

COMPETITIVE TELECOMMUNICATIONS SERVICE PROVIDERS

For the provision of (check all that apply):

- | | |
|---|---|
| <input type="checkbox"/> INTEREXCHANGE CARRIER
<input checked="" type="checkbox"/> ALTERNATIVE OPERATOR SERVICE PROVIDER | <input type="checkbox"/> COMPETITIVE ACCESS
<input type="checkbox"/> COMPETITIVE LOCAL EXCHANGE CARRIERS
<input type="checkbox"/> OTHER (Describe): |
|---|---|

90-5787

Evercom Systems, Inc.

~~Mr. Mark Nuss~~ *Kenneth Cox*
~~Controller~~ *Tax Manager*
~~3201 Tristar Drive~~ *14651 Dallas Parkway, Suite 600*
~~Irving, TX 75063~~ *Dallas, TX 75254*

www.evercom.net

Website URL:

<i>14651 Dallas Pkwy, Ste 600</i>	<i>Dallas</i>	<i>Dallas</i>	<i>TX</i>	<i>75254</i>
Address	City	County	State	Zip Code

972-277-0300

Phone: (Area Code) Number

8201 Tristar Dr. Irving, TX 75063

(Address of principal business office at end of year)

TO THE

PUBLIC UTILITIES COMMISSION OF OHIO



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 PUBLIC UTILITIES COMMISSION
 OF OHIO

FOR THE

YEAR ENDED DECEMBER 31, 2004

Name, title, address, e-mail address and telephone number (including area code) of the person to be contacted concerning this report.

Kenneth Cox, Tax Manager, kcox@securustech.net
14651 Dallas Pkwy, Ste 600, Dallas, TX 75254, 972-277-0375

RECEIVED PUBLIC UTILITIES COMMISSION

2005 MAY -3 AM 11:16

PUCO

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GENERAL INSTRUCTIONS, DEFINITIONS, ETC.

Please read the general instructions carefully before filling out this form:

1. The word "Respondent" in the following inquiries means the person, firm, association, or company in whose behalf the report is made.
2. The schedules and questions contained in this report were developed to be generally applicable to all competitive telecommunication service providers. All instructions shall be followed and each question answered as fully and accurately as possible. Sufficient answers shall appear to show that no schedule, question, or line item has been overlooked.
3. If answers to an inquiry are given elsewhere in the report, incorporation of the information by reference is sufficient.
4. Customary abbreviations may be used except that the exact name of the respondent shall be shown in full on the "Title Page" and in the "Verification" page.
5. Where the space provided is insufficient for the required data or it is necessary or desirable to insert additional statements or schedules, the insert pages shall show the number and title of the schedule to which it pertains, as well as the name of the respondent and the year covered, and shall be on 8 1/2" x 11" durable paper.
6. The information required with respect to any statement furnished is the minimum requirement. The respondent may add such further material information as is necessary to ensure that the required statements are not misleading.
7. All copies filed with the Commission must be legible and permanent. All entries shall be made in permanent ink or by a typewriter. Items of a reverse or contrary character shall be enclosed in parentheses, or indicated by a minus sign followed by the amount.
8. The annual report shall be signed by a duly elected officer of the respondent and it shall be notarized.
9. "Operating" as used in this report refers to regulated operations while "Nonoperating" refers to nonregulated operations.

IDENTITY OF RESPONDENT

1. Identify respondent's form of business organization: sole proprietorship, partnership, corporation, or other (explain).

Corporation

2. If a consolidated, merged, or reorganized company, briefly provide particulars of such transactions, the date of the transactions, and PUCO authority. If a reorganized company, give name of original company.

N/A

3. Identify any other names (other than shown on title page) under which respondent conducted any part of its business during the year.

N/A

4. If incorporated specify:

- a. Date of filing of articles of incorporation.
b. State in which incorporated.

Delaware 1997

5. Identify PUCO Case Number (and date issued) granting operating authority and identify certificate number(s) issued.

90-5787-CT-TRF

6. State whether respondent is operational in Ohio (actually providing service and the date operations began), or available (but not currently providing service).

1998

7. If operational, identify Ohio counties where respondent is providing service.

VARIOUS

8. List the types of services provided by the respondent, e.g., residential voice, business voice, business data, other (specify types of other services provided).

Inmate Service Provider

9. Identify if services are provided by resale (total service resale of local exchange company service) or facilities based (through respondent's own switch or via UNE platform), and names of Ohio counties where each type of service is provided.

N/A

10. Identify local exchange companies that respondent has interconnection agreements with to provide service in Ohio.

N/A

IMPORTANT CHANGES DURING THE YEAR

Report important changes of the types listed. Except as otherwise indicated data furnished should apply to the same period the report covers. Answers should be numbered in accordance with the inquiries and if "none" states the fact, it should be used. If information which answers an inquiry is given elsewhere in the report, identification of the other answer will be sufficient.

1. Changes in ownership or control (shareholders holding 5% or more of outstanding stock).
2. Other important changes: Give brief particulars of each other important change which is not disclosed elsewhere in this report.

*See Document #1

SCHEDULE: 1

DIRECTORS, PROPRIETORS, PARTNERS			
1. Give the name of each director or proprietor. (For partnerships identify each partner, identify which are general or limited partner, and show each partner's percent of interest.)			
Line No.	Name and Address (City and State) (a)	Served Continuously From (b)	Term Expired or Current Term Will Expire (c)
1			
2			
3			
4			
5			
6			
7			
8			
9			
10			
11			
12			
13			
14			
15			
(For corporations, show the data requested; for other forms of business organizations, show names of individuals holding comparable positions.)			
16	Name of Chairman of the Board	Richard Falcone ²¹	Treasurer Lewis Schoenwetter
17	Name of Secretary of Board	Keith Kelson	22 Controller Gail Wells
18	President	Richard Falcone	
19	Vice-President	Wayne A Johnson	
20	Secretary	Keith Kelson	

Instructions:

Schedule 2 is used for PUCO annual assessment purposes pursuant to Section 4905.10, RC. The reporting company shall maintain supporting and/or subsidiary records to separately record revenues derived from total operations and from its Ohio intrastate operations. Information presented herein is subject to audit by the PUCO.

