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COMMISSION CLERK

November 16, 2009 Via Overnight

Ms. Ann Cole Commission Clerk Office of Commission Clerk & Administrative Services Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

# RE: Global Connection Inc. of America – Application for Designation of Eligible Telecommunications Carrier

Dear Ms. Cole:

Enclosed please find the original and one (1) copy of the Application for Designation of Eligible Telecommunications Carrier submitted on behalf of Global Connection Inc. of America.

Please acknowledge receipt of this filing by date-stamping the extra copy of this cover letter and returning it to me in the self-addressed, stamped envelope enclosed for this purpose.

Any questions you may have regarding this filing may be directed to me at 407-740-3006 or via email to <u>croesel@tminc.com</u>.

Sincerely,

X

Carey Roesel Consultant to Global Connection Inc. of America

CR/rg Enclosure

- cc: Neil Savignano Global Connection
- file: Global Connection FL
- tms: FLx0900

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# STATE OF FLORIDA

# FLORIDA PUBLIC SERVICE COMMISSION

GLOBAL CONNECTION INC. OF AMERICA)

Application for Designation as an Eligible Telecommunications Carrier for Purposes Of **Receiving Federal Universal Service Support** Pursuant to Section 214(e)(2) of the Telecommunications Act of 1996.

Docket No. 090514

# **GLOBAL CONNECTION INC. OF AMERICA** APPLICATION FOR DESIGNATION AS AN ELIGIBLE TELECOMMUNICATIONS CARRIER

Comes Now Global Connection Inc. of America ("Global Connection") and pursuant to the Telecommunications Act of 1996, 47 U.S.C. §214(e)(2) (the "Act") and the rules of the Federal Communications Commission ("FCC") 47 C.F.R. §54.201, hereby requests that the Florida Public Service Commission ("Commission") designate Global Connection as a telecommunications carrier eligible under the provisions of Section 54.201(d) to receive federal universal service support.

1. Section 214(e)(2) of the Act provides that a state Commission may, upon its own motion, or upon request, designate a common carrier to be an "eligible telecommunications carrier" for purposes of receiving universal service support under the Act. Section 214(e)(2) also requires that the carrier designated meet the requirements of Section 214(e)(1). Section COLUCIAL & MEER-DA 214(e)(1) states:

A common carrier designated as an eligible telecommunications carrier... shall be eligible to receive universal service support in accordance with section 254 and shall, throughout the service area for which the designation is received -

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(A) offer the services that are supported by the Federal universal service support mechanism under section 254(c), either using its own facilities or a combination of its own facilities and resale of another carrier's services (including the service offered by another eligible telecommunications carrier); and

(B) advertise the availability of such services and the charges therefore using a media of general distribution.

2. With regard to non-rural telephone companies, Section 214(c)(5) of the Act and C.F.R. Section 54.207 define the term "service area" to be a "geographic area established by a state commission for the purpose of determining universal service obligations and support mechanisms." For the purpose of this application, the minimum geographic area that an applicant must serve to be designated as an ETC will be assumed to be an exchange.

3. This Petition establishes that Global Connection meets the two criteria set forth in Section 214(e)(1). It also identifies the "service area" that Global Connection requests the Commission establish for purposes of Global Connection receiving high cost, low income and rural health care funding assistance.

#### Background

4. Global Connection is a Competitive Local Exchange Carrier ("CLEC") licensed by the Commission to provide local exchange service within the State of Florida. The Florida Public Service Commission licensed Global Connection Inc. of America to provide local exchange service on July 28, 2001, under Docket No. 01052-TX, Order No. 01-1393-CO-TX, Certificate 7830. Global Connection also provides additional telecommunications services, and has plans to begin offering resold wireless services.

Global Connection currently provides basic local exchange service, intraLATA toll service, and interLATA long distance services in the State of Florida. Global Connection offers

the supported services either through the lease of switched port/loop combinations ("UNEs") or through a combination of leased services and resale. Global Connection has plans to deploy its own local switch. Global Connection is properly registered with the FCC to provide telecommunications services under 47 CFR § 64.1 195.

5. Global Connection's street address and principal place of business is 5555 Oakbrook Parkway, Suite 620, Norcross, GA 30093. Global Connection's telephone number is 678-741-6200.

