-459-7590.

Sincerely,

Charles Richoz  
Manager, Business Development

On behalf of

Jerold R. Johnson  
Assistant Secretary/Treasurer  
Wood County Telephone Company

**Attachment**

Echelon Building II, Suite 200  
9430 Research Blvd.  
Austin, Texas 78759  
phone: 512-338-0473, fax: 512-346-0822

Eagandale Corporate Center, Suite 310  
1380 Corporate Center Curve  
Eagan, Minnesota 55121  
phone: 651-452-2660, fax: 651-452-1909

6849 Peachtree Dunwoody Road  
Building B-3, Suite 200  
Atlanta, Georgia 30328  
phone: 770-569-2105, fax: 770-410-1608

547 South Oakview Lane  
Bountiful, Utah 84010  
phone: 801-294-4576, fax: 801-294-5124

INTERCONNECTION AGREEMENT

THIS AGREEMENT by and between WOOD COUNTY TELEPHONE COMPANY, a Wisconsin corporation, whose principal place of business is at 440 East Grand Avenue, Wisconsin Rapids, Wood County, Wisconsin (hereinafter referred to as "LEC"); and WISCONSIN RSA #7 LIMITED PARTNERSHIP (hereinafter referred to as "Cellular Company"), is effective as of the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_.

WHEREAS, LEC is a duly authorized common carrier engaged in providing local exchange landline telecommunications and other services in the State of Wisconsin; and

WHEREAS, Cellular Company is a common carrier authorized by the Federal Communications Commission (FCC) to provide cellular mobile communications in a specified cellular Geographic Service Area;

NOW, THEREFORE, in consideration of the premises and mutual covenants and agreements hereinafter contained;

THE PARTIES HEREBY STIPULATE AND AGREE THAT:

The NXX(s) assigned to the Cellular Company in the RSA #7 Geographic Service Area are within LEC's Wisconsin Rapids, Nekoosa, Port Edwards, Saratoga and Rudolph exchanges, and traffic to those NXX(s) and from the LEC's exchange(s) shall be subject to the following conditions:

1. LEC agrees that it will henceforth treat all calls originating within its exchange(s) in the Wisconsin Rapids, Nekoosa, Port Edwards, Saratoga and Rudolph local calling areas to the cellular NXX(s) identified below the same as landline-to-landline calls for purposes of charges to LEC's subscribers. At the time of execution of this Agreement, the cellular NXX for the aforesaid areas is 715-572. Further NXX(s) of the Cellular Company shall automatically become subject to this Agreement when the NXX(s) are placed into service. Cellular Company shall notify LEC of NXX changes ten (10) days before the effective date.

2. LEC further agrees, to the extent it has the technical capability to do so and consistent with its need to measure this traffic, to route such calls so that its subscribers in the aforesaid exchanges in its local calling area can complete the calls on a seven-digit basis. If LEC lacks the technical capability to complete calls on a seven-digit basis and measure traffic, it shall provide service-intercept, if technically capable, for all such calls dialed on a "1+" basis. The intercept shall advise the subscriber that the "1+" call to the cellular NXX is a toll-free call notwithstanding the method of dialing. Where the provision of intercept service entails special costs, LEC's obligation to provide such service shall be conditioned upon the Cellular Company's approval of and agreement to assume those special costs.

3. The Cellular Company agrees to pay LEC all charges specified within thirty (30) days of the date of the billing statement. Failure to pay within said thirty (30) days shall result in LEC issuing written notification of such failure to the Cellular Company. Payment must be made within thirty (30) days of such notice. If a dispute arises over the payment of any amounts owing under this Agreement, LEC shall continue to provide service as stated in this Agreement until the dispute is resolved, providing the Cellular Company pays all disputed amounts into an escrow account. Bills shall be issued by LEC and remitted by the Cellular Company in accordance with the billing and notification addresses as set forth on Schedule A, attached hereto and made a part hereof by this reference. Parties shall notify one another of address changes thirty (30) days before effective date.

4. The Cellular Company agrees to pay the LEC for the services provided pursuant to Schedule B attached hereto and made a part hereof by reference. These rates will be effective until such time that the Public Service Commission of Wisconsin (PSCW) approves a tariff for cellular services or new contract rates are set by the LEC herein.

5. In the event the PSCW approves a tariff that supersedes this contract, and such tariff includes charges for service elements provided, but not specifically charged for, hereunder, the Company shall be entitled to compensation for such service

elements from and subsequent to the effective date of this Agreement.

6. If the monthly charge to the Cellular Company is less than Fifty and no/100 (\$50.00) Dollars, LEC may choose to issue one (1) bill per quarter. LEC will notify the Cellular Company of this billing arrangement.

7. This Agreement shall be in effect for one (1) year from the effective date hereof, and shall be automatically renewed for successive one (1) year terms unless one party notifies the other party in writing of its intention to terminate the Agreement at least sixty (60) days prior to the end of the initial term or any successive term. In the event that such notice to terminate is given, the terms of the Agreement shall govern for an additional one hundred twenty (120) day period after the termination date while the parties attempt to negotiate substitute terms and conditions. Notwithstanding the foregoing, this Agreement may be terminated at any time by the mutual written consent of the parties.

8. Each party warrants and represents that it has full power and authority to execute and deliver this Agreement and to consummate the transactions contemplated herein. Each party further warrants and represents that this Agreement has been duly executed and delivered by it and constitutes legal, valid and binding obligations of such party enforceable in accordance with its terms.

THIS AGREEMENT shall extend to and be binding upon the respective parties hereto and their successors and assigns.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals and deemed to have executed this Agreement as of the effective date set forth above.

LOCAL EXCHANGE COMPANY:

WOOD COUNTY TELEPHONE COMPANY

By: \_\_\_\_\_  
(Name)

Title: Pres. & Gen. Manager

Address: 440 E. Grand Ave.  
(Street/Box Number)

Wisconsin Rapids WI 54494  
(City) (State) (Zip)

CELLULAR COMPANY:

WISCONSIN RSA #7 LIMITED  
PARTNERSHIP, Wisconsin RSA #7  
General Partner, Inc., General  
Partner

By: \_\_\_\_\_  
(Name)

Title: \_\_\_\_\_

Address: \_\_\_\_\_  
(Street/Box Number)

\_\_\_\_\_  
(City) (State) (Zip)