

**Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554**

In the Matter of)	
)	
Federal-State Joint Board on Universal Service)	CC Docket No. 96-45
)	
Application of Sprint Corporation for Designation as an Eligible Telecommunications Carrier in the State of Alabama)	
)	
Application of Sprint Corporation for Designation as an Eligible Telecommunications Carrier in the State of Florida)	
)	
Application of Sprint Corporation for Designation as an Eligible Telecommunications Carrier in the State of Georgia)	
)	
Application of Sprint Corporation for Designation as an Eligible Telecommunications Carrier in the State of New York)	
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Application of Sprint Corporation for Designation as an Eligible Telecommunications Carrier in the State of North Carolina)	
)	
Application of Sprint Corporation for Designation as an Eligible Telecommunications Carrier in the State of Pennsylvania)	
)	
Application of Sprint Corporation for Designation as an Eligible Telecommunications Carrier in the State of Tennessee)	
)	
Application of Sprint Corporation for Designation as an Eligible Telecommunications Carrier in the State of Virginia)	
)	

SPRINT CORPORATION SUPPLEMENTAL FILING

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SPRINT CORPORATION SUPPLEMENTAL FILING

Sprint Corporation (“Sprint”) hereby supplements its above-captioned applications seeking eligible telecommunications carrier (“ETC”) status for its wireless operations in each of the referenced states, pursuant to the Commission’s *Public Notice*, “Parties Are Invited to Update the Record Pertaining to Pending Petitions for Eligible Telecommunications Carrier Designations,” CC Docket No. 96-45, 19 FCC Rcd 6409 (2004) (“*Public Notice*”). We demonstrate that Sprint’s applications, as supplemented herein, satisfy the Commission’s established ETC

criteria, as well as the new standards set forth in the recently released orders granting ETC status to Virginia Cellular, LLC and Highland Cellular, Inc. 1/

I. BACKGROUND

Sprint is seeking ETC designation by this Commission with respect to certain areas (the “ETC Service Areas”) served by non-rural incumbent local exchange carriers (“ILECs”), as identified in its applications for each of the eight states listed above. Each of these states has expressly indicated that it lacks authority to designate wireless carriers as ETCs. 2/ Pursuant to Section 214(e)(6) of the Communications Act of 1934, as amended (the “Act”), Sprint previously filed with the Commission applications for ETC status. 3/ Each of the applications contains the showings required for ETC status based upon the applicable Commission precedent

1/ See *Federal-State Joint Board on Universal Service, Virginia Cellular, LLC Petition for Designation as an Eligible Telecommunications Carrier in the Commonwealth of Virginia*, 19 FCC Rcd 1563 (2004) (“*Virginia Cellular Order*”); *Federal-State Joint Board on Universal Service, Highland Cellular, Inc. Petition for Designation as an Eligible Telecommunications Carrier in the Commonwealth of Virginia*, 19 FCC Rcd 6422 (2004) (“*Highland Cellular Order*”). Sprint and other parties have petitioned for reconsideration of the *Virginia Cellular Order*, in part on the basis that certain aspects of that order were incorrectly decided as a matter of law. See Sprint Petition for Reconsideration, CC Docket No. 96-45, filed March 25, 2004 (“*Petition for Reconsideration*”). Sprint reserves the right to modify its commitments as appropriate or necessary in response to any changes in law, rules or orders of the Commission.

2/ See Sprint Alabama Application at 3-4; Sprint Georgia Application at 3-4; Sprint Florida Application at 3-4; Sprint New York Application at 3-4; Sprint North Carolina Application at 3-4; Sprint Pennsylvania Application at 3-4; Sprint Tennessee Application at 3-4; Sprint Virginia Application at 3-4. The Pennsylvania Public Utilities Commission issued a statement that it lacked jurisdiction over ETC designation of wireless carriers on Feb. 28, 2003. See Sprint Pennsylvania Application, Exhibit D. More recently, however, the PUC has indicated that the jurisdictional question is currently at issue in active proceedings before the agency and that it has not yet been resolved. See Pennsylvania PUC Comments on Nextel Partners Supplemental Filing, CC Docket No. 96-45 (filed May 7, 2004); Pennsylvania PUC Comments on Sprint Corp. Application for Designation as an ETC in Pennsylvania, CC Docket No. 96-45 (filed Nov. 10, 2003).

in force at the time of the filings, pursuant to which the FCC had previously granted numerous applications of wireless carriers for ETC status.

II. THE LEGAL STANDARD FOR ETC APPLICATIONS IN NON-RURAL ILEC AREAS

In the *Virginia Cellular Order*, the Commission enunciated a new, “more stringent public interest analysis for ETC designations in *rural* telephone company service areas” and stated that “[t]he framework enunciated in this Order shall apply to all ETC designations for *rural* areas pending further action by the Commission.” ^{4/} On that basis, the Commission found that the public interest would be served by designating Virginia Cellular as an ETC in five of the six rural telephone company study areas for which ETC designation had been requested. ^{5/} While the Commission did not address the substantive content of any public interest standard that applies in *non-rural* areas, it found that Virginia Cellular’s application satisfied the public interest in areas served by two non-rural ILECs because, “given our finding that Virginia Cellular has satisfied the more rigorous public interest analysis for the rural study areas, it follows that its commitments satisfy the public interest requirements for non-rural areas” ^{6/} – but it did not define those

^{3/} The filing dates for each of Sprint’s ETC Applications are listed in the Appendix of the *Public Notice*.

^{4/} *Virginia Cellular Order*, ¶ 4 (emphasis added).

^{5/} The Commission denied *Virginia Cellular*’s request with regard to the partially served service area of NTELOS due to concerns over “cream skimming” not relevant to Sprint’s ETC Applications for non-rural ETC Service Areas. See *Virginia Cellular Order*, ¶¶ 35 and 39.

^{6/} *Virginia Cellular Order*, ¶ 27.

requirements for non-rural areas. The Commission reached the same result, and applied the same analysis, in the *Highland Cellular Order*.

The public interest standards for “rural telephone company service areas” discussed in the *Virginia Cellular Order* and the *Highland Cellular Order* are not directly relevant to the applications at issue here, because Sprint has sought designation only in areas served by non-rural ILECs. Nonetheless, the *Public Notice* invited supplements to the record with regard to Sprint’s (and other parties’) applications for ETC designations in areas served by non-rural ILECs.

Sprint respectfully submits that the *Virginia Cellular Order*’s assertion that a separate public interest showing may be required for ETC applications in non-rural ILEC areas is unlawful and inconsistent with the Act. ^{7/} Instead of taking that untenable position – with little analysis and no record support – the Commission should have affirmed the Bureau’s previous holding, as provided in the statute, that designation of additional ETCs in areas served by non-rural ILECs is *per se* in the “public interest, convenience, and necessity” when the applicant shows it complies with the eligibility obligations of Section 214(e)(1). ^{8/} Sprint set forth its analysis in this regard in its Petition for Reconsideration of the *Virginia Cellular Order*. ^{9/}

^{7/} *Id.*

^{8/} *Federal-State Joint Board on Universal Service, Cellco Partnership d/b/a/ Bell Atlantic Mobile Petition for Designation as an Eligible Telecommunications Carrier*, 16 FCC Rcd 39, 45, ¶ 14 (Com. Car. Bur. 2000) (“*Cellco Delaware ETC Order*”).

^{9/} *Id.*, ¶ 27; Sprint Petition for Reconsideration, CC Docket No. 96-45, filed March 25, 2004 (“*Petition for Reconsideration*”). Consistent with Sprint’s position, an Administrative Law Judge at the Texas Public Utilities Commission recently reasoned that no “separate and distinct public

Moreover, the *Virginia Cellular Order* places non-rural applicants in the nearly impossible position of having to make a public interest showing without knowing what standard they need to meet. It is unreasonable to expect Sprint and other carriers to show that they meet a standard without knowing what that standard is, as Sprint pointed out in its Petition for Reconsideration:

Moreover, the *Virginia Cellular Order* fails to provide any guidance regarding the content of the public interest standard that now purportedly will apply to competitive ETC applications in non-rural ILEC areas. To the contrary, while recognizing that the public interest standard in non-rural areas must be less rigorous than that in rural areas, the *Order* simply observes that, “given our finding that Virginia Cellular has satisfied the more rigorous public interest analysis for the rural study areas, it follows that its commitments satisfy the public interest requirements for non-rural areas.” This approach provides no information on what standard non-rural applicants like Sprint must satisfy. Rather, the *Order* places non-rural applicants in the very difficult position of either attempting to satisfy the rural public interest

interest showing” is required for non-rural ETC applications, but rather, “that satisfaction of the other requirements for designation, and the increased competition resulting from ETC designation, [is] sufficient to show that ETC designation was *per se* consistent with the public interest” in non-rural areas. He reasoned that the opposing parties’ position that a separate public interest showing is required in non-rural, as well as rural, ILEC areas “would render the last sentence of 47 U.S.C. § 214(e)(2) entirely superfluous. * * * * Ultimately, if the use of the phrase “consistent with the public interest” in the second sentence of 47 U.S.C. § 214(e)(2) means that the Commission must make a public interest finding in every case, then the last sentence is meaningless. In interpreting the statute, under the rules of statutory construction, I cannot assign a meaning that nullifies the last sentence. *City of LaPorte v. Barfield*, 898 S.W.2d 288,291-292 (Tex. 1995).” *Application of Dobson Cellular Systems, Inc. for Designation as an Eligible Telecommunications Carrier and Petition to Redefine Certain Rural Service Areas*, SOAH Docket No. 473-04-0747, PUC Docket No. 28462, Memorandum of the Administrative Law Judge for April 29, 2004 Open Meeting, Agenda Item #19 (Craig R. Bennet, ALJ, April 22, 2004), available at http://interchange.puc.state.tx.us/WebApp/Interchange/Documents/28462_101_436432.PDF. During the April 29, 2004 Open Meeting, the Texas PUC approved the Administrative Law Judge’s recommendations in part – specifically including the recommendation to find that the application is in the public interest – and remanded in part. The written order is not yet available.

standard – even though that standard clearly does not apply in non-rural areas – or going forward without standards or certainty. [10/](#)

Notwithstanding these serious concerns, Sprint believes that its original applications and this supplement satisfy any reasonable public interest standard, and that even pursuant to the *Virginia Cellular* and *Highland Cellular Orders*, the Commission should proceed to issue the requested designations.