6. All correspondence, communications, pleadings, notices, orders and decisions relating to this Application should be addressed to:

Carey Roesel Mark D. Gagne President and CEO Consultant to Global Connection Inc. of America Technologies Management, Inc. Global Connection Inc. of America 2600 Maitland Center Pkwy., Suite 300 5555 Oakbrook Parkway, Suite 620 Maitland, FL 32751 Norcross, Georgia 30093 Phone: 678-741-6213 Phone: 407-740-3006 Fax: 678-741-6333 Fax: 407-740-0613 mgagne@globalconnectioninc.com croesel@tminc.com

7. Under 214(e)(1) of the Act, a telecommunications carrier may be designated as an ETC and thereby receive universal service support so long as the carrier, throughout its service areas: (a) offers the services that are supported by federal universal service support mechanisms under §254(c) of the Act, either using its own facilities or a combination of its own facilities and those of another carriers (including services offered by another ETC); and (b) advertises the availability of and charges for such services using media of general distribution. Section 54.201(b) of the FCC's Rules states that the Commission shall, on its own motion or upon request, designate a common carrier an ETC so long as the carrier meets the requirements of

Section 54.201(d), which restates the requirements found in  $\S214(e)(1)$  of the Act. Section 214(e)(2) of the Act and Section 54.201(c) of the FCC's Rules state that the Commission may, in the case of an area serviced by a rural telephone company, and shall, in the case of all other areas, designate more than one common carrier as an ETC for a service area the Commission designates, provided each additional requesting carrier satisfies 214(e)(1) of the Act and Section 54.201(d) of the FCC's Rules. Before designating an additional ETC for an area serviced by a rural telephone company, the Commission shall find that such designation is in the public interest.

# Global Connection Provides the Core Services Required to Qualify for Universal Service Support

8. Pursuant to Section 54.101(a) of the FCC's Rules, the following core services and functions are to be offered by an ETC and should be supported by federal universal support mechanisms:

- a) Voice grade access to the public switched network. "Voice grade access" is defined as a functionality that enables a user of telecommunications services to transmit voice communications, including signaling the network that the caller wishes to place a call, and to receive voice communications, including receiving a signal indicating there is an incoming call. For the purposes of this part, bandwidth for voice grade access should be, at a minimum, 300 to 3,000 Hertz;
- b) Local usage. "Local usage" means an amount of minutes of use of exchange service, prescribed by the FCC, provided free of charge to end users;
- c) Dual tone multi-frequency signaling or its functional equivalent. "Dual tone multi-frequency" (DTMF) is a method of signaling that facilitates the transportation of signaling through the network, shortening call set-up time;
- d) Single-party service or its functional equivalent. "Single-party service" is telecommunications service that permits users to have exclusive use of a wireline subscriber loop or access line for each call placed, or, in the case of wireless telecommunications carriers, which use spectrum shared among users to provide service, a dedicated message path for the length of a user's particular transmission;

- e) Access to emergency services. "Access to emergency services" includes access to services, such as 911 and enhanced 911, provided by local governments or other public safety organizations. 911 is defined as a service that permits a telecommunications user, by dialing the three-digit code "911" to call emergency services through a Public Service Access Point (PSAP) operated by the local government. "Enhanced 911" is defined as 911 service that includes the ability to provide automatic numbering information (ANI), which enables the PSAP to call back if the call is disconnected, and automatic location information (AH), which permits emergency services to identify the geographic location of the calling party. "Access to emergency services" includes access to 911 and enhanced 911 services to the extent the local government in an eligible carrier's service area has implemented 911 or enhanced 911 systems;
- Access to operator services. "Access to operator services" is defined as access to any automatic or live assistance to a consumer to arrange for billing or completion, or both, of a telephone call;
- g) Access to interexchange service. "Access to interexchange service" is defined as the use of the loop, as well as that portion of the switch that is paid for by the end user, or the functional equivalent of these network elements in the case of a wireless carrier, necessary to access an interexchange carrier's network;
- h) Access to directory assistance. "Access to directory assistance" is defined as access to a service that includes, but is not limited to, making available to customers, upon request, information contained in directory listings; and
- i) Toll limitation for qualifying low-income consumers.
- 9. Global Connection offers all of the supported services enumerated under Section

254(c) using its own facilities or those obtained from other carriers. Accordingly, the Company

satisfies the requirement set forth in Section 214(e)(l)(A).

