UNITED STATES BANKRUPTGY COURT DISTRICT OF DELAWARE		PROOF OF INTEREST	
Name of Debtor: Touch America Holdings, Inc.	Case Number: 03-11915 (KJC)	YOUR INTEREST IS RECORDED AS:	
1. Name of holder of the Equity Interest (The person or entity holding an Equity Interest in the Debtor. Referred to hereinafter as the "Interestholder"):	Check box if you are aware that anyone else has filed a proof of interest relating to your interest. Attach copy of statement giving particulars.	Internal ID: s4409 Account ID: JORDAN ALBG101 Member Interest: 1,000.000	
ALBERT GERALD JORDAN 325 NEITA DR SALISBURY, NC 28147	Check box if you have never received any notices from the bankruptcy court or BMC Group in this case.	The amounts reflected above constitute your interest per the Debtor. If you agree with the number of shares set forth herein you do not need to file this proof of interest.	
	Check box if this address differs from the address on the envelope sent to you by the court.		
Telephone Number () NOTE: This form SHOULD NOT be used to make a claim against the Debtor Proof of Claim form should be used for that purpose. This form should only Interest in the Debtor. An Equity Interest is any right arising from any capital security in any of the Debtor. An equity security is defined in the Bankrupto corporation whether or not transferable or denominated stock or similar separtner in a limited partnership, or (c) warrant or right other than a right to subscribe to a share, security, or interest of a kind specified in subparagrap	r be used to assert an Equity al stock and any equity by Code as (a) a share in a curity, (b) interest of a limited convert, to purchase, sell, or	If you have already filed a proof of interest with BMC for common stock equity, you do not need to file again. THIS SPACE IS FOR COURT USE ONLY	
Account or other number by which Interestholder identifies Debtor:	Check here if this claim:	led Proof of Interest dated:	
	amends a previously fil	ed Proof of Interest dated:	
2. Name and Address of any person or entity that is the record holder for the Equity Interest asserted in this Proof of Interest: ALBERT GERALD JORDAN ビジ(ATE			
PAMELA S. JORDAN, EXECUTOR 100 EMERALD WAY SIMPSONVILLE, SC 29681-5703	MAY 2 0 2010		
Telephone Number (864) 967 - 4029	BMC GROUP		
4. Total amount of member interest: 1000 SHARES COMMON STOCK	5. Certificate number(s):	A 00926	
6. Type of Equity Interest: Please indicate the type of Equity Interest you hold: Check this box if your Equity Interest is based on common shall. Check this box if your Equity Interest is based on anything else			
7. SUPPORTING DOCUMENTS: Attach copies of supporting documents, suc DO NOT SEND ORIGINAL DOCUMENTS. If the documents are not available	· · · · · · · · · · · · · · · · · · ·	-	
8. DATE-STAMPED COPY: To receive an acknowledgment of the filing of this proof of interest.	your proof of interest, enclose a	stamped, self-addressed envelope and copy of	
The original of this completed proof of interest form must be sent by mail or his so that it is actually received on or before 4:00 PM, prevailing Eastern time entity (including individuals, partnerships, corporations, joint ventures, trusts a	ne, on June 28, 2010 for each	person or USE ONLY	
BY MAIL TO: BMC Group, Inc. Attn: Touch America Holdings Claims Processing PO Box 3020 Chanhassen, MN 55317-3020 BY HAND BMC Gro Attn: Touch PO Box 3020 Chanhassen, MN 55317-3020 Chanhas	OR OVERNIGHT DELIVERY TO:		
DATE SIGN and print the name and title, if any, of the Interesthe to file this proof of interest (attach copy of power of	attorney, if a Scanned: 5/20	/2010-2:26:14 PM	

