

TABLE OF CONTENTS

1. OVERVIEW OF PETITIONER AND SERVICE OFFERINGS
2. VAIX, INC, dba SENAWAVE COMMUNICAITONS SATISFIES THE COMMISSION'S AND THE FCC REQUIREMENTS FOR ETC DESIGNATION AS AN LBP
 - A. SENAWAVE COMMUNICATIONS OPERATES AS A COMMON CARRIER OF BROADBAND SERVICE
 - B. SENAWAVE COMMUNICATIONS WILL PROVIDE THE SERVICES DESIGNATED FOR LIFELINE BROADBAND SUPPORT
 - C. SENAWAVE COMMUNICATIONS MEANS OF PROVIDING LBP SERVICES
 - D. SENAWAVE COMMUNICATIONS WILL ADVERTISE LBP SERVICE OFFERINGS
 - E. SENAWAVE COMMUNICATIONS COMPLIES WITH THE COMMISSION'S AND FCC REGULATIONS FOR ETC'S.
3. DESIGNATED CONTACT INFORMATION
4. GRANT OF THIS PETITION WILL SERVE THE PUBLIC INTEREST
5. CONCLUSION
6. Exhibts

Lorne Jensen

C 801-694-7447
lorne@senawave.com

senawave

www.senawave.com
801-217-9000

2607 S Decker Lake Blvd
Suite 100
West Valley City
UT 84119

BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH

Petition of Vaix, Inc, dba Senawave Communications for designation as an Eligible Telecommunications Carrier (ETC) for the Purpose of offering Lifeline Broadband Service in the State of Utah.

Docket No. _____

1. PETITION OF VAIX, INC dba SENAWAVE COMMUNICATIONS

VAIX, Inc, dba Senawave Communications, by its Officers and Directors submits this petition for Designation as an Eligible Telecommunications Carrier (“ETC”) pursuant to Section 214(e)(6), 47 U.S.C. SS214(e)(2) of the Communications Act of 1934 as amended (the “Act”), and Section 54.101 *et seq.* of the rules of the Federal Communications Commission (FCC), 47 C.F.R. ss54.101 and the rules and regulation of the Public Service Commission. Vaix, Inc dba Senawave Communications requests the Commission grant it designation as a Lifeline Broadband Provider (LBP) ETC in the State of Utah for the purpose of receiving federal universal service Lifeline support in all designated areas where their infrastructure support is provided. Vaix, Inc dba Senawave Communications does not request ETC status for the purpose of receiving high-cost or LinkUp Support from the federal universal service fund.

2. As discussed in more detail, following, Vaix, Inc dba Senawave Communications meets the FCC statutory and regulatory requirements for designation as an ETC in Utah, and is able and prepared to offer Lifeline Broadband service through the designated areas where Infrastructure (Fiber Optics,

Wireless Towers and cabled services) are currently installed, maintained or being installed. Granting ETC status to Vaix, Inc dba Senawave Communications will benefit the public interest by making the Company's services available to a broad range of low-income consumers. Because the availability of Senawave Communications services so clearly serves the interests of Utah consumers, Senawave Communications respectfully requests that the Commission streamline and grant this Petition as quickly as possible.

A. Overview of Applicant and Service Offerings as a Common Carrier (Provider)

Vaix, Inc dba Senawave Communications is a Utah Corporation with principal offices at 2607 Decker Lake Blvd, West Valley Utah. Vaix, Inc (registered in the State of Utah May 2011), dba Senawave Communications (registered in the State of Utah 2012) have been operating in good standing since incorporation in their respective years of incorporation.

The company operates as a Common Carrier (Provider) providing voice and internet service to business and residential markets of Weber, Davis, Salt Lake and Utah County with future plans to expand to other Utah markets in need of service expansion. The company further seeks to expand its market to low-income individuals (in all the above designated counties many who are in multiple unit dwellings not serviced with affordable options to maintain communications with affordable internet service.

B. Senawave Communications will provide services for LBP Support.

Through its wholly owned infrastructure network of Fiber Optics, Wireless Transmission Towers and Cabled Facilities, will provide all necessary service transmission for LBP service as well as current and future non LBP subscribers in all areas where viable cost and provision coverage are deemed appropriate to provide under FCC schedule and cost guidelines. FCC broadband guidelines currently call for minimal standards for providing 10/1 Mbps and usage allowance of 150 Gb. Senawave will be looking to provide 25/5 Mbps service with unlimited data

transmission in most cases where wireless microwave transmission viability is the best option. Contract terms will be in accordance with FCC and Public Utility guidelines and schedules, will not employ credit checks nor burdensome installation costs or procedures to hinder service delivery.

This involves in particular, many MDU buildings with older wiring that are otherwise not capable of handling high speed internet without expensive infrastructure renovation.

This segment of the market, usually elderly and always low-income participants are severely handicapped income wise to participate in modern and updated communications and device management to keep pace with market elements.

Senawave will manage and maintain all aspects of the LBP program from qualification determination to installation, ongoing monthly service maintenance and ongoing customer relations to insure delivery and satisfactory service to all participants.

As a matter of practicality, Senawave has already equipped several older downtown Salt Lake City buildings, incapable of handling high speed internet, with transmission facilities that will provide up to 100 Mbps internet service. This was accomplished using older existing wiring formerly capable of only telephone transmission.