# Global Connection Satisfies the Requirements of the FCC's ETC Order

10. On March 17, 2005, FCC 05-46 ("FCC ETC Order") was released. In that order,

the FCC urged that the new procedures it contained serve as guidelines for state commissions to follow in their evaluation of ETC applications before those commissions. State commissions, however, are not bound by the guidelines in the FCC ETC Order when they evaluate ETC applications.

11. The guidelines in the FCC ETC Order generally require that the ETC applicant must demonstrate (1) a commitment and ability to provide services, including providing service to all customers within its proposed service area; (2) how it will remain functional in emergency situations; (3) that it will satisfy consumer protection and service quality standards; (4) that it offers local usage comparable to that offered by the incumbent LEC; and (5) an understanding that it may be required to provide equal access if all other ETCs in the designated service area relinquish their designations pursuant to section 214(e)(4) of the Act.

12. More specifically, the guidelines in the FCC ETC Order require the following:

a) An ETC Applicant shall commit to provide service throughout its proposed designated service area to all customers who make a reasonable request for service. If the ETC's network already passes or covers the potential customer's premises, the ETC should provide service immediately. In those instances where a request comes from a potential customer within the applicant's licensed service area but outside its existing network coverage, the ETC applicant should provide service within a reasonable period of time if service can be provided at reasonable cost. If an ETC applicant determines that it cannot serve the customer at reasonable cost, then the ETC must report the unfulfilled request to the Commission within 30 days after making such determination.

b) An ETC Applicant shall submit a five-year plan that describes with specificity proposed improvements or upgrades to the applicant's network on a wire center-by-wire center basis throughout its proposed designated service area. c) An ETC Applicant shall demonstrate its ability to remain functional in emergency situations. Specifically, in order to be designated as an ETC, an applicant must demonstrate it has a reasonable amount of back-up power to ensure functionality without an external power source, is able to reroute traffic around damaged facilities, and is capable of managing traffic spikes resulting from emergency situations.

d) An ETC Applicant shall demonstrate that it will satisfy appropriate consumer protection and service quality standards.

e) An ETC Applicant shall demonstrate that it offers a local usage plan comparable to the one offered by the incumbent LEC in the service areas for which it seeks designation.

f) An ETC Applicant shall certify that the carrier acknowledges that the FCC may require it to provide equal access to long distance carriers if all other ETCs withdraw from the market.

#### Applicant's Commitment to Provide Service Throughout Its ETC Designated Area

13. Applicant possesses the ability and hereby makes a commitment to provide service throughout its proposed ETC designated service area to all customers who make a reasonable request for service. If Applicant's network already passes or covers the potential customer's premises, Applicant will provide service immediately. For those instances where a request comes from a potential customer within Applicant's proposed ETC Designated Area but outside its existing network coverage, Applicant will provide service within a reasonable period of time if service can be provided at a reasonable cost utilizing one or more of the following methods: (1) modifying or replacing the requesting customer's equipment; (2) deploying a roof-mounted antenna or other equipment; (3) adjusting network or customer facilities; or (4)

reselling services from another carrier's facilities to provide service. If Applicant determines that it cannot serve the customer using one or more of these methods, then it will report the unfulfilled request to the Commission within 30 days after making such determination.

#### Applicant's Five Year Network Improvement Plan

14. Global Connection is not providing a Five Year Network Improvement Plan since it does not seek high-cost universal service support.

#### Applicant's Ability to Remain Functional in Emergency Situations

15. Applicant has the ability to remain functional in emergency situations. Applicant has a reasonable amount of back-up power to ensure functionality without an external power source, is able to reroute traffic around damaged facilities, and is capable of managing traffic spikes resulting from emergency situations.

16. Applicant's entire network is monitored to check for proper operations at all times. Applicant has technicians on call 24 hours per day and 7 days a week. Applicant also stocks a full complement of spare parts for all network components.

#### Applicant's Commitment on Consumer Protection and Service Quality Standards

17. Applicant will satisfy appropriate consumer protection and service quality standards. Applicant has existing customer care programs that demonstrate its commitment to quality service.