N.C. VITAL RECORDS CERTIFICATE OF DEATH Registration D80-80 Local No. SEX"(DECEDENT'S NAME (First, Middle, Last) DATE OF DEATH (Month, Day, Albert Gerald Jordan June 9, 2008 SOCIAL SECURITY NUMBER: AGE-Last Birthday UNDER 1 YEAR DATE OF BIRTH (Month; Day, Year) BIRTHPLACE (County and State) (Years) 82 or Foreign Country), Tucapau, 4250-20-3048 **经现在** Aug 20, WAS DECEDENT EVER IN U.S ARMED FORCES? (Yes or No) 9a. PLACE OF DEATH (Check only one) HOSPITAL: Inpatient DER/Outpatient DOA OTHER: Nursing Home DResidence DOTHER: Nursing Home No. CITY-TOWN, OR LOCATION OF DEATH FACILITY NAME (If not institution, give street and number) INSIDE CITY LIMITS? (Yes or No) Lutheran Home at Trinity Oaks oc. Salisbury 9e Rowan MARITAL STATUS - Married Never SURVIVING SPOUSE (If wife, give maiden name) | DECEDENT: SUSUAL OCCUPATION (Give wind of work KIND OF BUSINESS/INDUSTRY Married, Widowed, Divorced (Specify) done during most of working life. Do not use retired.) Widowed RESIDENCE-STATE CITY, TOWN, OR LOCATION STREET AND NUMBER . 13a.NC 13b Rowan 13c Salisbury 728 Klumac DECEDENT'S EDUCATION (Specify only INSIDE: CITY LIMITS: Was Decedent of Hispanic Origin?(Specify Yes or No - If yes, specify Cuban, Mexican, Puerto Rican, Black, White, Etc. (Specify) completed) Elementary/Secondary (0-12) College (13:17+) etc.) 🗆 Yes 🔼 No (Specify) 13e.Yes 13f. 28144 15.White FATHER'S NAME (First, Middle, Last) MOTHER'S NAME (First, Middle Maiden Surname) 17. James Lloyd Jordan 18 Rose Hooper INFORMANT'S NAME (Type/Print) MAILING ADDRESS (Street and Number of Rural Route Number, City or Town, State, Zip Code) DATE AMENDED 19b 100 Emerald Way, Simpsonville, SC 29680 Pam Jordan 19c. Part I. Enter-the diseases, injuries, or complications that caused the death. Do not enter the mode of dying, such as cardiac or respiratory arrest, shock or heart failure.

If appropriate, enter tobacco, alcohol/or drug use. List only one cause on each line. (PRINT or TYPE) Approximate interva Between Onset an IMMEDIATE CAUSE someretic concen (Final disease or condition resulting DUE TO (OR AS A CONSEQUENCE OF) Sequentially list conditions If any, leading to immediate DUE TO (OR AS A CONSEQUENCE OF): cause, Enter UNDERLYING CAUSE (Disease or injury that initiated events resulting in death) LAST. DUE TO (OR AS A CONSEQUENCE OF): Part II. Other significant conditions contributing to death but not resulting in the underlying cause given in Part I, such as tobacco, alcohol, or drug use; diabetes, etc. To the first to immediate public AUTOPSY? (Yes or No) If yes, were findings considered in determining cause of death? Was case referred to Medical Examiner? (Yes or No) _{21a}. No · No 22.03:50 NOTICE: STATE LAW REQUIRES THAT ALL DEATHS DUE TO TRAUMA, ACCIDENT, HOMICIDE, SUICIDE, OR UNDER SUSPICIOUS, UNUSUAL, OR UNNATURAL CIRCUMSTANCES BE REPORTED TO, AND CERTIFIED BY A MEDICAL EXAMINER ON A MEDICAL EXAMINER'S CERTIFICATE OF DEATH, ANY DEATH FALLING INTO THESE CATEGORIES IS WITHIN THE MEDICAL EXAMINER'S JURISDICTION REGARDLESS OF THE LENGTH OF SURVIVAL FOLLOWING THE UNDERLYING INJURY. DATE SIGNED (Month. NAME AND ADDRESS OF PERSON WHO COMPLETED CAUSE OF DEATH (ITEM 20) (Type of Print) 24 Dr. Cecil Farrington Jr., 401 Mocksville Ave. Salisbury, NC 28144 METHOD OF DISPOSITION PLACE OF DISPOSITION (Name of cemetery, crematory, or other LOCATION - City or Town, State, Zip, Code Burial □Cremation □Removal place) 25b. Greenlawn Memorial Gardens Spartanburg 25a. □Donation □Other NAME AND ADDRESS OF FUNERAL HOME NAME OF FUNE AL DIRECTOR LICENSE NUMBER