The jurisdictional separation of revenues reported in this schedule should conform, to the extent applicable, to the procedures and instructions of CFR 47 Parts 32 and 36.

For interexchange carriers, intrastate refers to messages originating and terminating in Ohio.

For cellular, competitive access, and paging providers, intrastate refers to amounts billed to an Ohio account.

SCHEDULE: 2

STATEMENT OF INTRASTATE GROSS EARNINGS (REVENUE)		
Line No.	Item	Amount Ohio Intrastate
1	Operating and Miscellaneous Revenue - Wholesale Cellular Communications, Radio Common Carrier, Directory Revenue, Rent Revenue, Special Billings (revenue from work performed for others, rent revenue-nonoperating, return on regulated investment used to provide nonregulated products and services, etc.)	9,114,780
2	Other Revenue, Dividend and Interest Income, Gains From Disposition of Property -- Operating and Nonoperating, Other Operating or Nonoperating Gains (foreign currency exchange or transfer, extinguishment of debt, company's share of earnings of affiliated company accounted for on equity method, income from sinking and other funds, etc.)	
3	SUBTOTAL (1) + (2)	9,114,780
4	Earnings or receipts from sales to other public utilities for resale	()
5	TOTAL (3) + (4)	9,114,780

SCHEDULE: 3

IN ORDER TO ENSURE THAT PUCO CORRESPONDENCE IS DIRECTED TO THE APPROPRIATE PERSON AT THE CORRECT ADDRESS, PLEASE COMPLETE THE FOLLOWING.

Name, Title, Address, and Phone Number of the Company's Contact Persons to Receive Entries and Orders from the Docketing Division

Kenneth Cox Tax Manager
Name Title
14651 Dallas Parkway, Suite 600, Dallas, TX 75254
Address
972-277-0316
Phone Number (Including Area Code)

Name, Title, Address, and Phone Number of Person to whom Invoice should be Directed

Kenneth Cox Tax Manager
Name Title
14651 Dallas Parkway, Suite 600, Dallas, TX 75254
Address
972-277-0316
Phone Number (Including Area Code)

Name and Address of the President

Richard Falcone President
Name President
14651 Dallas Parkway, Suite 600, Dallas, TX 75254
Address

VERIFICATION

The foregoing report must be verified by the President or Chief Officer of the company. The oath required may be taken before any person authorized to administer an oath by the laws of the State in which the same is taken.

OATH

State of Texas
County of Dallas

Keith Kelson makes oath and says that
(Insert here the name of the affiant.)

he is CFO, ASSISTANT SECRETARY
(Insert here the official title of deponent)

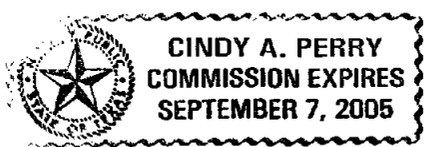
of Evercom Systems, Inc
(Insert here the exact legal title or name of the respondent.)

that he has examined the foregoing report; that to the best of his knowledge, information, and belief, all statements of fact contained in the said report are true and the said report is a correct statement of the business and affairs of the above-named respondent in respect to each and every matter set forth therein during the period from and including January, 2004, to and including December 31, 2004.

[Signature]
(Signature of affiant.)

Signed and sworn before me this 26th day of April, 2005.

Cindy A. Perry



T-Netix, Inc. announced on January 22, 2004 that it had entered into a definitive agreement with TZ Holdings, Inc. ("TZ Holdings") and TZ Acquisition, Inc., a wholly owned subsidiary of TZ Holdings, providing for the acquisition of T-Netix, Inc. ("T-Netix") for \$4.60 in cash per share of common stock. TZ Holdings is a newly formed corporation principally owned by H.I.G. Capital, LLC ("H.I.G."), a Miami, Florida-based private equity firm. As of August 6, 2004, TZ Holdings, Inc. changed its name to Securus Technologies, Inc. ("Securus Technologies"). The acquisition was effected by a first step cash tender offer for all of T-Netix's outstanding common stock. The tender offer commenced on February 5, 2004 and was completed on March 3, 2004. The tender offer was followed by a merger in which stockholders whose shares were not acquired in the tender offer received \$4.60 per common share in cash. The acquisition was funded with \$70.0 million in borrowings under T-Netix's New Credit Facility, \$20.0 million of equity funding from TZ Holdings and T-Netix's available cash resources. Effective March 4, 2004, the common stock of T-Netix was delisted from the NASDAQ National Market and T-Netix is now a privately-held, wholly-owned subsidiary of the Company. Accordingly, earnings per share data is not shown for the period subsequent to March 3, 2004.

The total purchase price for T-Netix was \$87.9 million representing the purchase of all outstanding common stock, including liabilities assumed as detailed below.

On July 10, 2004, the Company formed a new wholly-owned subsidiary, New Mustang Acquisition, Inc. ("Mustang"), and entered into an agreement and plan of merger (the "Plan") with Evercom Holdings, Inc. ("Evercom"). The Plan provided for the acquisition by Mustang of all of the outstanding common stock of Evercom for \$14.50 in cash per common share. The Plan was consummated on September 9, 2004.