C. Senawave Communications will advertise LBP Services.

Marketing will be employed to reach low income areas, buildings and areas in need of LBP assistance. Senawave will ensure that all of its Lifeline advertising and promotional materials comply with the FCC's revised rule section 54.405(c). Specifically, all marketing materials will specify that (1) the service is a Lifeline service (2) Lifeline is a government assistance program; (3) the service may not be transferred to someone else; (4) consumers must meet certain eligibility requirements before enrolling in the program; (5) the Lifeline program permits only one Lifeline discount per household; (6) documentation is necessary for enrollment; and (7)

Senawave is the provider of the services. Moreover, Senawave's Lifeline application/certification form will state that Lifeline is a federal benefit and that consumers who willfully make a false statement in order to obtain the Lifeline benefit can be punished by fine or imprisonment or can be barred from the program.

All relevant staff members will be educated and trained to adhere strictly to qualification guidelines and maintain integrity and honesty in the entire process. All records relating to qualifying through Income, Program, Household Benefits and Record Keeping will be maintained on the highest level of accuracy for inspection and validation upon request.

D. Senawave Complies with The Commissions and FCC Regulations for ETC's

Per the requirements of all FCC designated rules and regulations, Senawave certifies that it will comply with the service requirements applicable to the low-income support it receives as a result of designation as an ETC for the purposes of receiving Lifeline support

3. Designated Contact Information

The legal name, address and telephone number of the Company and its designated contact person is:

Vaix, Inc. dba Senawave Communications
2607 S Decker Lake Blvd Ste 100
West Valley City, Ut 84119
801-217-9000
E-mail: apr@senawave.com
Designated Contact: David Bradshaw

4. Grant of This Petition will Serve The Public Interest

Designation of Vaix, Inc dba Senawave Communications as an ETC for Lifeline purposes will further the Commission's goals for the Lifeline program and will benefit Utah consumers.

Specifically, the Company will offer low cost broadband service in a competitive situation with elevated service increasing consumer choice for eligible low cost consumers. This offering provides high value with direct access to broadband internet services in additional areas and

some locations that otherwise may be unobtainable.

The ability of Senawave to weigh options as their network expands to deliver service to an ever expanding market segment in newer and older areas is of inestimable value for market competition low cost provision of services.

5. Conclusion

Expanding services in all areas is of primary importance in the ever increasing demand for competition for Internet service and availability. Senawave, with its ability to provide engineered solutions to wireless internet transmission as ongoing demands increase, put the Company in a unique position and most certainly qualify them as an ETC with many strengths to serve future needs for the low income segment of the market.

Not only are they able to serve new expanding markets, but their ability to provide integrated service to existing buildings without extensive renovations of electrical infrastructure provide an invaluable service to market segments unable to compete for higher grade communications.

Improved service is dramatic and cost effective with methodology currently being utilized by the Company.

Considering the demographics of low income segments of the population, older buildings with substandard infrastructure are the norm which reduces the options they have for necessary forms of service as well as competition which drives affordable pricing.

As a matter of public interest, Senawave respectfully requests that the Commission issue and order designating the Company as an ETC for the State of Utah for the purpose of receiving federal Lifeline support and reimbursement for provision of low income services for Broadband internet service for qualifier low income customers.

VERIFICATION

I, David Bradshaw, being first duly sworn upon oath, depose and say that I am the COO of Senawave Communications, and as such am authorized to make this verification on its behalf; that I have read the forgoing Petition; that I know the contents thereof; and that the facts set forth in the foregoing Petition are true and correct to the best of my knowledge, information and belief.

David Bradshaw

Subscribed and sworn to before me this 3rd day of August, 2017

Victor O. Garcia
Notary Public

My Commission expires Dec. 18 / 2019

State of Utah

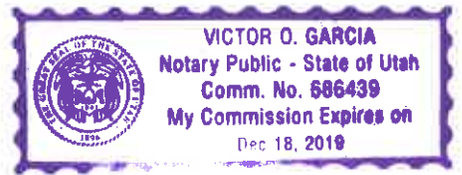
County of S.L.C.

On this 3rd day of August, 2017, David H. Bradshaw

personally appeared before me,
___ who is personally known to me,
___ whose identity I verified on the basis of _____,
___ whose identity I verified on the oath/affirmation of _____,
a credible witness,

to be the signer of the foregoing document, and he/she acknowledged that he/she signed it.

Victor O. Garcia
Notary Public
My Commission Expires: Dec. 18 2019



BUSINESS LICENSE CERTIFICATE

License Number: 8590095

Effective Date: 01/21/2017 Expiration Date: 02/28/2018

WEST VALLEY CITY

3600 Constitution Blvd., West Valley City, UT 84119

Finance Department - Business Services Division (801) 963-3290

This license is granted to the below named business owner to transact such business as this license allows at said location for the length of time specified, and under such conditions as applicable and hereon set forth. By accepting this license, the owner certifies that this business complies with all zoning, health, and licensing ordinances, statutes and laws. The owner also certifies that no other business activity except that described below will be conducted at this location unless specifically approved by the West Valley City Business Services Division. This license is issued without verification that the licensee is subject to or exempt from licensing by the State of Utah.

Business Name:

VAIX INC

Business Address:

2607 S DECKER LAKE BLVD #100

West Valley City, UT 84119

NAICS Code: 5133 Emps: 0 Veh: 0

Fee Paid: \$110.00 A Units: 0 B Units: 0

Business Owner:

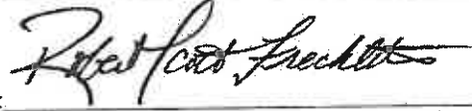
DAVID BRADSHAW
2607 S DECKER LAKE BLVD #100
West Valley City, UT 84119

By:



License Officer

By:



City Treasurer

TO BE POSTED IN A CONSPICUOUS PLACE

NOT TRANSFERABLE