III. SPRINT'S COMMITMENTS FOR ETC STATUS

The Commission's *Virginia Cellular Order* prominently points to Virginia Cellular's November 12, 2003 supplement as the support for the types and levels of commitments required of a wireless carrier to obtain ETC status. [11/](#) In order to satisfy these new requirements and public interest standards, Sprint is making the commitments described in this supplement with respect to the ETC Service Areas, in each case subject to receipt of ETC status with respect to those ETC Service Areas. These commitments are consistent with those made by Virginia Cellular. [12/](#)

[10/](#) *Petition for Reconsideration* at 4-5. See also *id.* note 8 (“This lack of guidance regarding the public interest standard for non-rural ILEC areas is not surprising since, as the *Order* admits, “no parties oppose[d] Virginia Cellular’s request for ETC designation in the study areas of these non-rural telephone companies.” *Virginia Cellular Order*, ¶ 26. There was no discussion in the record of this proceeding regarding the proper “public interest” standard for non-rural ILEC areas. As discussed below, the lack of notice and comment rulemaking procedures prior to adopting this fundamental policy change violates the Administrative Procedure Act. See *infra*, pp.7-8.”)

[11/](#) The basic Section 2 14(e) showings required under prior Commission case law are contained in each of the various Sprint ETC Applications. Those showings do not materially differ in any way from the record showings submitted by Virginia Cellular.

[12/](#) Sprint acknowledges that the Commission has indicated that the Federal-State Joint Board on Universal Service has an ongoing proceeding considering *inter alia*, the process for designating ETCs and that the outcome of that proceeding could potentially impact the criteria used for ETC designations. See *Virginia Cellular Order*, ¶ 3. Any such recommendations will

A. CTIA's Consumer Code for Wireless Services

Virginia Cellular agreed to abide by the CTIA's Consumer Code for Wireless Services. ^{13/} Sprint has already committed to abide by the CTIA Consumer Code for Wireless Services, for its wireless operations across the country, not simply those states in which it seeks ETC status. ^{14/}

B. Consumer Complaint Reporting

The Commission required Virginia Cellular, as a condition of obtaining and retaining ETC status, to file with the Commission an annual report identifying the number of its customer complaints per 1,000 handsets. ^{15/} If designated as an ETC, Sprint will provide the Commission an annual report identifying the number of customer complaints per 1,000 customer connections received by Sprint with respect to the ETC Service Areas. ^{16/}

have the force of law only after the Commission issues its order either adopting, modifying or rejecting those recommendations which will be issued after notice and comment procedures are followed. *See Federal-State Joint Board on Universal Service*, 12 FCC Rcd 8776, 9192 (1997) (subsequent history omitted) ("the Commission has the ultimate responsibility to effectuate section 254 Congress reemphasized the Commission's authority independent of the Joint Board"); *id* at 9192 n.2077 ("Congress intended the Commission to promulgate regulations to effectuate section 254."). While the Joint Board has recently issued its recommendations (*see Federal-State Joint Board on Universal Service*, CC Docket No. 96-45, FCC 04J-1 (JB Feb. 27, 2004)), the standards that must be applied to Sprint's pending requests are limited to those specified in the Commission's rules.

^{13/} *Virginia Cellular Order*, ¶ 30. CTIA's Consumer Code for Wireless Services is available at http://www.wow-com.com/pdf/The_Code.pdf.

^{14/} *See* Sprint Press Release, available at http://www3.sprint.com/PR/CDA/PR_CDA_Press_Releases_Detail/0,3681,1111782,00.html; *see also* http://www.wow-com.com/pdf/Sprint_PR.pdf.

^{15/} *Virginia Cellular Order*, ¶¶ 30 and 46.

^{16/} Since customers frequently upgrade their handsets, Sprint believes that using customer connections – *i.e.*, unique telephone numbers or other identifiers for a specific customer

Although some incumbent local exchange companies have asked the Commission to impose more onerous and definitive quality of service standards on wireless ETCs, the FCC once again rejected this request in the *Virginia Cellular Order*. Accordingly, such arguments made against Sprint’s ETC applications should be similarly rejected.

C. Service Provisioning Commitment

Sprint is committed to providing service throughout the ETC Service Areas. The Commission has made it clear that “a telecommunications carrier’s inability to demonstrate that it can provide ubiquitous service at the time of its request for designation as an ETC should not preclude its designation as an ETC.” ^{17/} *Virginia Cellular* specifically described how it would respond to requests for service made by prospective customers. ^{18/} Consistent with the *Virginia Cellular Order*, Sprint makes the following commitment with respect to requests for service within the ETC Service Areas:

In response to requests for service within the ETC Service Areas, Sprint will take the following steps:

1. If a request comes from a customer for service within its ETC Service Areas, Sprint will promptly provide service using its standard customer equipment and service offerings where available.

connection – will be both more administratively feasible for Sprint to track and more meaningful for the Commission.

^{17/} *Virginia Cellular Order*, ¶ 23, citing *Federal-State Joint Board on Universal Service; Western Wireless Petition for Preemption of an Order of the South Dakota Public Utilities Commission*, Declaratory Ruling, 15 FCC Rcd 15168 (2000) (“*South Dakota Declaratory Ruling*”).

^{18/} *Virginia Cellular Order*, ¶ 15.

2. If a request comes from a customer residing in any area within the ETC Service Areas where Sprint does not provide service at the time of the request, Sprint will evaluate the feasibility of a number of means to provide service, including the following:
 - Whether the customer’s wireless handset equipment can be modified or replaced to provide acceptable service;
 - Whether a roof-mounted antenna or other network equipment can be deployed at the customer’s premises to provide service;
 - Whether adjustments at the nearest Sprint cell site can be made to provide service;
 - Whether there are other available adjustments to network or customer equipment/handsets to provide service;
 - Whether an additional cell site, a cell-extender, or repeater can be employed or could be constructed to provide service, and evaluate the costs and benefits of using scarce high-cost support to serve the number of customers requesting service; and
 - Whether resold service should be offered to the customer’s location in order to provide immediate service.

Sprint anticipates that it will rarely need to deny a service request.

First, Sprint is planning to construct new cell sites, add capacity to existing sites, and make other improvements to its network in order to reduce and minimize areas where it cannot provide service using its own wireless network facilities within its ETC Service Areas. As a customer-responsive company in a competitive marketplace, Sprint also has strong marketplace incentives to do so. Second, in areas where Sprint lacks coverage using its own network facilities, Sprint has arrangements to make service available to its customers by roaming over the networks of other

wireless carriers – in essence, a form of resale. ^{19/} Sprint already has in place such wireless roaming arrangements covering almost all of the eight states subject to this application. Accordingly, Sprint anticipates being able to provide service to almost all requesting customers in the ETC Service Areas upon request. However, in the event that, after evaluating the various options described above, Sprint determines that it must deny a service request, Sprint will notify the customer and include any such service denials in the annual report provided to the Commission.

D. Construction Plans

Virginia Cellular provided the Commission with its plans for use of high-cost funds. ^{20/} In Sprint's case, the Company plans to incur capital expenditures in excess of \$150 million to construct over 500 new cell sites in the eight states covered by this application, and over \$40 million to upgrade and add capacity to over 500 existing cell sites in those states, between January 2004 and June 2005. ^{21/} These amounts are significantly higher than the amounts of high-cost universal service funds the Company expects to receive for these states (approximately \$11 million per year). These construction projects will provide an improved universal service offering to consumers in the ETC Service Areas, and ultimately will expand Sprint's wireless coverage in less densely populated portions

^{19/} See *Virginia Cellular Order*, ¶ 37 (specifically noting permissibility of providing service using combination of facilities-based and resale of wireline *or wireless* services); *id.*, ¶ 24.

^{20/} *Virginia Cellular Order*, ¶ 16.

^{21/} Sprint expects that the bulk of these funds will be utilized in the ETC Service Areas.

of those areas. As with Virginia Cellular, these plans must be flexible and are subject to change in response to general consumer demand and other factors.

In connection with its annual certification, Sprint will provide the Commission with more detailed information on how high-cost support funds were used. ^{22/}

E. Advertising Commitment

Sprint advertises and informs customers of its services through a variety of means, including newspapers, television, radio and its website (<http://www.sprintpcs.com>). Sprint commits to continue to advertise the availability of its services throughout its ETC Service Areas and will also provide notices regarding its Lifeline and Link-Up offerings periodically in local newspapers and at local unemployment, social security and welfare offices in the ETC Service Areas. Therefore, consumers can learn about Sprint's service and determine that Lifeline and Linkup discounts are available. In addition, Sprint commits to publicize locally the construction of new facilities so that consumers are informed when new facilities are added to provide improved service in their specific area of interest.

^{22/} Significantly, the statute and applicable rules do not require ETCs to use all universal service funds received for incremental capital expenditures. Rather, the statute and rules permit ETCs to use universal service funds to cover the depreciation cost of past capital expenditures as well as ongoing operating expenses needed to "maintain" the facilities and services for which support is intended – and ILEC ETCs typically use the bulk of the funds they receive for this purpose. In addition to the construction projects referred to above, Sprint will continue to incur maintenance and other operating expenses associated with existing plant in the ETC Service Areas – and these expenditures are equally appropriate uses of universal service support funds.