DISPOSITION

CERTIFIER

DECEDENT

RENTS

NFORMANT

原於城

CAUSE OF

DEATH

JUBSTITUTE FOR JHHS 1872 Revised 3/03 leview 3/06) /ITAL RECORDS

Home, Inc Summersett Funeral NC 28144-26a.1315 West Innes St. Salisbury, 26c. FS 879; NAME OF EMBALMER DATE FILED (Month, Day, Year) LICENSE NUMBER ? 28 JUN 1 3 2008 Max E. Hayes FS 2823 26d.

This is to certify that this is a true and correct reproduction of the official record filed in this office.

Bobbie M. Earnhard Register of Deeds

Rowan County

Witness my hand and official seal this the $\frac{1}{3}$ day of

40

5/20/2010-2:26:15 PM Deputy/Assistant Register of Deeds

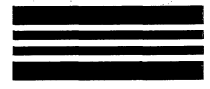
STATE OF NORTH CAROLINA	File No.		
ROWAN County	In The General Court Of Justice Superior Court Division Before the Clerk		
IN THE MATTER OF THE ESTATE OF:			
Name ALBERT GERALD JORDAN	LETTERS		
	OF TESTAMENTARY		
	G.S. 28A-6-1; 28A-6-3; 28A-11-1; 36C-2-209		
The Court in the exercise of its jurisdiction of the probate of the fiduciary, has adjudged legally sufficient the qualification issued in the above estate. The fiduciary is fully authorized by the laws of North Carolina			
estate, and these Letters are issued to attest to that authorit	y and to certify that it is now in full force and effect.		
	JEALED COPY OF THIS LETTER ALREADY		
	SENT TO		
Witness my hand and the Seal of the Superior Court.	TOUCH AMERICA AND MCGREENEY LITTERTIONS		
	CLAIMS ADMINISTATOR		
	40 GILARDI & CO, LLC PO BOX 8040		
	SAN RAFAEL, CA 94912-8040		
	ALONG W/ PROOF OF CLAIM & RELEASE, COPY OF STOCIL CENTIFICATE & COPY OF PEATH CENTIFICATE. RECEIVED BY THEM OSAPRILZOID MARIO		
lame And Address Of Fiduciary 1	Date Of Qualification		
PAMELA SUSAN JORDAN 100 EMERALD WAY	06-13-2008 Clerk Of Superior Court		
CO 20601			
SIMPSONVILLE SC 29681 ille Of Fiduciary 1	JEFFREY R. BARGER		
EXECUTOR	EX OFFICIO JUDGE OF PROBATE Date Of Issuance		
iame And Address Of Fiduciary 2	3-20-2009		
	Signature		
itle Of Fiduciery 2	Deputy CSC Assistant CSC Clerk Of Superior Court		

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NOTE: This letter is not valid without the official seal of the Clerk of Superior Court.

SEAL

Official Office Use Only



UNITED STATES DISTRICT COURT DISTRICT OF MONTANA BUTTE DIVISION

In re Touch America Holdings, Inc. Securities Litigation No. CV-02-0057-BU-SEH

McGreevey, et al. v. Montana Power Company, et al. No. CV-03-01-BU-SEH

Must be Postmarked No Later Than June 21, 2010

TOUCH

PROOF OF CLAIM AND RELEASE

<u>Please Type or Print in the Boxes Below</u> Do <u>NOT</u> use Red Ink, Pencil, or Staples