#### Applicant's Comparable Local Usage/Rate Plans

18. Applicant offers local usage plans comparable to the service plans offered by the incumbent LECs in the wire centers for which it seeks ETC designation. A comparison of Applicant's existing service plans with other carriers is provided in <u>Appendix A</u> as evidence in the case.

19. Applicant acknowledges that Section 54.405 of the FCC's Rules requires all ETCs to make Lifeline services (as defined in Section 54.401 of the FCC's Rules) available to qualifying low-income consumers. Applicant commits to make Lifeline and Link-up service available for qualified customers. Applicant will charge a reduced or zero activation fee to Linkup eligible subscribers. With respect to Lifeline-eligible subscribers, Applicant commits to offer a service plan to provide a low-cost service option comparable in price to that offered by the ILEC.

## Applicant's Commitment to Advertise Supported Service

20. Global Connection's advertising will conform to rules adopted by this Commission. Specifically, in accordance with Code Part 757, Global Connection will advertise the general availability of, and charges for, the supported services listed above to all telecommunications customers in the specified geographic area on a quarterly basis. It will place those advertisements in a media of general distribution to include direct mail, television and radio ads, and Internet that targets the residential customer. In addition, if the Commission so requests, Global Connection will provide proof of its advertising practices to the Commission. With regard to the availability of low-income services, Global Connection will also advertise in accordance with the Commission's rules. Finally, Global Connection is willing to provide written notification of universal service programs to the directors of municipal, State and federal governmental agencies within Global Connection's service territory whose clientele is likely to benefit from the program.

### Applicant's Commitment on Carrier of Last Resort Equal Access Requirement

21. Applicant acknowledges that the FCC or GPSC may require it to provide equal access to long distance carriers if all other ETCs withdraw from the market.

22. Applicant commits to make equal access available to allow a subscriber that elects to pay its own toll charges to pre-select its long distance carrier for all toll calls which the customer originates if the ILEC in a wire center within its proposed ETC designated service area drops its ETC designation.

### **Global Connection's Proposed ETC Service Area**

23. Global Connection is not a "rural telephone company" as that term is defined by §153(37) of the Act. Under Section 54.207(a) of the FCC's Rules, a "service area" is a "geographic area" established by a state commission for the purpose of determining universal service obligations and support mechanisms." Global Connection's proposed service area includes all of the non-rural, price-cap telephone company service areas in Florida; namely AT&T, Verizon, Embarq, and Windstream. For non-rural service areas, there are no restrictions on how a state commission defines the "service area" for purposes of designating a competitive ETC. Therefore the Commission may designate Applicant as an ETC in all of the wire centers of the above-mentioned ILECs as shown on <u>Appendix B</u>.

For these service areas, Global Connection presently only seeks Low Income support through the Lifeline and Link-Up programs.

# ETC Designation for Global Connection Will Greatly Enhance Lifeline and Link-up Services Available in Florida

24. Global Connection acknowledges that Section 54.405 of the FCC's Rules requires all ETC's to make Lifeline services (as defined in Section 54.401 of the FCC's Rules) available to qualifying low-income consumers. Lifeline services are available to qualifying low-income consumers in its service areas. Indeed, designation of Global Connection as an ETC would also allow Lifeline and Link-up service to be available to Global Connection's customers thereby offering telecommunications to a market that often is limited in services and selection.

25. The Global Connection Application is before this Commission under an established set of rules and statutory requirements.

26. Global Connection does not have any pending action or final unsatisfied judgment or decisions against it from any state or federal agency or court which involve customer service or rates, which action, judgment or decision has occurred within three (3) years of the date of the application.

27. Global Connection is a contributor to, and in good standing with, the Universal Service Fund and does not have any annual reports or assessment fees that are overdue.

## Conclusion

WHEREFORE, on the basis of the foregoing, Global Connection respectfully requests that the Commission: (1) designate Global Connection as a telecommunications carrier eligible under the provisions of Section 54.201 (d) of the FCC's Rules to receive federal universal service support; and (2) respectfully requests that the Florida Public Service Commission either by order or minute action without a hearing within ninety (90) days from the date of this Application; (3) request that the Executive Secretary to send appropriate notice of this order to the Federal Communications Commission; and, (4) issue such other orders as are deemed necessary or convenient in this matter.