IV. ETC SERVICE AREAS

Sprint proposed specific definitions of the ETC Service Areas for which it seeks designation in its initial applications. In this Supplement, Sprint hereby offers modified definitions of its ETC Service Areas, described in detail in the detailed maps provided in Exhibit B, and the listing of wire centers in Exhibit C.

Significantly, Sprint has modified its application to propose being designated for the entirety of each of these wire centers, and is no longer seeking designation for partial wire centers. ^{23/} Sprint has wireless network facilities covering all or a portion of each of the wire centers for which it seeks designation. While Sprint may not, at present, possess wireless network facilities throughout each of these wire centers, it has the “capability and commitment” to provide service throughout each of them “using either its own facilities or a combination of its own facilities and resale of another carrier’s services.” ^{24/} When and if Sprint receives requests for service from customers located in areas where Sprint currently lacks wireless network facilities, it will make best efforts to provide service upon reasonable request pursuant to the steps outlined in Section III.C. above.

These modifications to the proposed service area definitions should benefit consumers because Sprint is now willing to commit to serving as an ETC in a broader set of geographic areas. As an ETC, Sprint will be obligated to serve any and all customers upon reasonable request. The need to comply with this requirement, as

^{23/} Sprint has also modified its application to exclude the wire centers of Verizon North, Inc.-PA (Contel) in Pennsylvania, which are deemed “rural.”

^{24/} 47 U.S.C. § 214(e)(1)(A)(i); *see supra* note 20 and accompanying text.

well as the associated funding, will enable Sprint to build out its wireless network to high-cost portions of its ETC Service Area, a core purpose of the universal service program.

V. PUBLIC INTEREST SHOWING

In its initial applications, Sprint demonstrated that designating it as an ETC would advance the public interest. ^{25/} Sprint provides the following additional public interest showing, even though it believes this showing to be unnecessary. The public interest factors delineated in the *Virginia Cellular Order*, other than the service commitments, apply exclusively to the public interest analysis for rural service areas and not to the non-rural service areas that are the subject of this supplement. Specifically, that *Order* states,

[I]n determining whether designation of a competitive ETC in a rural telephone company's service area is in the public interest, we weigh numerous factors, including (1) the benefits of increased competitive choice, (2) the impact of multiple designations on the universal service fund, (3) the unique advantages and disadvantages of the competitor's service offering, (4) any commitments made regarding quality of telephone service provided by competing providers, and (5) the competitive ETC's ability to provide the supported services throughout the designated service area within a reasonable time frame. ^{26/}

Nonetheless, Sprint satisfies each of these public interest criteria.

^{25/} See Sprint Alabama Application at 10-12; Sprint Georgia Application at 10-12; Sprint Florida Application at 10-12; Sprint New York Application at 10-12; Sprint North Carolina Application at 10-12; Sprint Pennsylvania Application at 10-12; Sprint Tennessee Application at 10-12; Sprint Virginia Application at 10-12.

^{26/} *Virginia Cellular Order*, ¶ 4 (numbering added).

A. Benefits of Increased Competitive Choice

The Commission has held that competition cannot be the *only* public interest criterion, but the benefits of competition remain relevant and extremely important to the public interest analysis. ^{27/} Sprint's wireless service provides consumers with the benefit of a competitively priced telecommunications alternative that includes the feature of mobility as well as a greater local calling scope than traditional wireline services. Sprint offers rate plans that include a substantial local calling area with a corresponding level of included usage (typically including long distance calling) that provides excellent value for the price of the rate plan. ^{28/} Designating Sprint as an ETC will also provide an incentive to the ILECs to improve their customer service offerings in order to remain competitive. The Commission has noted that "we believe that competition may provide incentives to the incumbent to implement new operating efficiencies, lower prices, and offer better service to its customers."²⁹ For example, "because [Sprint's] local calling area is larger than those of the incumbent local exchange carriers it competes against, [Sprint's] customers will be subject to fewer toll charges," ^{30/} and therefore ILECs will face incentives to

^{27/} *Id.*, ¶¶ 4, 28-29.

^{28/} *Id.*, ¶ 20. Sprint's present rate plans are detailed on its website at <http://www.sprintpcs.com>.

^{29/} *Federal-State Joint Board on Universal Service; Guam Cellular and Paging, Inc., d/b/a/ GuamCell Communications Petition for Designation as an Eligible Telecommunications Carrier in the Territory of Guam*, 17 FCC Red 1502 (Com. Car. Bur. 2002), ¶ 22.

^{30/} *Virginia Cellular Order*, ¶ 29.

broaden their local calling areas and/or reduce their local-toll charges, to the benefit of consumers.

It is difficult for Sprint to operate as a full-fledged intermodal competitor on a level playing field against wireline ILECs that receive universal service support, unless Sprint receives ETC designation and qualifies to receive the same per-line support. The Commission has clearly recognized this dilemma on a number of occasions. [31/](#) The Commission has also reiterated its commitment to promoting facilities-based, intermodal competition. [32/](#) Designating Sprint as an ETC is a critical step toward achieving that goal, to the benefit of consumers.

[31/](#) *Federal-State Joint Board on Universal Service; Western Wireless Corp. Petition for Designation as an Eligible Telecommunications Carrier for the Pine Ridge Reservation in South Dakota*, 16 FCC Rcd 18133, ¶ 12 (2001) (“An important goal of the Act is to open local telecommunications markets to competition. Designation of qualified ETCs promotes competition and benefits consumers by increasing customer choice, innovative services, and new technologies.”); *South Dakota Declaratory Ruling*, 15 FCC Rcd at ¶ 13 (“No competitor would ever reasonably be expected to enter a high-cost market and compete against an incumbent carrier that is receiving support without first knowing whether it is also eligible to receive such support. We believe that it is unreasonable to expect an unsupported carrier to enter a high-cost market and provide a service that its competitor already provides at a substantially supported price. Moreover, a new entrant cannot reasonably be expected to be able to make the substantial financial investment required to provide the supported services in high-cost areas without some assurance that it will be eligible for federal universal service support. In fact, the carrier may be unable to secure financing or finalize business plans due to uncertainty surrounding its designation as an ETC.”); *Western Wireless Corp. Petition for Preemption of Statutes and Rules Regarding the Kansas State Universal Service Fund Pursuant to Section 253 of the Communications Act of 1934*, 15 FCC Rcd 16227 (2000) (according ILECs more per-line support than competitive ETCs would constitute an unlawful barrier to entry); *Federal-State Joint Board on Universal Service*, First Report and Order, 12 FCC Rcd 8776, 8701-02, ¶ 48 (1997) (subsequent history omitted) (“We conclude that competitively neutral rules will ensure . . . that no entity receives an unfair competitive advantage that may skew the marketplace or inhibit competition by limiting the available quantity of services or restricting the entry of potential service providers.”).

[32/](#) *Telephone Number Portability; CTIA Petitions for Declaratory Ruling on Wireline/Wireless Porting Issues*, 18 FCC Rcd 23697 (2003); *Federal-State Joint Board on Universal Service*, Recommended Decision, 17 FCC Rcd 14095 (Joint Board 2002), Separate Statement of Commissioner Kathleen Q. Abernathy (citing the fact that “wireless carriers’ innovative offerings have led to extensive intermodal competition” as part of justification for not

B. Minimal Impact on the Overall Size of the Universal Service Fund

The financial impact of granting Sprint's ETC applications for the non-rural service areas as proposed herein on the universal service fund is minimal. The amounts Sprint will receive from the Interstate Access Support ("IAS") fund will have no impact on the overall size of the fund, since the IAS fund is subject to a nationwide hard cap of \$650 million per year. Moreover, contrary to Verizon's misleading analysis, [33/](#) the disbursement of IAS funds to Sprint and other competitive ETCs is fully consistent with the purposes of that fund, which were not to establish a guaranteed replacement for access revenues for ILECs subject to the CALLS plan, but rather, to "make[] implicit universal service funding in access charges explicit and portable. * * * * By making universal service support funding explicit and portable, the interstate access universal service support mechanism should also encourage competitive entry in high-cost areas." [34/](#) Designating Sprint as an ETC and allowing it to receive IAS funds is fully consistent with the Commission's stated purpose in establishing the IAS.

imposing equal access requirement on wireless ETCs); *Review of the Section 251 Unbundling Obligations of Incumbent Local Exchange Carriers*, 18 FCC Rcd 16978 (2003), *aff'd in part and rev'd in part sub nom. United States Telecom Ass'n v. FCC*, No. 00-1012 (D.C. Cir. March 2, 2004).

[33/](#) See, e.g., Verizon Opposition to Supplemented ETC Applications, CC Docket No. 96-45 (filed May 7, 2004); Verizon Opposition to Sprint ETC Application for North Carolina, CC Docket No. 96-45 (filed Mar. 11, 2004).

[34/](#) *Access Charge Reform*, Sixth Report and Order, 15 FCC Rcd 12962, ¶¶ 29, 32 (2000) ("CALLS Order"), *subsequent history omitted*.

Sprint expects to receive only minimal amounts from the other high-cost fund elements. These funds would represent an increase in the size of the overall high-cost fund of only 0.0096 percent if these applications are granted. [35/](#)

C. Unique Advantages of Sprint's PCS Offerings

Sprint's PCS offerings give customers substantial and unique benefits. First, Sprint has built a robust, all-digital, nationwide mobile wireless network. Today, Sprint's nationwide PCS network includes over 20,000 cell sites in service. And with regard to the eight states at issue, Sprint plans to construct and enhance hundreds of additional sites throughout 2004. As a result, customers will receive the benefit of greater coverage and capacity, meaning fewer dropped calls and faster data transfer.