PART I: CLAIMANT IDENTIFICATION ————————————————————————————————————		
Last Name M.I. First Name		
JORDAN GALBERT		
Last Name (Co-Beneficial Owner) First Name (Co-Beneficial Owner)		
○ IRA ○ Joint Tenancy ○ Employee		
Company Name (Beneficial Owner - If Claimant is not an Individual) or Custodian Name if an IRA (specify)		
Trustee/Asset Manager/Nominee/Record Owner's Name (if Different from Beneficial Owner Listed Above)		
Account#/Fund# (Not Necessary for Individual Filers)		
The second with the second control of the se		
Social Security Number Taxpayer Identification Number		
250-20-3048 or		
Telephone Number (Work) Telephone Number (Home)		
864-676-6786 864-967-4029		
Email Address		
MAILING INFORMATION		
Address		
100 EMERALD WAY		
Address		
Address		
City State Zip Code		
51 MP50NVILLE 5C29681-5703		
Foreign Province Foreign Zip Code Foreign Country Name/Abbreviation		
FOR CLAIMS OND ONS OICI OPT		
PROCESSING ONLY PE PC OTHER O		

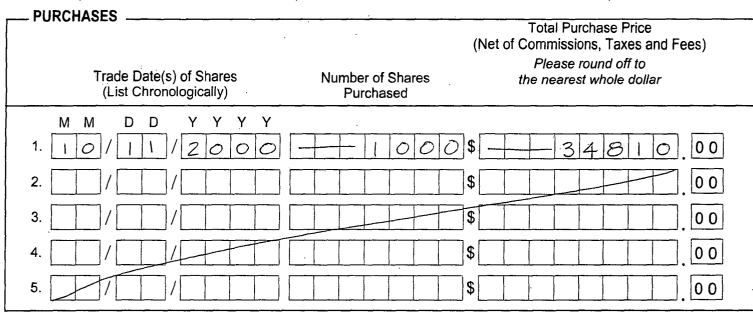


PART II. SCHEDULE OF TRANSACTIONS IN MONTANA POWER COMMON STOCK

A. Number of shares of Montana Power common stock held at the close of trading on December 16, 1999:

 ,	,		
 	ļ <u> </u>	-	0

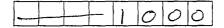
B. Purchases of Montana Power common stock (December 17, 1999 – November 14, 2001, inclusive):



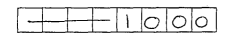
C. Sales of Montana Power common stock (December 17, 1999 - February 12, 2002, inclusive):

Trade Date(s) of Shares (List Chronologically)	Number of Shares Sold	Total Sales Price (Net of Commissions, Taxes and Fees) Please round off to the nearest whole dollar
M M D D Y Y Y Y 1//		\$ 00
2//		\$ 00
3//		\$ 00
4//	UIP	\$ 00
5.		\$ 00

D. Number of shares of Montana Power common stock held at the close of trading on November 14, 2001:



E. Number of shares of Montana Power common stock held at the close of trading on February 12, 2002:



If you require additional space, attach extra schedules in the same format as above. Sign and print your name on each additional page.

YOU MUST READ AND SIGN THE RELEASE ON PAGE 6. FAILURE TO SIGN THE RELEASE

MAY RESULT IN A DELAY IN PROCESSING OR SER RESECTION OF TO SIGN. PM



IV. SUBMISSION TO JURISDICTION OF COURT AND ACKNOWLEDGMENTS

I (We) submit to the jurisdiction of the United States District Court for the District of Montana, with respect to my (our) claim and for purposes of enforcing the releases set forth herein. I (We) further acknowledge that I am (we are) bound by and subject to the terms of any judgments that may be entered in *In re Touch America Holdings, Inc. Securities Litigation* and *McGreevey, et al. v. Montana Power Company, et al.* I (We) agree to furnish additional information to the Claims Administrator to support this claim if required to do so. I (We) have not submitted any other claim covering the same purchases, holdings or sales of Montana Power common stock and know of no other person having done so on my (our) behalf.