DATED this  $//_{l_{12}}$  day of November, 2009.

Respectfully submitted,

G M

Carey Roesel Consultant to Global Connection Inc. of America Technologies Management, Inc. 2600 Maitland Center Pkwy., Suite 300 Maitland, Florida 32751 (407) 740-3006 croesel@tminc.com

STATE OF FLORIDA COUNTY OF ORANGE ) : SS

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## **VERIFICATION**

The undersigned, Carey Roesel, being first duly sworn on oath, deposes and states that he is the Consultant to Global Connection Inc. of America, that he has read the foregoing Application for Designation as an Eligible Telecommunications Carrier, and that the contents thereof are true and correct to the best of his information and belief.

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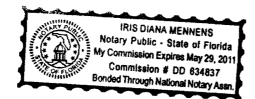
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Carey Roesel Consultant to Global Connection Inc. of America

SUBSCRIBED and sworn to before me this 16 day of November, 2009.

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Notary Public



Appendix A

## ILEC Rates: Florida

	AT&T	Verizon	Embarq	Windstream
Connection Fee	\$46.00	\$66.00	\$53.00	\$39.82
Monthly Residential	\$12.45 - \$13.68	\$16.33	\$16.40 - \$17.00	\$9.75 - \$12.82
Call Waiting	\$7.50	\$7.95	\$7.80	\$6.99
Call Waiting Deluxe	\$17.49	\$16.45	\$13.80	\$17.97
Call Forwarding	\$7.00	\$4.25	\$6.00	\$5.99
Three Way Calling	\$7.00	\$5.25	\$5.45	\$6.00
Unpublished Number	\$3.65	\$4.75	\$3.00	\$1.90
Speed Dial	\$7.00	\$4.50	\$5.45	\$5.99
Call Return	\$8.00	\$5.50	\$6.00	\$6.99
Caller ID	\$8.99	n/a	n/a	\$8.49
Caller ID Deluxe	\$9.99	\$8.50	\$11.40	\$8.99
Call Block	\$7.00	n/a	\$6.00	\$5.99
Call Tracing	\$7.00	\$5.50	\$10.00	\$5.99
Repeat Dial	\$7.00	\$5.50	\$6.00	\$5.99

Global Connection Rates: F

Florida

	AT&T	Verizon	Embarq	Windstream
Connection Fee	\$79.95	94.99	84.99	\$124.95
Monthly Residential	\$49.95	\$54.95	\$54.95	\$54.95
Call Waiting	\$8.00	\$8.00	\$8.00	\$8.00
Call Waiting Deluxe	\$10.00	\$10.00	\$10.00	\$10.00
Call Forwarding	\$10.00	\$10.00	\$10.00	\$10.00
Three Way Calling	\$10.00	\$10.00	\$10.00	\$10.00
Unpublished Number	\$7.00	\$7.00	\$7.00	\$7.00
Speed Dial	\$10.00	\$10.00	\$10.00	\$10.00
Call Return	\$10.00	\$10.00	\$10.00	\$10.00
Caller ID/Caller ID Deluxe	\$12.00	\$12.00	\$12.00	\$12.00
Call Block	\$10.00	\$10.00	\$10.00	\$10.00
Call Tracing	\$10.00	\$10.00	\$10.00	\$10.00
Repeat Dial	n/a	\$5.00	n/a	\$5.00

