Floyd R. Self 850.521.6727 fself@bergersingerman.com

April 11, 2022

## VIA U.S. MAIL

Adam Teitzman, Commission Clerk Room 152, Gunter Building Florida Public Service Commission 2540 Shumard Oak Blvd. Tallahassee, Florida 32399-0850



Re:

Comcast Phone of Florida, LLC d/b/a Comcast Digital Phone's Response to 2022

Competitive Local Exchange Carrier Questionnaire

Dear Mr. Teitzman:

Comcast Phone of Florida, LLC d/b/a Comcast Digital Phone ("Comcast"), pursuant to Section 364.183(1), Florida Statutes, hereby claims that certain information provided in Comcast's Response to the 2022 Competitive Local Exchange Carrier Questionnaire contains confidential customer information that should be held exempt from public disclosure. Pursuant to Rule 25-22.006(5), Florida Administrative Code, in the attached envelope is the document with the confidential information highlighted.

Please acknowledge receipt of this letter by stamping the extra copy of this letter "filed" and returning the same to me.

Thank you for your assistance with this filing.

Sincerely,

BERGER SINGERMAN LLP

COMMISSION

CLERK

CLERK

COMMISSION

CLERK

Floyd R. Self

FRS/am Enclosure

cc: Ms. Cayce Hinton, Director

## 2022 Competitive Local Exchange Carrier (CLEC) Questionnaire (Due by April 15, 2022)\*

Company Code: TX576	Stock Symbol (if publicly traded): N/A
Company Name: Comcast Phone of Florid	da, LLC d/b/a Comcast Digital Phone
Contact name & title:Amy Averill, VP	, Regulatory Affairs
Telephone number: <u>470-787-4583</u>	
E-mail address:Amy_Averill@c	omcast.com_
Questions About Your Compan	y
1. Please provide a copy of the Form 477	you filed with the FCC with data as of December 31, 2021.
	at Phone of Florida is included on a corporate-level Form 477 dictional services not regulated by the Commission.
2. Are you currently operating under Cha	apter 7 or Chapter 11 bankruptcy protection?
Yes (Chapter 7)	Yes (Chapter 11)
3. What services, other than local service all that apply.	does your company currently provide in Florida? Please check
Local voice (non-VoIP)  VoIP  Private line/special access  Wholesale transport  Interexchange service  911/E911 transport  Cellular/wireless service	Wholesale loops Fiber or copper based video service Cable television Satellite television Internet access Dark Fiber Paging
Other (describe)	
4. Does your company offer bundled ser facilities)? Yes No	rvices (e.g., voice service packaged with non-voice services or
5. Does your company currently publicly	publish your service and price schedules for services offered in

Florida at the Florida Public Service Commission? If no, please provide the complete address or

<sup>\*</sup> The due date is established by Section 364.386(1)(b), Florida Statutes. Failure to comply with this rule may result in the Commission assessing penalties of up to \$25,000 per offense, with each day of noncompliance constituting a separate offense per Section 364.285(1), Florida Statutes.

2022 Competitive Local Exchange Carrier (CLEC) Questionnaire (Due by April 15, 2022)

hyperlink if on a webpage.	. (Chapter 364.04, F.S.)
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Yes	If no, where?	

6. Has your company experienced any significant barriers in entering Florida's local exchange markets? Please describe any major barriers encountered that may be impeding the growth of local competition in the state, along with any suggestions as to how to remove such obstacles. Any additional general information is welcome.

Please use additional paper if needed.