V. RELEASE IN SECURITIES CASE

- ! (We) hereby acknowledge full and complete satisfaction of, and do hereby fully, finally and forever settle, release, relinquish and discharge all of the Released Claims against each and all of the Released Parties.
- (a) "Released Claims" shall collectively mean any and all claims for relief (including "Unknown Claims" as defined below), demands, rights, liabilities, damages, sums of money, and causes of action of every nature and description whatsoever, whether based in law or equity, on federal, state, local, statutory or common law, or any other law, rule or regulation, known or unknown (collectively, "Claims"), that were asserted by the Securities Lead Plaintiff in the Securities Action, or could have been asserted by the Securities Lead Plaintiff in the Securities Action arising out of, based upon, or relating to the acquisition of Montana Power common stock during the Securities Settlement Class Period and the same or substantially the same facts, transactions, events, occurrences, acts, disclosures, statements, omissions or failure to act that were alleged, or could have been alleged in the Securities Action (including third party claims against the Insurer Related Parties that arise out of, are based upon, or are related to claims being released hereby).
 - (b) "Released Parties" means the TA Securities Defendants and each and all of the Related Parties, and the Insurer Related Parties.
 - (c) "Insurers" means Associated Electric & Gas Insurance Services Limited, Federal Insurance Company and Twin City Fire Insurance Company.
- (d) "Insurer Related Parties" means each of the Insurer's present, former and future parent companies, divisions, subsidiaries, affiliates, associates, representatives, predecessors, successors, heirs, owners, assigns, executors, administrators and each of its present, former, or future directors, agents, partners, principals, officers, employees, trustees, insurers and reinsurers, managers, representatives, or any of them, and each of its lawyers and all persons acting by, through, under or in with them or any of them.
- (e) "TA Securities Defendants" means the Plan Trust of Touch America Holdings, Inc. as successor-in-interest to Touch America Holdings, Inc., f/k/a Montana Power Company, and Robert P. Gannon.
- (f) "Related Parties" means each of the TA Securities Defendants' former and present partners, members, employees, principals, directors, officers, agents, accountants, attorneys, advisors, parents, subsidiaries, divisions, joint venturers, affiliates, and all of their respective predecessors, successors, assigns, heirs, executors, administrators, agents, and representatives, related or affiliated entitles, any entity in which any TA Securities Defendant has a controlling interest, any members of the Individual Securities Defendant's immediate family, or any trust of which any TA Securities Defendant is the settler or which is for the benefit of any TA Securities Defendant and/or members of his family.
- (g) "Unknown Claims" means any and all settled claims which the Securities Lead Plaintiff or any Securities Settlement Class Member does not know or suspect to exist in his, her or its favor at the time of the release of the Released Parties, which if known by him, her or it might have affected his, her or its decision not to object to the Securities Settlement Agreement. With respect to any and all Released Claims, the Settling Parties stipulate and agree that upon the Effective Date, the Securities Lead Plaintiff shall expressly, and each Securities Settlement Class Member shall be deemed to have, and by operation of the judgment entered in the Securities Action shall have expressly waived any and all provisions, rights and benefits conferred by any law of any state or territory of the United States, or any other state, sovereign or jurisdiction, or principle of common law which is similar, comparable, or equivalent to Cal. Civ. Code §1542 which provides:

A general release does not extend to claims which the creditor does not know or suspect to exist in his or her favor at the time of executing the release, which if known by him or her must have materially affected his or her settlement with the debtor.

The Securities Lead Plaintiff shall expressly and each of the Securities Settlement Class Members shall be deemed to have, and by operation of the Judgment shall have, expressly waived any and all provisions, rights and benefits conferred by any law of any state or territory of the United States which is similar, comparable or equivalent to California Civil Code §1542. The Securities Lead Plaintiff and Securities Settlement Class Members may hereafter discovery facts in addition to or different from those which he, she or it now knows or believes to be true with respect to the subject matter for the Released Claims, but the Securities Lead Plaintiff shall expressly and each Securities Settlement Class Member, upon the Effective Date, shall be deemed to have, and by operation of the Judgment shall have, fully, finally, and forever settled and released any and all Released Claims, known or unknown, suspected or unsuspected, contingent or non-contingent, whether or not concealed or hidden, which now exist, or heretofore have existed, upon any theory of law or equity now existing or coming into regard to the future, including, but not limited to, conduct which is negligent, intentional, with or without malice, or a breach of any duty, law or rule, without regard to the subsequent discovery or existence of such different or additional facts. The Securities Lead Plaintiff acknowledges, and the Securities Settlement Class Members shall be deemed by operation of the Judgment to have acknowledged, that the foregoing waiver was separately bargained for and a key element of the settlement of which this release is a part.