Appendix B

FMTNALMTRSO	FLBHFLMARSO	JCVLFLCL05T	MIAMFLNSDS0	PAHKFLMARSO	WPBHFLANDSO
ARCHFLMARSO	FRBHFLFPDSO	JCVLFLCLDS0	MIAMFLOLDS0	PCBHFLNTDS0	WPBHFLGADS0
BCRTFLBTDSO	FTGRFLMARSO	JCVLFLFCDS0	MIAMFLPBDS0	PLCSFLMADS0	WPBHFLGR02T
BCRTFLMADS1	FTLDFLCRDS0	<b>JCVLFLIARSO</b>	MIAMFLPLDS0	PLTKFLMADSO	WPBHFLGRDSO
BCRTFLSADSO	FTLDFLCYDS0	JCVLFLJTRSA	MIAMFLPLRSO	PMBHFLCSDS0	WPBHFLHHDSO
BGPIFLMARSO	FTLDFLJADS0	JCVLFLLFDS0	MIAMFLRRDSO	<b>PMBHFLFEDS0</b>	WPBHFLHHRSO
<b>BKVLFLIFDS0</b>	FTLDFLMRDS0	JCVLFLNODS0	MIAMFLSHDS0	PMBHFLMADSO	WPBHFLLEDS0
BLDWFLMARSO	FTLDFLOADS0	JCVLFLOWDS0	MIAMFLSODS0	PMBHFLNPRS0	WPBHFLRB84E
BLGLFLMADSO	FTLDFLPLDS0	JCVLFLRV38E	MIAMFLWDDS0	PMBHFLTADSO	WPBHFLRPDS0
BNNLFLMARSO	FTLDFLSGDS0	JCVLFLSJ73E	MIAMFLWMDS0	PMPKFLMARSO	WWSPFLHIDS0
BRSNFLMARSO	FTLDFLSU74E	JCVLFLSMDS0	MICCFLBBRSO	PNCYFLCARSO	WWSPFLSHDS0
BYBHFLMADSO	FTLDFLWNDS0	JCVLFLWCDS0	MLBRFLMADSO	PNCYFLMA04T	YNFNFLMARSO
CCBHFLAFRSO	FTPRFLMADS0	JPTRFLMADS0	MLTNFLRADS0	PNCYFLMADS0	YNTWFLMARS0
CCBHFLMADSO	GCSPFLCNDS0	<b>KYHGFLMARSO</b>	MNDRFLAVDS0	PNSCFLBLDS0	YULEFLMARSO
CDKYFLMARSO	GCVLFLMARS0	KYLRFLLSRSO	MNDRFLLODSO	PNSCFLFPDS0	
CFLDFLMARSO	GENVFLMARSO	KYLRFLMARSO	MNDRFLLWRSO	PNSCFLHCRSO	
CHPLFLIADS0	GLBRFLMCDS0	KYWSFLMADS0	MNSNFLMARSO	PNSCFLPBDS0	
CNTMFLLEDS1	GSVLFLMA01T	LKCYFLMADS0	MRTHFLVERSO	PNSCFLWA01T	
COCOFLMADS0	GSVLFLMADS0	LKMRFLHEDS0	<b>MXVLFLMARSO</b>	PNSCFLWADS0	
COCOFLMEDSO	GSVLFLMADS1	LYHNFLOHDSO	NDADFLACDS0	PNVDFLMADS0	
COCYFL13AMD	GSVLFLNW33E	MCNPFLMARSO	NDADFLBRDSO	PRRNFLMADSO	
CSCYFLBARSO	HAVNFLMADS0	MDBGFLPMDS0	NDADFLGG03T	PRSNFLFDRSO	
DBRYFLDLDSO	HBSDFLMADS0	MIAMFLAEDS0	NDADFLGGDS0	PTSLFLMADSO	
DBRYFLMARS1	HLNVFLMADS1	MIAMFLAERSO	NDADFLOLDS0	PTSLFLSOCG0	
DELDFLMADSO	HLWDFLHA45E	MIAMFLALDSO	NKLRFLMARSO	SBSTFLFERSO	
DLBHFLKPDSO	HLWDFLMADS0	MIAMFLAPDS0	NSBHFLMADSO	SBSTFLMADSO	
DLBHFLMA27E	HLWDFLPEDS0	MIAMFLBA85E	NWBYFLMARSO	SGKYFLMARSO	
DLBHFLMARSO	HLWDFLWHDS0	MIAMFLBCDS0	OKHLFLMARSO	SNFRFLMADSO	
DLSPFLMARSO	HMSTFLEARSO	MIAMFLBRDSO	OLTWFLLNRSO	STAGFLBSRSO	
DNLNFLWMRS0	HMSTFLHMDS0	MIAMFLCADSO	ORLDFLAPDS0	STAGFLMADS0	
DRBHFLMADSO	HMSTFLNARS0	MIAMFLDBRS1	ORLDFLCLDS0	STAGFLSHRSO	
DYBHFLFNRSO	HTISFLMADS0	MIAMFLFLDS0	ORLDFLMA04T	STAGFLWGRS0	
DYBHFLMADS0	HWTHFLMARSO	MIAMFLGRDS0	ORLDFLMADS1	STRTFLMADS0	
DYBHFLOBDS0	ISLMFLMARSO	MIAMFLGRDS1	ORLDFLPCDS0	SYHSFLCCRS0	
DYBHFLOSRSO	JAY FLMARSO	MIAMFLHLDSO	ORLDFLPHDS0	TRENFLMARS0	
DYBHFLPO01T	<b>JCBHFLABRSO</b>	MIAMFLICDS0	ORLDFLSADS0	TTVLFLMADS0	
DYBHFLPODSO	JCBHFLMA24E	MIAMFLKEDSO	ORPKFLMADSO	VERNFLMARSO	
EGLLFLBGDS0	JCBHFLSPRSO	MIAMFLME32E	ORPKFLRWDSO	VRBHFLBERSO	
EGLLFLIHDS0	<b>JCVLFLARDS0</b>	MIAMFLMERSO	OVIDFLCADS0	VRBHFLMADS0	
EORNFLMARSO	<b>JCVLFLBWDS0</b>	MIAMFLNMDS0	PACEFLPVRSO	WELKFLMARSO	