Second, Sprint offers consumers industry-leading network technology. Sprint offers its subscribers the capacity to view, download, and share data, including the ability to shoot full-color digital pictures or 15-second video clips and instantly share them with family and friends or upload them to an album. Sprint also offers consumers high data speed capabilities, supporting applications such as the ability to watch TV on a PCS phone via the Web. [36/](#)

[35/](#) These calculations were based upon Sprint's estimate of the amount of support and the size of the current funds. Sprint determined the number of subscribers residing in the non-rural areas by comparing the addresses of subscribers to a database of zip codes delineating the areas of its non-rural service area. Sprint determined the total per line support of the competing ILECs in each of its ETC Service Areas and multiplied those amounts by the number of Sprint customers in the competing ILECs' exchanges to determine its estimated potential support.

[36/](#) Although advanced services are not mandatory "supported services" included in the minimum defined list of services that all ETCs must offer, under the Commission's "no barriers to advanced services" policy, "use of support to invest in infrastructure capable of providing access to advanced services does not violate section 254(e), which mandates that support be used 'only

Third, Sprint offers consumers some of the most innovative and beneficial wireless calling packages in the industry. Like other wireless carriers, Sprint's plans offer broad local calling scopes, including nationwide long distance, as well as voicemail, caller ID, and other "vertical services," included in the basic monthly rate for many plans. Sprint goes much further, however, in offering new plans such as its recently introduced Sprint PCS Fair and FlexibleSM Plan, which automatically adjusts the number of included minutes based on a customer's actual usage each month and prevents high overage charges. Sprint also offers consumers guarantees such as the right to try different calling plans within the first three months without signing a new agreement. As noted above, Sprint is also an original signatory and adherent to the CTIA Consumer Code. Sprint is well positioned to bring the economies and broader local calling scopes to subscribers in the ETC Service Areas.

D. Quality of Service Commitments and Ability to Provide Service Within a Reasonable Time Frame

Sprint's innovative array of technologically advanced consumer service offerings is discussed in the preceding section. Moreover, as discussed above, Sprint does not anticipate that it will frequently need to deny service requests, since it already has wireless network coverage in the ETC Service Areas, is rapidly constructing additional cell sites and upgrading existing sites, and has in place

for the provision, maintenance, and upgrading of facilities and services for which the support is intended.' The public switched telephone network is not a single-use network. Modern network infrastructure can provide access not only to voice services, but also to data, graphics, video, and other services." *Federal-State Joint Board on Universal Service*, Fourteenth Report and Order, 16 FCC Rcd 11244, ¶ 200 (2001), *subsequent history omitted*.

roaming arrangements that enable it to provide quality service upon reasonable request to customers throughout the ETC Service Areas. Moreover, in the event that Sprint cannot provide service, the Company has committed to evaluate other actions that may be necessary, potentially including deployment of additional facilities, to ensure that it provides service to every requesting consumer within its designated ETC Service Areas within a reasonable time frame, as discussed above. ^{37/} Sprint has also made specific showings regarding its plans to construct and upgrade cell sites in the ETC Service Areas. ^{38/}

VI. CONCLUSION

On the basis of the *Virginia Cellular Order* and the commitments made herein, Sprint has met the requirements for ETC status in the ETC Service Areas and has met the required public interest threshold for non-rural service territories. Accordingly, Sprint should immediately be granted its requests for ETC status in the proposed ETC Service Areas in wire centers served by non-rural incumbent local exchange carriers.

^{37/} See Section III.C., *supra*.

^{38/} See Section III.B., *supra*.

Respectfully submitted,

SPRINT CORPORATION



By: _____

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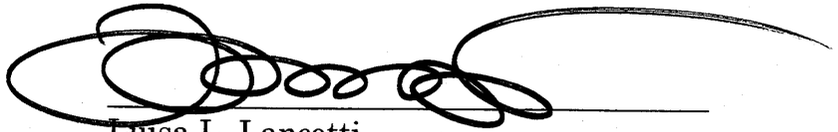
May 14, 2004

EXHIBIT A

Declaration of Luisa L. Lancetti

I have read the foregoing Sprint Corporation Supplemental Filing, and all information therein is true and correct to the best of my knowledge, information, and belief.

Executed on May 14, 2004

A handwritten signature in black ink, consisting of several loops and a long horizontal stroke extending to the right.

Luisa L. Lancetti
Vice-President, Wireless Regulatory Affairs
Sprint Corporation

EXHIBIT B

Exhibit B

MAP OF SPRINT SERVICE AREA DEPICTING NON-RURAL WIRE CENTERS WHERE ETC STATUS IS REQUESTED

ALABAMA

-  SPRINT PCS SERVING AREA
-  BELLSOUTH AND CENTURY WIRE CENTERS INTERSECTING SPRINT PCS WIRE CENTERS FOR WHICH ETC STATUS IS REQUESTED

