



**VoIPInvite Inc. ("VoIPInvite") FEDERAL UNIVERSAL SERVICE FUND
CERTIFICATION OF EXEMPTION STATUS ("Exemption Certificate")**

Full Legal Name of Customer: _____

VoIPInvite is required to determine the above identified VoIPInvite customer's ("Customer") exemption status from the Federal Universal Service Fund ("FUSF") charge and other applicable taxes and surcharges related to telecommunications services¹ provided by VoIPInvite ("Services") based upon the representations and information provided by Customer in this Exemption Certificate. This fully completed and signed Exemption Certificate, **which must include your company's FCC Form 499 Filer ID where applicable**, must be returned to VoIPInvite immediately. Failure to timely and accurately return this Exemption Certificate to VoIPInvite will result in liability for payment of FUSF surcharges to VoIPInvite. Should any information contained in this certification change, the Customer is obligated to provide VoIPInvite with an updated certificate within 20 days. VoIPInvite will require the Customer to complete updated forms on an annual basis or otherwise from time to time as necessary.

Please place an "X" in the box beside **ALL statements that apply below:**

Customer has filed the FCC Form 499-A registration and been assigned Filer ID # _____
(If Customer does not have a Filer ID # or does not contribute FUSF directly to USAC, please skip to Part II.)

Please indicate if another entity files the FCC Form 499-A on behalf of Customer:

☐ Name of entity that filed FCC Form 499: _____
Filer ID# of entity that filed FCC Form 499: _____

Part I. For VoIPInvite Customers claiming exemption from FUSF pass-through charges: Complete Part I if Customer contributes FUSF directly to USAC or only provides service to contributing telecommunications entities:

- ☐ I certify under penalty of perjury that my company is purchasing service for resale in the form of telecommunications or interconnected Voice over Internet Protocol service. I also certify under penalty of perjury that either (a) my company contributes directly to the federal universal support mechanisms, or (b) that each entity to which I provide resold telecommunications is itself an FCC Form 499 worksheet filer and a direct contributor to the federal universal service support mechanisms.

Please note that pursuant to FCC requirements, in order to qualify for the exemption under Part I(a), Customer must be designated as an FUSF contributor on the FCC Enforcement Bureau's website <http://gulfoss2.fcc.gov/cib/form499/499a.cfm>. This certification is subject to validation by VoIPInvite on this website. Customer is solely responsible for ensuring that its status is correctly identified.

¹ "The term 'telecommunications' means the transmission, between or among points specified by the user, of information of the user's choosing, without change in the form or content of the information as sent and received." 47 U.S.C. §153(43). "The term 'telecommunications service' means the offering of telecommunications for a fee directly to the public, or to such classes of users as to be effectively available directly to the public, regardless of the facilities used." 47 U.S.C. §153(46).

Part II. For VoIPInvite Customers NOT claiming exemption from FUSF pass-through charges:
Complete Part II if Customer does not contribute FUSF directly to USAC. VoIPInvite is required to make FUSF contributions on revenue derived from the provision of Services. VoIPInvite will invoice Customer for these charges. VoIPInvite requires Customer to indicate why it is not required to contribute directly to FUSF:

- ☐ A. Customer qualifies as a *de minimis* telecommunications provider (Customer would have less than US \$10,000 annual FUSF contribution).
- ☐ B. Customer is purchasing the Services for its own administrative or end-user use and not for resale as a telecommunications service.
- ☐ C. Customer is using the Services solely to terminate international traffic (*i.e.*, calls terminated in the U.S. which originate outside the U.S. or calls terminated outside the U.S. which originate inside the U.S.). If this Section C applies, also check the following, if applicable:
- ☐ Customer is a non-U.S. telecommunications carrier and uses the Services only to provide telecommunications or interconnected VoIP services for which all revenues are derived from non-U.S. end users.
- ☐ D. Other _____
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VoIPInvite is relying upon the representations and information provided by Customer in this Exemption Certificate, any updated Exemption Certificates (including any related documentation) and any subsequent amendments to determine whether, among other things, Customer is qualified to purchase wholesale Services from VoIPInvite, Customer has filed its FCC Form 499-A, as well as whether FUSF and related taxes and surcharges apply to Customer's purchase of Services from VoIPInvite. **To the extent Customer has certified that it is entitled to an exemption pursuant to Part I, Customer certifies that all wholesale accounts established for Customer after the date of this Exemption Certificate are for exempt services and that Customer will pay all FUSF charges directly to USAC (as applicable) unless Customer notifies VoIPInvite otherwise.**

Customer agrees to indemnify and hold VoIPInvite harmless from any and all claims arising from any breach of Customer's representations herein. VoIPInvite may produce this form and any information contained herein to the FCC, USAC or any court where applicable, at the sole discretion of VoIPInvite.

If the information provided by Customer in this Exemption Certificate, or any updated Exemption Certificate, is at any time determined to be incorrect or if it changes and Customer does not notify VoIPInvite as required herein, VoIPInvite reserves the right to pursue all available remedies, including but not limited to retroactively imposing any FUSF charges and other taxes and surcharges applicable to the Services provided by VoIPInvite, late-payment interest and/or penalties.

The individual named below is an officer of Customer and is duly authorized by Customer to make the representations, attestations, and certifications contained herein on behalf of Customer. The undersigned authorized officer of Customer hereby certifies that all statements marked above are true and accurate with respect to the Services that Customer purchases:

Customer: _____

By: _____

Printed Name: _____

Title: _____

Address: _____

Telephone: _____

Email: _____

Date: _____

Last Updated September 6, 2007