Verizon Areas

ABDLFLXA96H	LLMNFLXADS0	SWTHFLXADS0
ALFAFLXA67H	LNLKFLXA99H	TAMPFLXA02T
ALTRFLXARSA	LRGOFLXA58H	TAMPFLXA03T
ANMRFLXA77H	LUTZFLXA94H	TAMPFLXA1JB
BARTFLXA53H	MLBYFLXARSA	TAMPFLXAPSA
BAYUFLXA54H	MNLKFLXA85H	TAMPFLXEDS0
BBPKFLXARSA	MYCYFLXA32H	TAMPFLXX22H
BHPKFLXA28H	NGBHFLXA39H	TAMPFLXX27H
BRBAFLXA75H	NPRCFLXA84H	THNTFLXADS0
BRJTFLXARSA	NRPTFLXA42H	TMTRFLXADS0
BRNDFLXA68H	NRSDFLXA35H	TRSPFLXA93H
BRTNFLXX74H	OLDSFLXA85H	UNVRFLXA97H
BYSHFLXA84H	OSPRFLXA96H	VENCFLXA48H
CLWRFLXA44H	PKCYFLXARSA	VENCFLXSDS0
CLWRFLXADS0	PLMTFLXA72H	WIMMFLXA63H
CNSDFLXA79H	PLSLFLXA79H	WLCHFLXA97H
CRWDFLXA96H	PNCRFLXA73J	WLCRFLXA83H
CYGRFLXA32H	PNLSFLXA53H	WNHNFLXC29H
DNDNFLXA73H	PNLSFLXADS0	WSSDFLXA87H
DUNDFLXA43H	POINFLXARSA	<b>WSSDFLXADSO</b>
ENWDFLXA47H	PRSHFLXARSA	YBCTFLXA24H
FHSDFLXA57H	PSDNFLXA34H	ZPHYFLXA78H
FHSDFLXARSO	PTCYFLXA75H	
FRSTFLXA63H	RSKNFLXA64H	
GNDYFLXA57H	SARKFLXARSA	
HDSNFLXA86H	SEKYFLXA34H	
HGLDFLXA64H	SGBEFLXA36H	
HNCYFLXA42H	SKWYFLXADS0	
HNCYFLXN424	SLSPFLXA93H	
HYPKFLXADS0	SMNLFLXA23H	
INLKFLXARSA	SNSPFLXA37H	
INRKFLXX59H	SPBGFLXA89H	
KYSTFLXA92H	SPBGFLXADSO	
LGBKFLXA38H	SPBGFLXS86H	
LKALFLXA95H	SPRGFLXA37H	
LKLDFLXA68H	SRSTFLXA95H	
LKLDFLXE66H	SRSTFLXADS0	
LKLDFLXN85H	SSDSFLXA92H	
LKWLFLXA67H	STGRFLXA78H	
LKWLFLXERSA	SWTHFLXA88H	