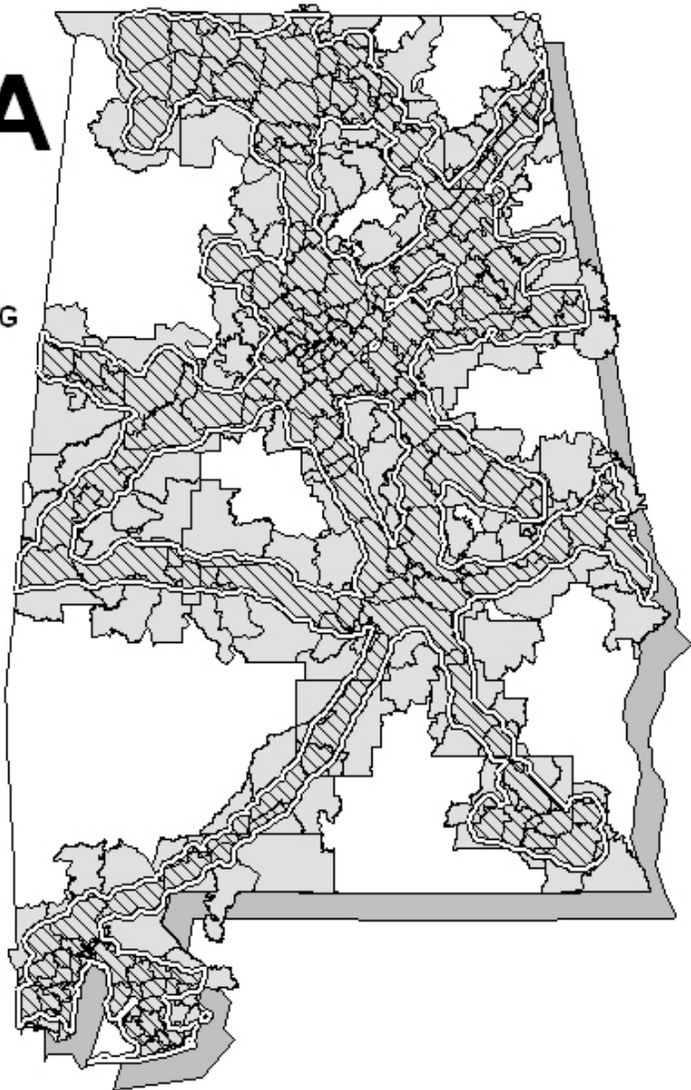


Exhibit B

MAP OF SPRINT SERVICE AREA DEPICTING NON-RURAL WIRE CENTERS WHERE ETC STATUS IS REQUESTED

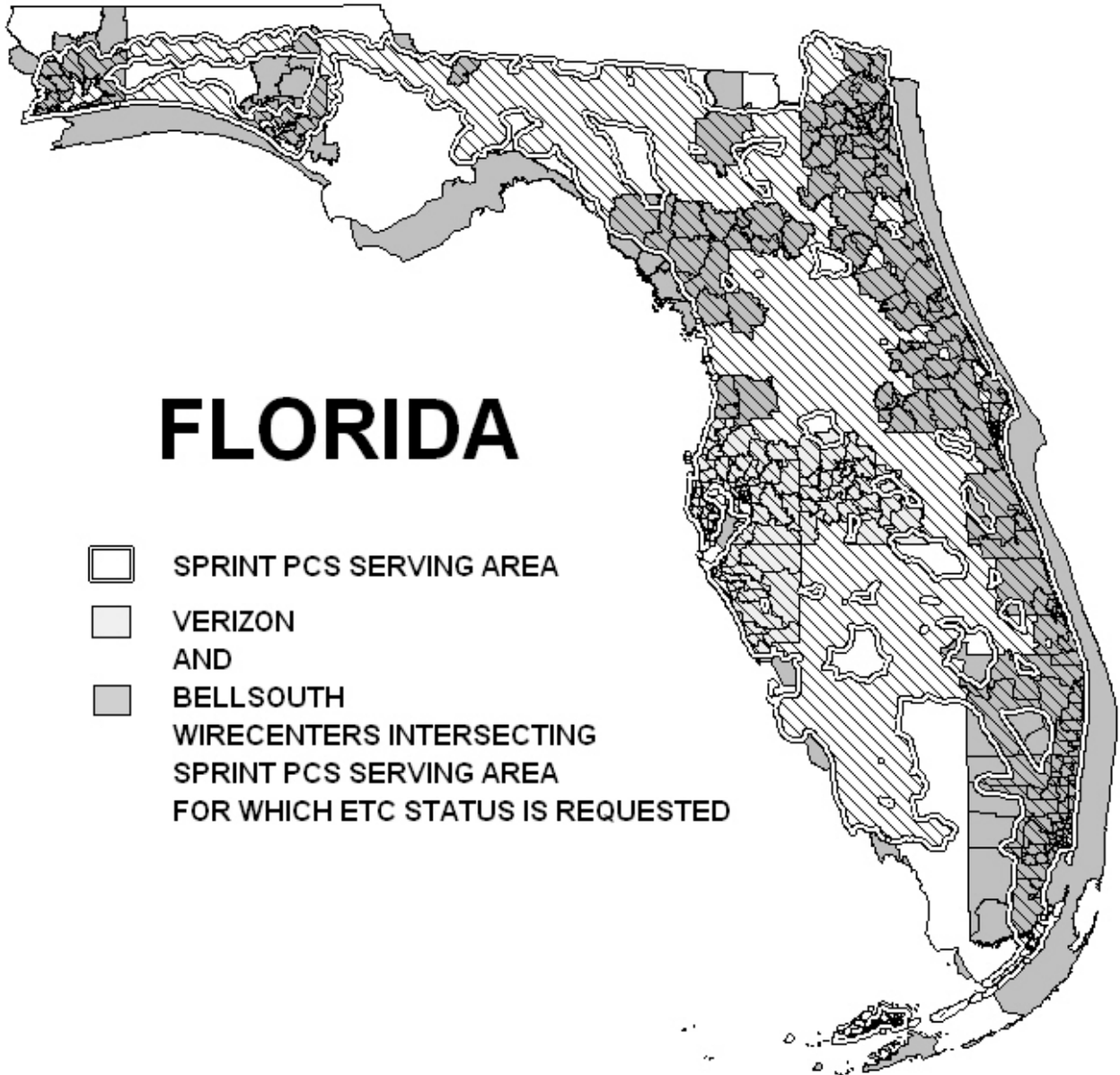


Exhibit B

MAP OF SPRINT SERVICE AREA DEPICTING NON-RURAL WIRE CENTERS WHERE ETC STATUS IS REQUESTED

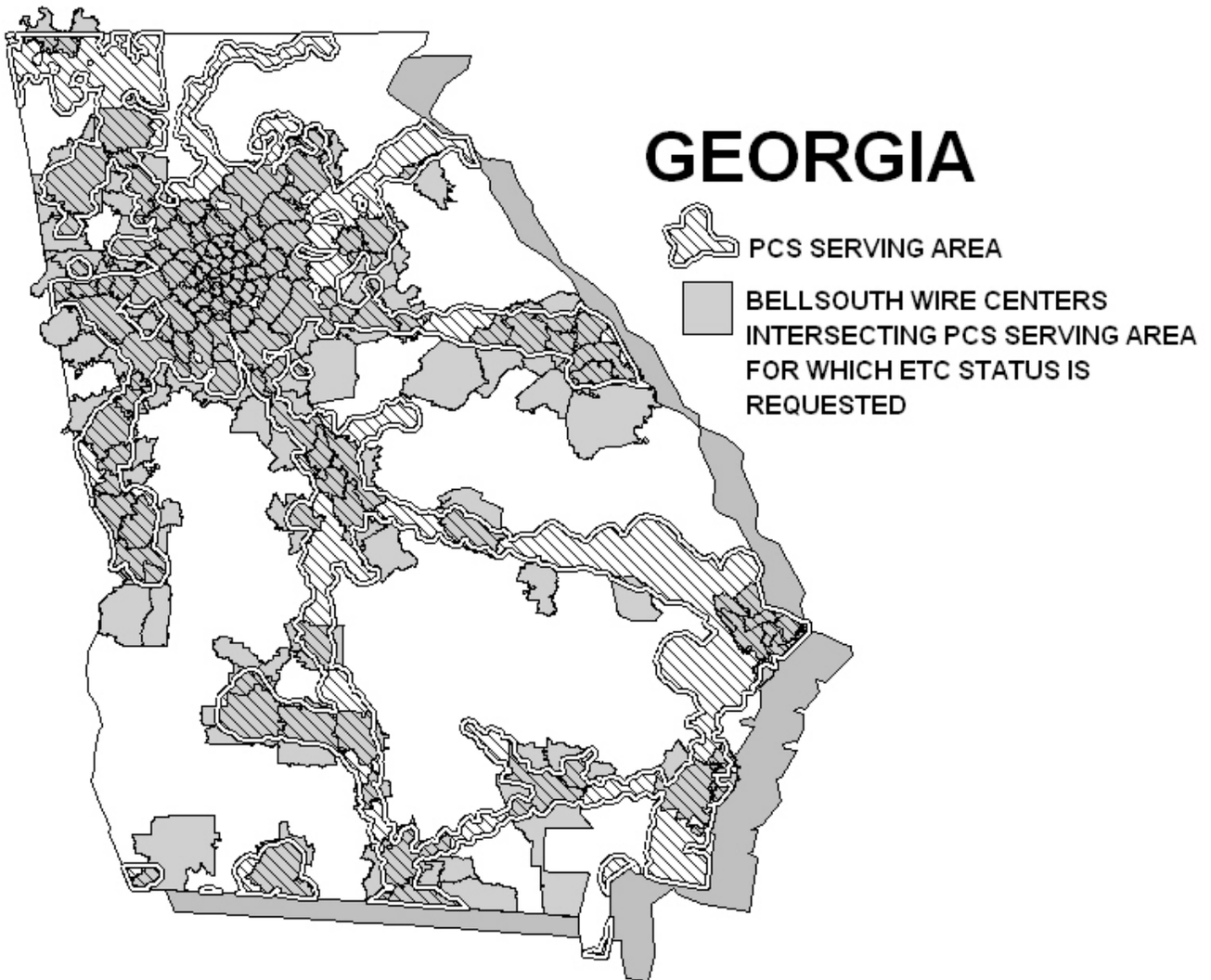


Exhibit B

MAP OF SPRINT SERVICE AREA DEPICTING NON-RURAL WIRE CENTERS WHERE ETC STATUS IS REQUESTED

NEW YORK

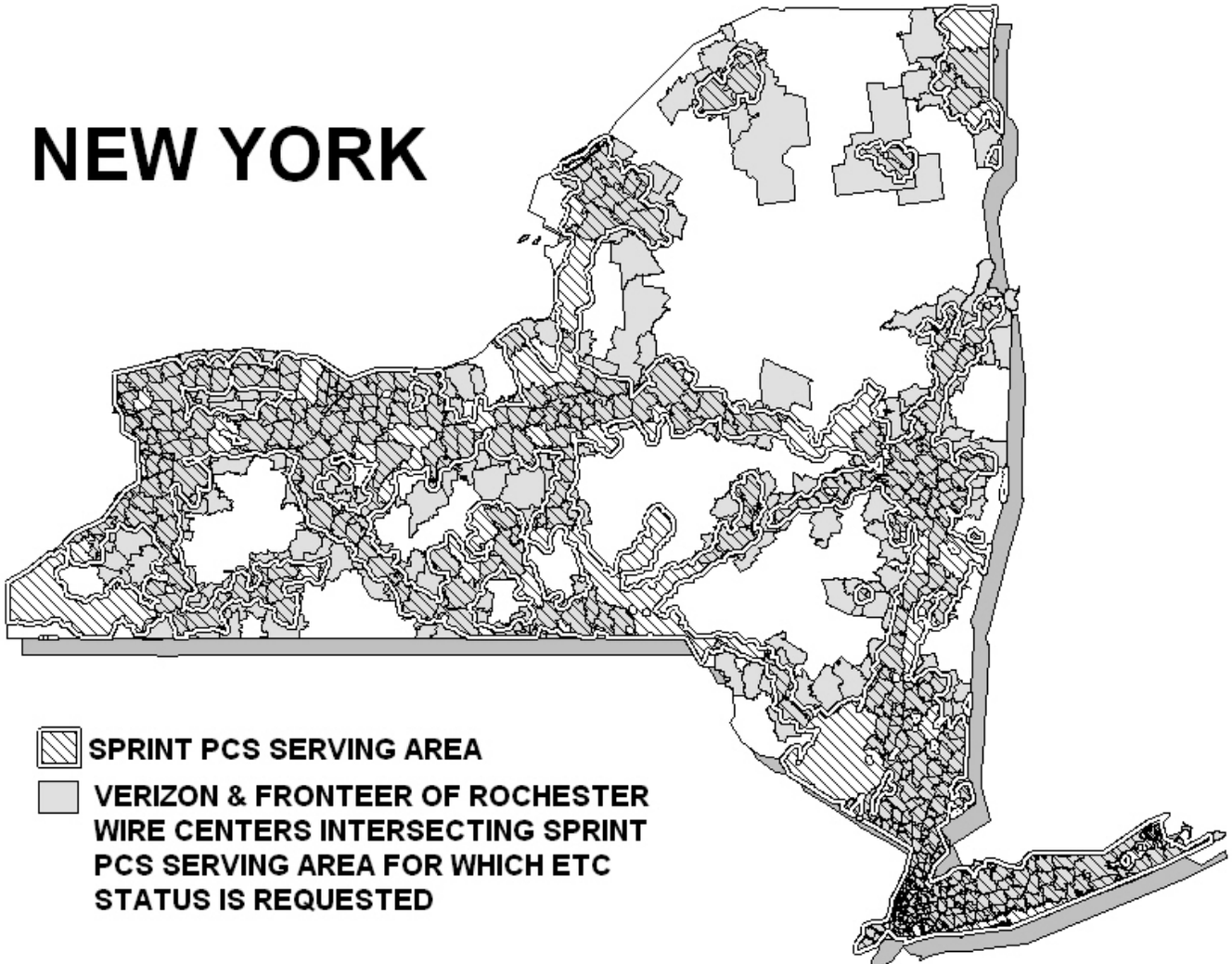
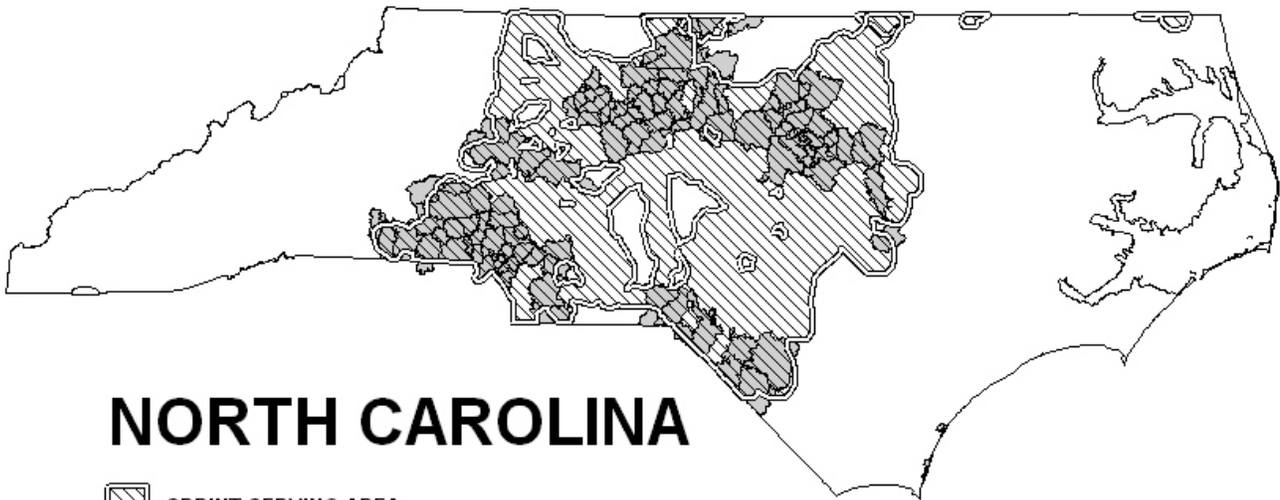


