SpyGlass Snapshot Audit Agreement

This agreement, effective as of the later of the dates of sign	ature below ("Effective Date"), is between
Primary Audit Services. Company is engaging Auditor service accounts (local voice, long distance voice, data, Interest of the company is engaging.)	The SpyGlass Group, LLC, an Ohio limited liability company ("Auditor") as an independent contractor to analyze its primary telecommunication ternet, and wireless) to seek cost recovery, service elimination and cosmmendations to Company, implement recommendations that Company communications inventory to Company.
While Auditor is performing its analysis, Company will not reprovider accounts which Company has included within the s	nake changes or perform internal cost reduction analysis with respect to scope of Auditor's review.
2. Fees. Company will pay Auditor the applicable fee set for (12) months of Auditor delivering the recommendation to Co 50% of any "Cost Recovery", as defined below 12 times any "Service Elimination Savings", as defined 12 times any "Cost Reduction Savings", as defined	ined below
"Cost Recovery" is any refund, credit or compensation recei	ved by Company relating to past services or charges.
	n received by Company relating to cancellation of any service, including the last 2 months of usage costs associated with the cancelled service).
negotiation of any service, account or contract, including p	received by Company relating to the modification, consolidation of ost discount usage rate improvement (calculated as the (a) decrease in service, times (b) the average of Company's last two (2) months usage
has been issued the refund, credit or compensation res Reduction Savings are due as a one-time payment within 10	due as a one-time payment within 10 days of verification that Company ulting in such fees. Fees for Service Elimination Savings and Cos 0 days of verification that the cancellation or other activity resulting in the seen completed. Auditor may issue separate invoices as different fees
and may be executed by facsimile and simultaneously in moverall performance, Company satisfaction, or data accommanufacturer or vendor at any time whatsoever during or a behalf of a party represents that he or she has been duly a this agreement is being signed by that signatory. AUDIT CONSEQUENTIAL, SPECIAL OR PUNITIVE DAMAGES, INTERRUPTION, WHETHER SUCH LIABILITY IS ASSERIF FITHER PARTY HAS BEEN WARNED OF THE PO	ws of the State of Texas, without regard to principles of conflicts of law ultiple counterparts. Company agrees that Auditor does not warranty the curacy of any telecommunications related carrier, provider, software fiter the term of this agreement. Each person signing this agreement or authorized to sign this agreement and to bind the party on whose behall or shall not be liable to the company for incidental including, without limitation, lost profits or business ted on the basis of contract, tort or otherwise, even ssibility of any such loss or damage in advance. In the company exceed the fees actually paid by company
IN WITNESS WHEREOF, the parties hereto have executed	this agreement as of the Effective Date.
COMPANY	AUDITOR
Sabine County	The SpyGlass Group, LLC
Signature:	Signature:
Print Name: Daged Melton	Print Name: Edward M. DeAngelo

Date:_

Date: 3-15-18

VOL3-1 PG 481