## ANDERECK, EVANS, MILNE, PEACE & JOHNSON, L.L.C.

ATTORNEYS AT LAW

EUGENE E. ANDERECK

TERRY M. EVANS

ERWIN L. MILNE

JACK PEACE

Ģ.

CRAIG S. JOHNSON

RODRIC A. WIDGER

GEORGE M. JOHNSON

BEVERLY J. FIGG

WILLIAM S. LEWIS

VICTOR S. SCOTT

COREY K. HERRON

700 EAST CAPITOL AVENUE

COL. DARWIN MARMADUKE HOUSE

P.O. BOX 1438

**JEFFERSON CITY, MISSOURI 65102-1438** 

TELEPHONE 573-634-3422

FAX 573-634-7822

June 17, 2005

MATTHEW M. KROHN

LANETTE R. GOOCH

SHAWN BATTAGLER

ROB TROWBRIDGE

JOSEPH M. PAGE

LISA C. CHASE

JUDITH E. KOEHLER

ANDREW J. SPORLEDER

FILED

JUN 17 2005

OF COUNSEL MARVIN J. SHARP

PATRICK A. BAUMHOER

GREGORY C. STOCKARD (1904-1993)

PHIL HAUCK (1924-1991)

Secretary/Chief Administrative Law Judge Missouri Public Service Commission P. O. Box 360 Jefferson City, MO 65102

Missouri Public Sarvice Commission

on Oity, 1110 05 10

Re: In the Matter of the Application of Se-Ma-No Technologies, LLC to

withdraw and have cancelled all Certificates of Service Authority. Case No. XD-2005-0440.

Dear Secretary:

Enclosed for filing please find an original and eight (8) copies of the Motion to Consolidate.

Thank you for seeing this filed.

Sincerely,

Jason Paulsmeyer by: Sh

CSJ:sjo

**Enclosure** 

CC: PSC General Counsel

**OPC** General Counsel



## BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

JUN 1 7 2005	
--------------	--

In the Matter of the Application of	)	Missouri Public Service Commission
Se-Ma-No Technologies, LLC to	)	
withdraw and have cancelled all	)	Case No. XD-2005-0440
Certificates of Service Authority.	)	

## **MOTION TO CONSOLIDATE**

Comes now Petitioner and hereby moves the Commission to consolidate the following Applications for Withdrawal of Certificates of Service Authority with the Lead Case to be XD-2005-440 (In the Matter of the Application of Se-Ma-No Technologies, L.L.C. to withdraw and have cancelled all Certificates of Service Authority):

XD-2005-0439	Laclede Technologies, L.L.C.
XD-2005-0440	Se-Ma-No Technologies, L.L.C.
XD-2005-0442	Webster Technologies, L.L.C.
XA-2005-0443	Crawford Technologies, L.L.C.
XD-2005-0444	Howell-Oregon Technologies, L.L.C.
XD-2005-0475	Gascosage Technologies, L.L.C.
XD-2005-0476	White River Technologies, L.L.C.
XD-2005-0477	Southwest Fiber Communications, L.L.C.

In Support of this Motion, Petitioner states as follows:

1. The above named eight companies are all subsidiaries of rural electric cooperatives that provide unlit fiber telecommunications facilities to Sho-Me Technology, L.L.C. who, in turn provides service to end-users.

- 2. Said Companies simultaneously filed their applications for withdraw of certificates of service authority as listed above with the Commission with the belief that it is not necessary for said companies to be certificated as they do not provided services to public consumers.
- 3. The circumstances, facts, and issues potentially in dispute for each Company and their respective applications are identical.
- 4. Said Companies are represented by the same counsel, Craig S. Johnson of Andereck, Evans, Milne, Peace, & Johnson, L.L.C. regarding these applications and have conducted negotiations with Commission staff regarding these applications as a group through said Counsel.
- 5. Consolidating these eight applications will allow the Companies and the Commission the efficiencies and savings in time, expense, and other resources associated with a single proceeding to determine the issues herein.
- 6. Consolidating these eight applications will allow the Commission to appoint one Regulatory Law Judge and avoid the administrative difficulty of conducting eight separate proceedings. It will also avoid or minimize the risk of decisions if these eight applications were conducted as separate proceedings. It will also simplify the Commission's calendar by having a single procedural schedule instead of eight separate schedules.

WHEREFORE, on the basis of the foregoing, Petitioner requests that the above eight application proceedings be consolidated into a single proceeding.

ANDERECK, EVANS, MILNE, PEACE & JOHNSON, L.L.C.

Craig S. Johnson MO Bar No. 28179

Jason A. Paulsmeyer, MO Bar No. 52899

The Col. Darwin Marmaduke House

700 East Capitol P.O. Box 1438

Jefferson City, MO 65102-1438

Telephone: (573) 634-3422 Fax:

(573) 634-7822

ATTORNEYS FOR PETITIONER

## **CERTIFICATE OF SERVICE**

The undersigned does hereby certify that a true and accurate copy of the foregoing was hand delivered or mailed, via U.S. Mail, postage prepaid, this 17th day of June, 2005, to the following representatives of Staff and OPC:

Bob Berlin Missouri Public Service Commission P.O. Box 360 Jefferson City, MO 65102

Lewis Mills, Jr. Office of the Public Counsel P.O. Box 7800 Jefferson City, MO 65102

Jason A. Paulsmeyer, MO Bar No. 52899