Exhibit B

MAP OF SPRINT SERVICE AREA DEPICTING NON-RURAL WIRE CENTERS WHERE ETC STATUS IS REQUESTED



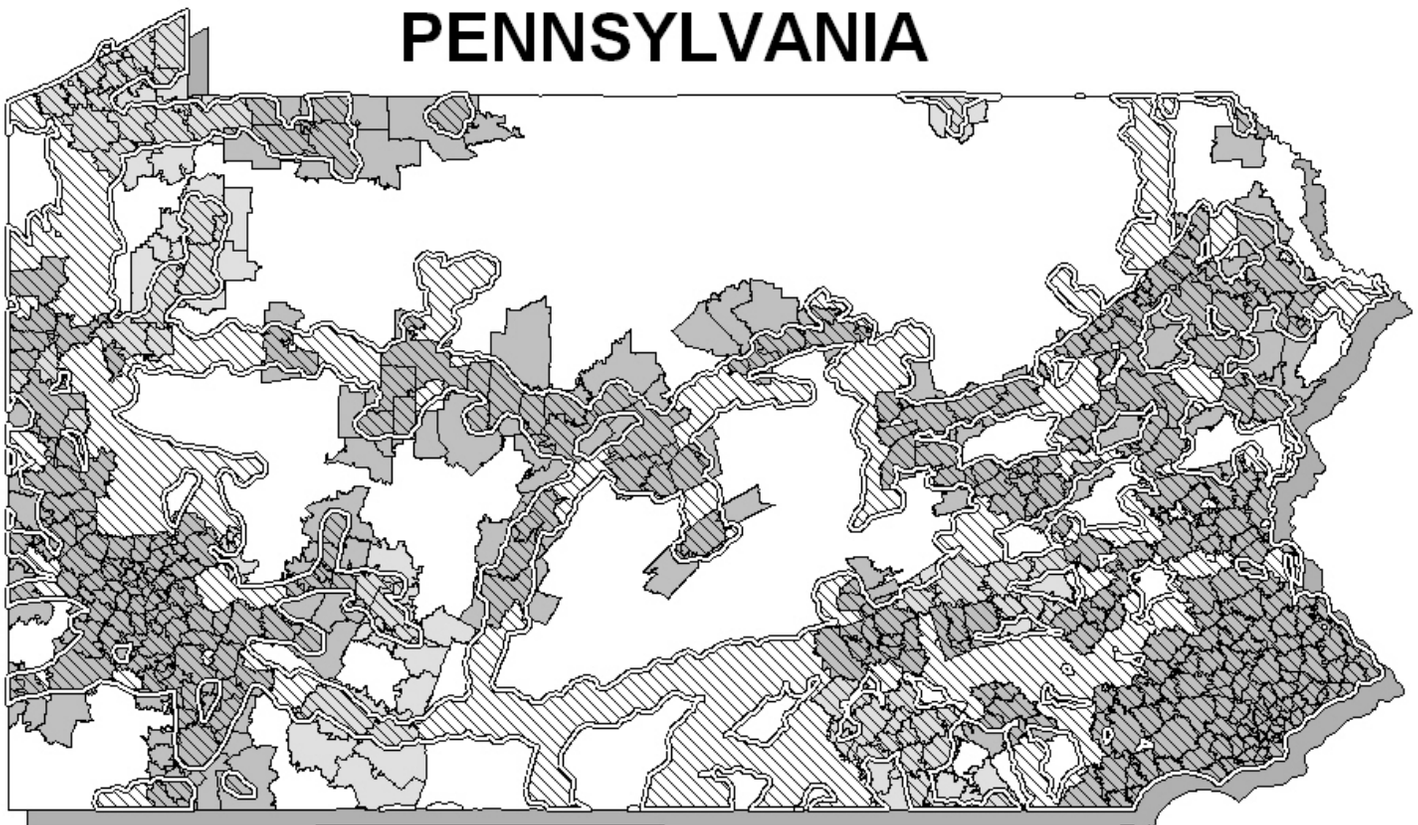
NORTH CAROLINA

-  SPRINT SERVING AREA
-  BELLSOUTH, VERIZON GTE, VERIZON CONTEL, NORTH STATE WIRE CENTERS INTERSECTING SPRINT SERVING AREAS FOR WHICH ETC STATUS IS REQUESTED

Exhibit B

MAP OF SPRINT SERVICE AREA DEPICTING NON-RURAL WIRE CENTERS WHERE ETC STATUS IS REQUESTED

PENNSYLVANIA

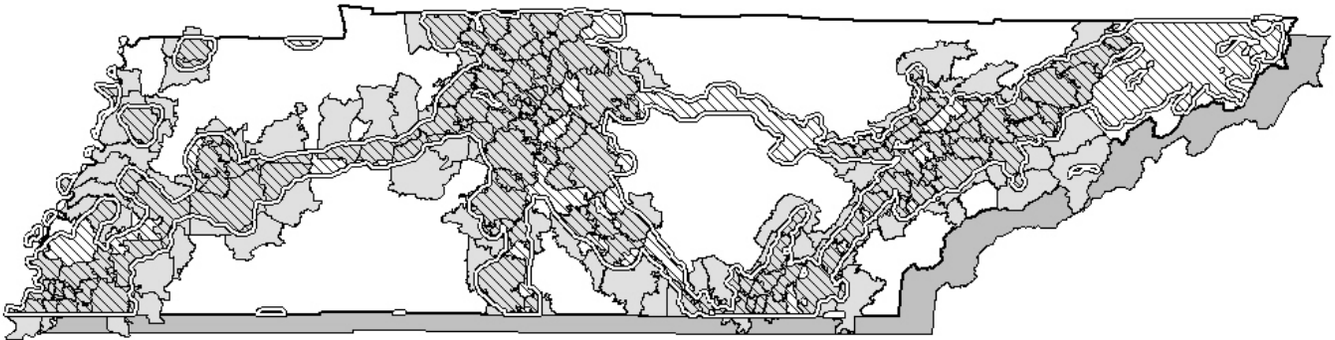


- VERIZON NORTH (170169) AND
- VERIZON RBOC (175000) WIRE CENTERS INTERSECTING
- SPRINT PCS SERVING AREA
- SPRINT PCS SERVING AREA FOR WHICH ETC STATUS IS REQUESTED

Exhibit B

MAP OF SPRINT SERVICE AREA DEPICTING NON-RURAL WIRE CENTERS WHERE ETC STATUS IS REQUESTED

TENNESSEE



-  SPRINT PCS SERVING AREA
-  BELL SOUTH WIRE CENTERS INTERSECTING SPRINT PCS SERVICE AREA FOR WHICH ETC STATUS IS REQUESTED