Embarq Areas

ALFRFLXARS1	TLHSFLXCDS0	GLGCFLXADSO
BAKRFLXADSO	TLHSFLXDDS0	GLRDFLXADSO
BNFYFLXARSO	TLHSFLXEDS0	GVLDFLXARSO
CFVLFLXADS0	TLHSFLXFDS0	HMSPFLXARSO
CHLKFLXARSO	TLHSFLXGRLO	HOWYFLXARSO
CRVWFLXADS0	TLHSFLXHDS0	IMKLFLXARSO
CTDLFLXARSO	VLPRFLXADS0	INVRFLXADS1
DESTFLXADSO	VLPRFLXBRSO	IONAFLXARSO
DFSPFLXADS0	WSTVFLXARSO	KNVLFLXARPO
FRPTFLXARSO	ALSPFLXADS0	KSSMFLXAPS0
FTWBFLXA02T	ALVAFLXARS1	KSSMFLXBDS1
FTWBFLXADS0	APPKFLXADS1	KSSMFLXDRSO
<b>FTWBFLXBDS0</b>	ARCDFLXADS0	LBLLFLXADSO
<b>FTWBFLXCRSO</b>	ASTRFLXARSO	LDLKFLXAPSO
GDRGFLXADS0	<b>AVPKFLXADSO</b>	LHACFLXADS0
GLDLFLXARSO	BCGRFLXARS1	LKBRFLXADS1
<b>GNVLFLXARSO</b>	<b>BLVWFLXADS0</b>	LKHLFLXARSO
GNWDFLXARSO	BNSPFLXADS1	LKPCFLXARS0
JCVLFLCL06T	BSHNFLXARSO	LSBGFLXADS1
KGLKFLXARSO	<b>BVHLFLXADSO</b>	MOISFLXADS1
LEE FLXARSO	BWLGFLXARSO	MRDCFLXARSO
LWTYFLXARS0	CHSWFLXARSO	MRHNFLXARSO
MALNFLXARSO	CLMTFLXADS0	MTDRFLXARSO
MDSNFLXADS0	<b>CLTNFLXARSO</b>	MTLDFLXARPO
MNTIFLXADS0	CPCRFLXADS0	<b>MTVRFLXARSO</b>
MRNNFLXADS0	CPCRFLXBDS1	NFMYFLXADS0
PANCFLXARSO	CPHZFLXADS0	NFMYFLXBRSO
PNLNFLXARSO	CRRVFLXARS0	NNPLFLXADS1
RYHLFLXARSO	CSLBFLXADS1	NPLSFLXCDS0
SGBHFLXARSO	CYLKFLXADS0	NPLSFLXDDS0
SHLMFLXADS0	CYLKFLXBRSO	OCALFLXADS0
SNDSFLXARSO	DDCYFLXADS1	OCALFLXBPSO
SNRSFLXARSO	ESTSFLXARSO	<b>OCALFLXCRSO</b>
SPCPFLXARLO	EVRGFLXARS1	OCALFLXJRSO
STMKFLXARS0	<b>FTMBFLXARSO</b>	<b>OCNFFLXARPO</b>
STRKFLXADS0	FTMDFLXARSO	OKCBFLXADS1
TLHSFLXA02T	FTMYFLXA04T	<b>OKLWFLXAPS0</b>
TLHSFLXADS0	<b>FTMYFLXADS0</b>	ORCYFLXADS0
TLHSFLXADS1	<b>FTMYFLXBRSO</b>	ORCYFLXCRS0
<b>TLHSFLXBDS0</b>	FTMYFLXCDS2	PNGRFLXADS1

Windstream Areas

ALCHFLXARS1 BORAFLXARS1 BRFRFLXARS1 **BRKRFLXADSO CITRFLXADSO CLHNFLXADSO CRCYFLXADSO DWPKFLXARSO** FLRHFLXADS1 **FTWHFLXADS0 HGSPFLXADSO HLRDFLXADSO HSNGFLXADS0 INTRFLXADSO** JNGSFLXARS1 JSPRFLXARS1 LKBTFLXADS0 LRVLFLXARS1 LVOKFLXADS0 MAYOFLXARS1 **MCINFLXADS0 MLRSFLXADSO ORSPFLXADSO** RAFRFLXARS1 WALDFLXADS0 WHSPFLXARS1 WLBRFLXARS1