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BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH

In the Matter of the Joint Application for Approval of Transfer of Ultimate Control of LSSi Data Corporation to NewNet Communication Technologies, LLC	Docket No. _____ JOINT APPLICATION
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LSSi Data Corporation (“LSSi”), LSSi’s parent company Volt Delta Resources, LLC (“Volt Delta Resources”), Volt Delta Resource Holdings, Inc. (“Volt Delta Resource Holdings”), and NewNet Communication Technologies, LLC (“NewNet”) hereby submit this Joint Application pursuant to the rules of the Utah Public Service Commission (the “Commission”). The applicants herein request the Commission’s approval, or such authority as may be necessary, with respect to a transaction through which NewNet acquired all outstanding membership interests of Volt Delta Resources, thereby gaining indirect but ultimate control over LSSi.

I. THE PARTIES

LSSi is a Delaware corporation with its principal place of business at 1600 Stewart Avenue, Suite 305, Westbury, NY 11590. LSSi is certified to do business in the State of Utah, and is registered as active and in good standing with the Utah Secretary of State. LSSi has filed

with the Commission a Certificate of Public Necessity and Convenience (the “Certificate”) to provide public telecommunications services in the State of Utah (attached as Exhibit A). Under this Certificate, LSSi is authorized by the Commission to provide interexchange and facilities-based local exchange services statewide in the State of Utah. LSSi is certified to provide similar services in the states of Oregon, Illinois, Minnesota, Washington, and Ohio.

LSSi provides directory assistance services, call completion services, data aggregation services and other services to telecommunications carriers, including the acquisition of subscriber list information and directory assistance listing data as the agent and contractor to competitive local exchange carriers. LSSi also publishes electronic telephone directories.

Volt Delta Resources is a Nevada limited liability company with its principal place of business at 1065 Avenue of the Americas, 20th Floor, New York, NY 10018. Volt Delta Resources owns all of the outstanding capital stock of LSSi. Volt Delta Resource Holdings is a Nevada corporation with its principal place of business at 1065 Avenue of the Americas, 20th Floor, New York, NY 10018. Prior to this transaction, Volt Delta Resource Holdings owned all outstanding membership interests of Volt Delta Resources. Neither LSSi nor Volt Delta Resources is an ILEC.

NewNet is a Delaware limited liability company with its principal place of business at 1455 West Shure Drive, Arlington Heights, IL 60004. For over twenty years, NewNet has been a leading provider of hardware, software and services to telecommunication carriers through a rich offering of technologies focused on legacy and next generation messaging, wireless broadband and secure payment and transaction processing. NewNet is not an ILEC. NewNet will operate as Volt Delta Resources’ parent company, and does not intend to transact any other business in the State of Utah with regards to the Certificate held by LSSi.

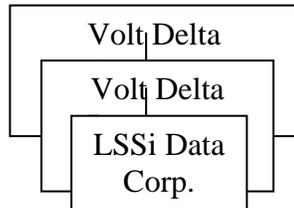
For purposes of this filing, all inquiries should be directed as follows:

For LSSi:	For NewNet:
Sharon Stern Director LSSi Data Corporation C/O Volt Information Sciences, Inc. 1065 Avenue of the Americas, 20th Floor New York, NY 10018 Telephone: (212) 704-2433 Email: sstern@volt.com	James F. Hall EVP & General Counsel NewNet Communication Technologies, LLC 1455 West Shure Drive Arlington Heights, IL 60004 Telephone: (310)-273-6000 Email: jfhall@newnet.com

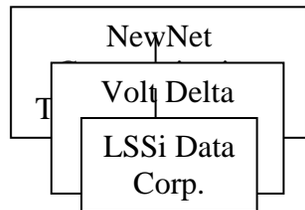
II. DESCRIPTION OF THE TRANSACTION AND REQUEST FOR APPROVAL

On December 1, 2014, Volt Delta Resource Holdings and NewNet entered into a membership interest purchase agreement through which NewNet acquired from Volt Delta Resource Holdings all outstanding membership interests of Volt Delta Resources. As a result, NewNet gained indirect but ultimate control over LSSi. The following graphs depict the ownership organizational structure of LSSi pre- and post- transaction:

Pre-Transaction Ownership Structure:



Post-Transaction Ownership Structure:



LSSi and NewNet are providing notice of this transaction, or other such filings as are required, in Oregon, Washington, Minnesota and Ohio. LSSi will continue to operate under the same authority as it did before the transaction was executed, requiring no change in the Certificate.¹

III. PUBLIC INTEREST CONSIDERATIONS

Insofar as it is affected by this transaction, the public interest will be served by the transfer of Volt Delta Resources to NewNet. LSSi will continue to serve its customers effectively from a financial, technical, and managerial standpoint. Volt Delta Resource Holdings and its stockholders determined that it was in the best interests of Volt Delta Resource Holdings to divest itself of ownership of Volt Delta Resources. NewNet agreed to purchase and assume ownership of this entity. In making this decision, NewNet has ensured that it is prepared to support Volt Delta Resources and LSSi as the new direct and indirect parent company of both. NewNet possesses the resources and technical expertise necessary to efficiently and seamlessly transfer LSSi into NewNet's indirect ownership. The public interest will ultimately be served through NewNet's ability to continue the operations of LSSi as a viable operating company.

Most importantly, the rates, services, terms and conditions of service, and quality of service enjoyed by customers of LSSi will undergo no change as a result of this transaction. This transaction will preserve LSSi from an operational business standpoint. Immediately following the transaction, LSSi will continue to operate pursuant to its existing authority in the same manner that it previously operated. The transaction will not result in the discontinuation of service to any of LSSi's customers. No transfer of assets (other than ownership of stock) or

¹ LSSi does not provide any retail telecommunications services under the Certificate to retail or residential end customers. Furthermore, this transaction is completely seamless and transparent with regards to LSSi's provision of telecommunications services. As such, LSSi is not required to notify its customers of this transaction.

customers has occurred as a result of this transaction. Therefore, the sale has resulted in a seamless and virtually transparent transition for all LSSi customers.

IV. CONCLUSION

WHEREFORE, for the foregoing reasons, the Parties respectfully request that the Commission approve the indirect transfer of control over LSSi to NewNet in accordance with the informal procedures set out in R746-349-7 of the Commission's rules.

Respectfully submitted this 3rd day of December, 2014.

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Data Corporation*

EXHIBITS

Exhibit A Certificate of Public Necessity and Convenience

VERIFICATION

I, **Richard Oldach** of LSSi Data Corporation, have reviewed and am familiar with the foregoing document. The statements in the foregoing document are true of my own knowledge, except as to matters which are herein stated on information and belief, and as to those matters, I believe them to be true.

Richard Oldach
President
LSSi Data Corporation

Subscribed and sworn to before me this
____ day of _____, 2014

Notary Public

VERIFICATION

I, Ali Reza (Alex) Soltani, Chairman of NewNet Communication Technologies, LLC have reviewed and am familiar with the foregoing document. The statements in the foregoing document are true of my own knowledge, except as to matters which are herein stated on information and belief, and as to those matters, I believe them to be true.

Ali Reza (Alex) Soltani
Chairman
NewNet Communication Technologies, LLC

Subscribed and sworn to before me this
____ day of _____, 2014

Notary Public