Exhibit B

MAP OF SPRINT SERVICE AREA DEPICTING NON-RURAL WIRE CENTERS WHERE ETC STATUS IS REQUESTED

VIRGINIA

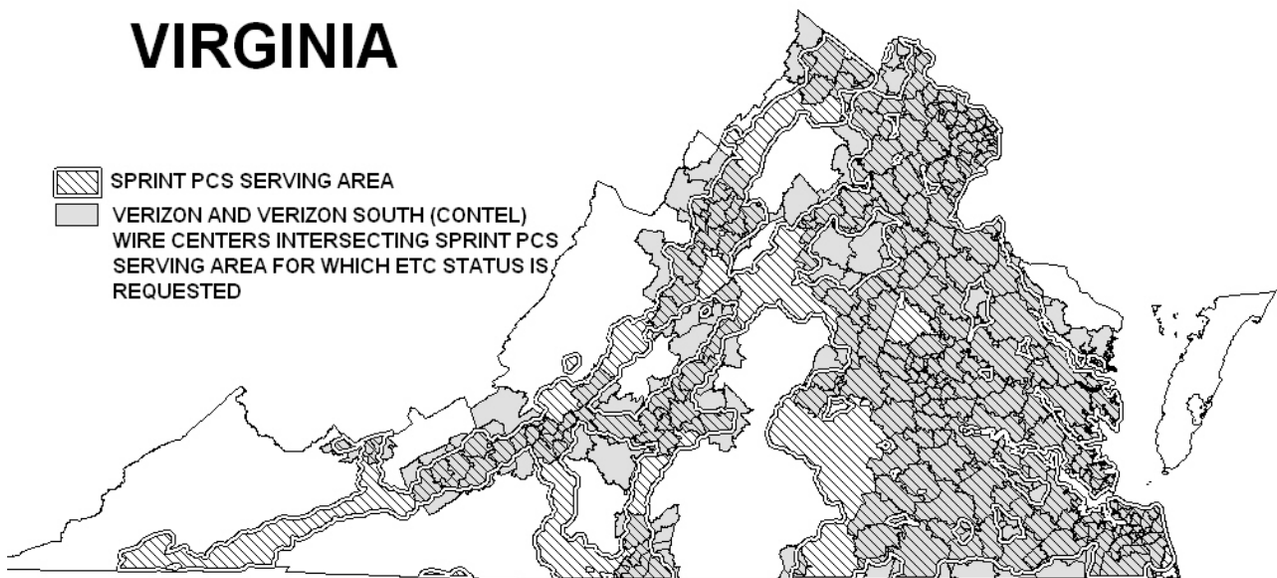


EXHIBIT C

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
BELLSOUTH TELECOMM INC DBA SOUTH CENTRAL BELL TEL		
	ALBSALMA	ALABASTER
	ALCYALMT	ALEXANDER CITY
	ALVLALMA	ALBERTVILLE
	ANTNALLE	ANNISTON
	ANTNALMT	ANNISTON
	ANTNALOX	ANNISTON
	ATHNALER	ATHENS
	ATHNALMA	ATHENS
	ATTLALNM	ATTALLA
	AUBNALMA	AUBURN
	BLFNALMA	BELLE FONTAINE
	BOAZALMA	BOAZ
	BRHMALCH	BIRMINGHAM
	BRHMALCP	BIRMINGHAM
	BRHMALEL	BIRMINGHAM
	BRHMALEN	BIRMINGHAM
	BRHMALEW	BIRMINGHAM
	BRHMALFO	BIRMINGHAM
	BRHMALFS	BIRMINGHAM
	BRHMALHW	BIRMINGHAM
	BRHMALMT	BIRMINGHAM
	BRHMALOM	BIRMINGHAM
	BRHMALOX	BIRMINGHAM
	BRHMALRC	BIRMINGHAM
	BRHMALTA	BIRMINGHAM
	BRHMALVA	BIRMINGHAM
	BRHMALWE	BIRMINGHAM
	BRHMALWL	BIRMINGHAM
	BRPTALMA	BRIDGEPORT
	BRTOALMA	BREWTON
	BSMRALBP	BESSEMER
	BSMRALBU	BESSEMER
	BSMRALHT	BESSEMER
	BSMRALMA	BESSEMER
	BWDNGAMA	RANBURNE
	BYMNALMA	BAY MINETTE
	CALRALMA	CALERA
	CHBGALMA	CHILDERSBURG
	CHLSALMA	CHELSEA
	CLANALMA	CLANTON
	CLMBALMA	COLUMBIANA
	CLMNALFA	CULLMAN
	CLMNALJC	CULLMAN
	CLMNALMA	CULLMAN
	CNTMFLLE	CLEAR SPRINGSAL

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
BELLSOUTH TELECOMM INC DBA SOUTH CENTRAL BELL TEL		
	CRDVALMA	CORDOVA
	CRLDALMA	COURTLAND
	DCTRALMT	DECATUR
	DDVLALMA	DADEVILLE
	DMPLALMA	DEMOPOLIS
	DORAALMA	DORA
	EUTWALBO	EUTAW
	EUTWALMA	EUTAW
	EVRGALMA	EVERGREEN
	FLRNALMA	FLORENCE
	FMTNALMT	FLOMATON
	FRHPALMA	FAIRHOPE
	FTDPALMA	FORT DEPOSIT
	FTPYALMA	FORT PAYNE
	GSDALHS	GADSDEN
	GSDALMT	GADSDEN
	GSDALRD	GADSDEN
	GDWRALMA	GOODWATER
	GNBOALMA	GREENSBORO
	GRDLALNM	GARDENDALE
	GRLYALMA	GURLEY
	GTVLALNM	GUNTERSVILLE
	GYVLALNM	GRAYSVILLE
	HLVIALMA	HOLTVILLE
	HNVIALW	HUNTSVILLE
	HNVIALMT	HUNTSVILLE
	HNVIALPW	HUNTSVILLE
	HNVIALRA	HUNTSVILLE
	HNVIALRW	HUNTSVILLE
	HNVIALUN	HUNTSVILLE
	HNVLALBR	HANCEVILLE
	HNVLALNM	HANCEVILLE
	HRTSALNM	HARTSELLE
	HRTSALPE	HARTSELLE
	HZGRALMA	HAZEL GREEN
	JCVLALMA	JACKSONVILLE
	JSPRALMT	JASPER
	KLLNALMA	KILLEN
	LFYTALRS	LAFAYETTE
	LGTNALMA	LEIGHTON
	LNDNALMA	LINDEN
	LVTNALLA	LIVINGSTON
	LXTNALMA	LEXINGTON
	MARNALNM	MARION
	MDSNALNM	MADISON
	MNFDALMA	MUNFORD

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
BELLSOUTH TELECOMM INC DBA SOUTH CENTRAL BELL TEL		
	MNTVALNM	MONTEVALLO
	MOBLALAP	MOBILE
	MOBLALAZ	MOBILE
	MOBLALBF	MOBILE
	MOBLALOS	MOBILE
	MOBLALPR	MOBILE
	MOBLALSA	MOBILE
	MOBLALSE	MOBILE
	MOBLALSF	MOBILE
	MOBLALSH	MOBILE
	MOBLALSK	MOBILE
	MOBLALTH	MOBILE
	MOLTALNM	MOULTON
	MTGMALDA	MONTGOMERY
	MTGMALMB	MONTGOMERY
	MTGMALMT	MONTGOMERY
	MTGMALNO	MONTGOMERY
	MTVRALMA	MT VERNON
	OHTCALMA	OHATCHEE
	OPLKALMT	OPELIKA
	PDMTALMA	PIEDMONT
	PHCYALFM	PHENIX CITY
	PHCYALMA	PHENIX CITY
	PNSNALMA	PINSON
	PRSHALNM	PARRISH
	PRVLALMA	PRATTVILLE
	RLVLALMA	RUSSELLVILLE
	RRVLALMA	ROGERSVILLE
	SELMALMT	SELMA
	SHFDALMT	SHEFFIELD
	SYLCALMT	SYLACAUGA
	TLDGALMA	TALLADEGA
	TLDGALRF	TALLADEGA
	TLLPGAES	FRUITHURST
	TROYALMA	TROY
	TSCLALDH	TUSCALOOSA
	TSCLALMT	TUSCALOOSA
	TSCLALNO	TUSCALOOSA
	TSKGALMA	TUSKEGEE
	TWCKALMA	TOWN CREEK
	UNTWALNM	UNIONTOWN
	VNCNALMA	VINCENT
	WBTNALNM	WEST BLOCTON
	WRRRALNM	WARRIOR
	WTMPALMA	WETUMPKA
	YORKALMA	YORK

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
------	------	------------------

CENTURYTEL TEL OF ALABAMA, LLC (SOUTHERN)

ARITALXA	ARITON
BNKSALXA	BANKS
BRNDALXA	BRUNDIDGE
DLVLALXA	DALEVILLE
DTHNALXA	DOTHAN
ECHOALXA	ECHO
ENTRALXA	ENTERPRISE
FRHMALXA	FOREST HOME
GNVLALXA	GREENVILLE
GRGNALXA	GEORGIANA
HDLDALXA	HEADLAND
MCKNALXA	MCKENZIE
MLCYALXA	MIDLAND CITY
NWBCALXA	NEW BROCKTON
NWTNALXA	NEWTON
NWVIALXA	NEWVILLE
OZRKALXA	OZARK
SLCMALXA	SLOCOMB
WCBGALXA	WICKSBURG

CENTURY TEL OF ALABAMA, LLC (NORTHERN)

ACVLALXA	ALICEVILLE
ALBRALXA	ALBERTA
BLBTALXA	BAYOU LA BATRE
CHLFALXA	CHULAFINNE
CRTNALXA	CARROLLTON
DPILALXA	DAUPHIN ISLAND
DELTALXA	DELTA
ETVLALXA	ETHELVILLE
FLVLALXA	FALKVILLE
FWRVALXA	FOWL RIVER
GDBAALXA	GRAND BAY
GORDALXA	GORDO
HFLNALXA	HEFLIN
IRSEALXA	IRVINGTON
JMSNALXA	JEMISON
LECTALXA	LECTA
LNCLALXA	LINCOLN
MENTALXA	MENTONE
MSSYALXA	MASSEY
NTSLALXA	NOTASULGA
ODRGALXA	ODEN RIDGE
ORVLALXA	ORRVILLE
PANLALXA	PANOLA
PHBLALXA	PHIL CAMPBELL
PLCYALXA	SURFSIDE

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
	RCFRALXA	ROCKFORD
<u>CENTURY TEL OF ALABAMA, LLC (NORTHERN)</u>		
	RFRMALXA	REFORM
	THRSALXA	THORSBY
	TLLSALXA	TALLASSEE
	TSVLALXA	TRUSSVILLE
	VYHDALXA	VALLEY HEAD