VI. RELEASE IN THE MCGREEVEY SHAREHOLDER CASE

- I (We) hereby acknowledge full and complete satisfaction of, and do hereby fully, finally and forever settle, release, relinquish and discharge the Released Persons from the Plaintiff Released Claims.
- (a) "Released Persons" means the Defendants, the D&O Insurance Carriers, and/or their respective direct or indirect subsidiaries, parent companies, affiliates, divisions, associates, representatives, predecessors, successors, heirs, owners, assigns, executors, administrators, and/or their respective present, former or future directors, agents, partners, principals, officers, employees, trustees, servants, attorneys, shareholders and/or representatives, and each of them.
- (b) "Defendants" means Montana Power Company, Montana Power LLC, Robert P. Gannon, Jerrold P. Pederson, Michael J. Meldahl, Kay Foster, Carol Lehrkind, III Deborah D. McWhinney, Tucker Hart Adams, Alan F. Cain, John G. Connors, R.D. Corrette, John R. Jester, Michael E. Zimmerman, John D. Haffey, Noble E. Vosburg, PPL Montana, LLC, Goldman, Sachs & Co., The Goldman Sachs Group, Inc., Westmoreland Coal Company, Westmoreland Mining LLC, BBI Power Corporation, CES Acquisition Corp., Milbank, Tweed, Hadley & McCloy LLP, NorthWestern Corporation, Clark Fork & Blackfoot LLC, and Touch America Holdings, Inc.
 - (c) "D&O Insurance Carriers" means Associated Electric & Gas Insurance Services Limited, Twin City Fire Insurance Company, and Federal Insurance Company.
- (d) "Plaintiff Released Claims" means and includes any and all Claims, known or unknown, suspected or unsuspected, asserted or unasserted, that Named Plaintiffs, the Settlement Class or Class Members, and/or each of their respective divisions, agencies, instrumentalities, branches, subsidiaries, parent companies, affiliates, associates, representatives, predecessors, successors, heirs, owners, assigns, executors and/or administrators ever had, now have or hereafter can, shall or may have against the Released Persons in the Actions arising out of or related in any way to any of the facts, matters, transactions, allegations or claims that are or could have been set forth in the Complaint and the complaint in the AEGIS Action.

The above releases shall be of no force or effect unless and until the Court approves the settlements and they become effective on the Effective Date.

VII. WARRANTY AND REPRESENTATION

- 1. I (We) hereby warrant and represent that I (we) have not assigned or transferred or purported to assign or transfer, voluntarily or involuntarily, any matter released pursuant to this release or any other part or portion thereof.
- 2. I (We) hereby warrant and represent that I (we) have included information about all of my (our) transactions in Montana Power common stock that took place between December 17, 1999 and November 14, 2001, as well as the number of shares of Montana Power common stock held at the close of trading on December 16, 1999, at the close of trading on November 14, 2001 and at the close of trading on December 16, 1999, at the close of trading on November 14, 2001 and at the close of trading on December 16, 1999, at the close of trading on November 14, 2001 and at the close of trading on December 16, 1999, at the close of trading on November 14, 2001 and at the close of trading on December 16, 1999, at the close of trading on November 14, 2001 and at the close of trading on December 16, 1999, at the close of trading on November 14, 2001 and at the close of trading on December 16, 1999, at the close of trading on November 14, 2001 and at the close of trading on December 16, 1999, at the close of trading on November 14, 2001 and at the close of trading on December 16, 1999, at the close of trading on November 14, 2001 and at the close of trading on December 16, 1999, at the close of trading on November 14, 2001 and at the close of trading on December 16, 1999, at the close of trading on November 14, 2001 and at the close of trading on December 16, 1999, at the close of trading on November 14, 2001 and at the close of trading on December 16, 1999, at the close of trading on November 14, 2001 and at the close of trading on December 16, 1999, at the close of trading on November 14, 2001 and at the close of trading on December 16, 1999, at the close of trading on November 14, 2001 and at the close of trading on November 18, 1999, at the close of trading on November 19, 1999, at the close of trading on November 19, 1999, at the close of trading on November 19, 1999, at the close of trading on November 19, 1999, at the close of trading on November 19, 1999, at the close of trading on November 19, 1999, at the close of trading o



	DER THE LAWS OF THE UNITED STATES OF AMERICA THAT IT THIS PROOF OF CLAIM AND RELEASE FORM BY THE
Executed this 3RD day of APRIL 2010 (Month/Year)	in <u>SIMPSONVILLE, SC</u> USA (City/State/Country)
(Sign your name here)	
(Sign your name here)	(Sign your name here)
PAMELA S. JORDAN EXECUTOR	(T
(Type or print your name here)	(Type or print your name here)
EXECUTOR	
(Capacity of person(s) signing, e.g., Beneficial Purchaser or Acquirer, Executor or Administrator)	(Capacity of person(s) signing, e.g., Beneficial Purchaser or Acquirer, Executor or Administrator)

ACCURATE CLAIMS PROCESSING TAKES A SIGNIFICANT AMOUNT OF TIME. THANK YOU FOR YOUR PATIENCE.

Reminder Checklist:

- 1. Please sign the above release and declaration.
- 2. Remember to attach supporting documentation, if available.
- 3. Do not send original stock certificates.
- 4. Keep a copy of your claim form and all supporting documentation for your records.
- If you desire an acknowledgment of receipt of your claim form please send it Certified Mail, Return Receipt Requested.
- 6. If you move, please send the Claims Administrator your new address.

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THIS CERTIFICATE IS TRANSFERABLE IN BUTTE, MONTANA OR NEW YORK, NEW YORK

Touch America Holdings, Inc. Incorporated under the laws of the State of Delaware

COMMON STOCK

PAR VALUE \$.01

SEE REVERSE FOR CERTAIN DEFINITIONS CUSIP 891539 10

CERTIFY THAT

FULLY PAID AND NON-ASSESSABLE SHARES OF THE COMMON STÖCK, PAR VALUE \$.01 PER SHARE, OF

authorized attorney upon the surrender of this certificate properly endorsed or assigned. This certificate and the shares Touch America Holdings, Inc., transferable on the books of the Corporation by the holder hereof in person or by duly represented hereby are subject to t y we vorporation as no and registered by the Reg of the Corporation

In Witness whereof, the Corporation has caused this certificate to be executed by the facsimile signatures of its duly authorized officers and has caused a facsimile of its corporate seal to be hereunto affixed.

DATED: MAR 19, 2002

COUNTERSIGNED AND REGISTERED:

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TOUCH AMERICA HOLDINGS, INC.

Transfer Agent and Registrar

Aver Main Halph

Senior Assistant Secretary*

and Chief Executive Officer Last Returnan Chairman of the Board

Vice President and Secretary

Albert Gerald Jordan Estate 100 Emerald Way Simpsonville, SC 29681-5703 May 15, 2010

BMC Group, Inc.

Attn: Touch America Holdings Claims Processing

PO Box 3020

Chanhassen, MN 55317-3020

Dear Madam or Sir:

Enclosed you will find the following documents relating to the Estate's Touch America claim:

- 1. A completed, signed and dated Proof of Interest form for the 1000 Touch America common shares held by my late father;
- 2. A copy of his death certificate;
- 3. A copy of the Letter of Testamentary qualifying me as Executor of his Estate. As noted on this copy of the Letter, a sealed copy of it has already been submitted (and received on April 05, 2010) on this action to

Touch America and McGreevey Litigations

Claims Administrator

c/o Gilardi & Co., LLC

PO Box 8040

San Rafael, CA 94912-8040;

- 4. A copy of the Proof of Claim and Release form submitted with Item 3 above;
- 5. A copy of the stock certificate TA 00926 showing the 1000 shares of common stock owned by my father;
- 6. A copy of the Proof of Interest form to be acknowledged and returned to me; and
- 7. A self-addressed stamped envelope for Item 6.

Sincerely,

Pamela S. Jordan

Executor

Enclosures

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