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
<u>VERIZON FLORIDA INC.</u>		
	ABDLFLXA	AUBURNDALE
	ALTRFLXA	BARTOW
	BARTFLXA	BARTOW
	BRBAFLXA	BRADENTON
	BRTNFLXX	BRADENTON
	PLSLFLXA	BRADENTON
	ANMRFLXA	BRADENTON
	STGRFLXA	CLEARWATER
	CLWRFLXA	CLEARWATER
	CNSDFLXA	CLEARWATER
	DNDNFLXA	CLEARWATER
	INRKFLXX	CLEARWATER
	PNLSFLXA	CLEARWATER
	ENWDFLXA	ENGLEWOOD
	FRSTFLXA	FROSTPROOF
	DUNDFLXA	HAINESCITY
	HNCYFLXA	HAINESCITY
	HNCYFLXN	HAINESCITY
	POINFLXA	HAINESCITY
	HDSNFLXA	HUDSON
	MNLKFLXA	HUDSON
	INLKFLXA	INDIANLAKE
	BBPKFLXA	LAKE WALES
	LKWFLXA	LAKE WALES
	LKWFLXE	LAKE WALES
	LKLDFLXA	LAKELAND
	LKLDFLXE	LAKELAND
	LKLDFLXN	LAKELAND
	HGLDFLXA	LAKELAND
	LRGOFLXA	LARGO
	BRJTFLXA	MULBERRY
	MLBYFLXA	MULBERRY
	MYCYFLXA	MYAKKA
	NRPTFLXA	NORTH PORT
	NPRCFLXA	NWPTRICHEY
	SNSPFLXA	NWPTRICHEY
	PLMTFLXA	PALMETTO
	PRSHFLXA	PALMETTO
	PTCYFLXA	PLANT CITY
	PNCRFLXA	PLANT CITY
	PKCYFLXA	POLK CITY
	NRSDFLXA	SARASOTA
	SPRGFLXA	SARASOTA
	SRSTFLXA	SARASOTA
	SSDSFLXA	SARASOTA
	SARKFLXA	SARASOTA

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
<u>VERIZON FLORIDA INC.</u>		
	SEKYFLXA	SARASOTA
	LGBKFLXA	SARASOTA
	BAYUFLXA	STPETERSBG
	FHSDFLXA	STPETERSBG
	GNDYFLXA	STPETERSBG
	LLMNFLXA	STPETERSBG
	NGBHFLXA	STPETERSBG
	PSDNFLXA	STPETERSBG
	SKWYFLXA	STPETERSBG
	SPBGFLXA	STPETERSBG
	SPBGFLXS	STPETERSBG
	SGBEFLXA	STPETERSBG
	THNTFLXA	TAMPA EAST
	BRNDFLXA	TAMPA EAST
	KYSTFLXA	TAMPA WEST
	OLDSFLXA	TAMPA WEST
	CRWDFLXA	TAMPACENTR
	SLSPFLXA	TAMPACENTR
	TMTRFLXA	TAMPACENTR
	UNVRFLXA	TAMPACENTR
	ALFAFLXA	TAMPACENTR
	BHPKFLXA	TAMPACENTR
	HYPKFLXA	TAMPACENTR
	SMNLFLXA	TAMPACENTR
	SWTHFLXA	TAMPACENTR
	TAMPFLXE	TAMPACENTR
	TAMPFLXX	TAMPACENTR
	WLCRFLXA	TAMPACENTR
	WSSDFLXA	TAMPACENTR
	YBCTFLXA	TAMPACENTR
	LNLKFLXA	TAMPANORTH
	LUTZFLXA	TAMPANORTH
	WLCHFLXA	TAMPANORTH
	RSKNFLXA	TAMPASOUTH
	WIMMFLXA	TAMPASOUTH
	TRSPFLXA	TARPON SPG
	VENCFLXA	VENICE
	VENCFLXS	VENICE
	OSPRFLXA	VENICE
	LKALFLXA	WINTER HVN
	WNHNFLXC	WINTER HVN
	CYGRFLXA	WINTER HVN
	ZPHYFLXA	ZEPHYRHILS

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL		
	ARCHFLMA	ARCHER
	BLDWFLMA	BALDWIN
	BLGLFLMA	BELLEGLADE
	BCRTFLBT	BOCA RATON
	BCRTFLMA	BOCA RATON
	BCRTFLSA	BOCA RATON
	BYBHFLMA	BOYNTONBCH
	BRSNFLMA	BRONSON
	BKVLFLJF	BROOKSVL
	BNNLFLMA	BUNNELL
	CNTMFLLE	CANTONMENT
	CDKYFLMA	CEDAR KEYS
	CFLDFLMA	CHIEFLAND
	CHPLFLJA	CHIPLEY
	COCOFLMA	COCOA
	CCBHFLAF	COCOABEACH
	CCBHFLMA	COCOABEACH
	PMBHFLCS	CORAL SPG
	CSCYFLBA	CROSS CITY
	DYBHFLFN	DAYTONABCH
	DYBHFLMA	DAYTONABCH
	DYBHFLQB	DAYTONABCH
	DYBHFLPO	DAYTONABCH
	DYBHFLQS	DAYTONABCH
	DBRYFLMA	DEBARY
	DRBHFLMA	DEERFLDBCH
	DELDFLMA	DELAND
	DLSPFLMA	DELEON SPG
	DLBHFLKP	DELRAY BCH
	DLBHFLMA	DELRAY BCH
	DBRYFLDL	DELTONA
	DNLNFLWM	DUNNELLON
	EORNFLMA	EASTORANGE
	EGLLFLBG	EAU GALLIE
	EGLLFLIH	EAU GALLIE
	FRBHFLFP	FERNADNBCH
	FLBHFLMA	FLAGLERBCH
	FTGRFLMA	FORTGEORGE
	FTPRFLMA	FORTPIERCE
	FTLDFLCR	FTLAUDERDL
	FTLDFLCY	FTLAUDERDL
	FTLDFLJA	FTLAUDERDL
	FTLDFLMR	FTLAUDERDL
	FTLDFLOA	FTLAUDERDL
	FTLDFLPL	FTLAUDERDL

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL		
	FTLDFLSG	FTLAUDERDL
	FTLDFLSU	FTLAUDERDL
	FTLDFLWN	FTLAUDERDL
	GSVLFLMA	GAINESVL
	GSVLFLNW	GAINESVL
	GENVFLMA	GENEVA
	GLBRFLMC	GULFBREEZE
	HAVNFLMA	HAVANA
	HWTHFLMA	HAWTHORNE
	HBSDLFLMA	HOBE SOUND
	HLNVFLMA	HOLLEYNVRR
	HLWDFLHA	HOLLYWOOD
	HLWDFLMA	HOLLYWOOD
	HLWDFLPE	HOLLYWOOD
	HLWDFLWH	HOLLYWOOD
	HMSTFLEA	HOMESTEAD
	HMSTFLHM	HOMESTEAD
	HMSTFLNA	HOMESTEAD
	JCBHFLMA	JACKSOLBCH
	JCBHFLAB	JACKSONVL
	JCBHFLSP	JACKSONVL
	JCVLFLAR	JACKSONVL
	JCVLFLBW	JACKSONVL
	JCVLFLCL	JACKSONVL
	JCVLFLFC	JACKSONVL
	JCVLFLIA	JACKSONVL
	JCVLFLJT	JACKSONVL
	JCVLFLLF	JACKSONVL
	JCVLFLNO	JACKSONVL
	JCVLFLOW	JACKSONVL
	JCVLFLRV	JACKSONVL
	JCVLFLSJ	JACKSONVL
	JCVLFLSM	JACKSONVL
	JCVLFLWC	JACKSONVL
	MNDRFLAV	JACKSONVL
	MNDRFLLO	JACKSONVL
	MNDRFLLW	JULINGTON
	JPTRFLMA	JUPITER
	KYLRFLLS	KEYS
	NKLRFLMA	KEYS
	BGPIFLMA	KEYS
	KYLRFLMA	KEYS
	KYWSFLMA	KEYS
	MRTHFLVE	KEYS
	SGKYFLMA	KEYS
	ISLMFLMA	KEYS

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
<u>BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL</u>		
	KYHGFLMA	KEYSTN HTS
	LKCYFLMA	LAKE CITY
	LKMRFLMA	LAKE MARY
	LYHNFLOH	LYNN HAVEN
	MXVLFLMA	MAXVILLE
	MLBRFLMA	MELBOURNE
	COCOFLME	MERRITT IS
	MIAMFLAE	MIAMI
	MIAMFLAL	MIAMI
	MIAMFLAP	MIAMI
	MIAMFLBA	MIAMI
	MIAMFLBC	MIAMI
	MIAMFLBR	MIAMI
	MIAMFLCA	MIAMI
	MIAMFLFL	MIAMI
	MIAMFLHL	MIAMI
	MIAMFLNM	MIAMI
	MIAMFLNS	MIAMI
	MIAMFLOL	MIAMI
	MIAMFLPB	MIAMI
	MIAMFLPL	MIAMI
	MIAMFLRR	MIAMI
	MIAMFLSH	MIAMI
	MIAMFLSO	MIAMI
	MIAMFLWD	MIAMI
	MIAMFLWM	MIAMI
	MIAMFLGR	MIAMI
	MIAMFLIC	MIAMI
	MIAMFLKE	MIAMI
	MIAMFLME	MIAMI
	MIAMFLDB	MIAMI DADELAND BLVD
	MCNPFLMA	MICANOPY
	MICCFLBB	MICCO
	MDBGFLPM	MIDDLEBURG
	MLTNFLRA	MILTON
	MNSNFLMA	MUNSON
	NWBYFLMA	NEWBERRY
	NDADFLAC	NORTH DADE
	NDADFLBR	NORTH DADE
	NDADFLGG	NORTH DADE
	NDADFLOL	NORTH DADE
	NSBHFLMA	NWSMYRNBCH
	OKHLFLMA	OAK HILL
	OLTWFLLN	OLD TOWN
	ORPKFLMA	ORANGEPARK
	ORPKFLRW	ORANGEPARK

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL		
	ORLDFLAP	ORLANDO
	ORLDFLCL	ORLANDO
	ORLDFLMA	ORLANDO
	ORLDFLPC	ORLANDO
	ORLDFLPH	ORLANDO
	ORLDFLSA	ORLANDO
	OVIDFLCA	OVIDO
	PACEFLPV	PACE
	PAHKFLMA	PAHOKEE
	PLTKFLMA	PALATKA
	PLCSFLMA	PALM COAST
	PNCYFLCA	PANAMACITY
	PNCYFLMA	PANAMACITY
	GCSPFLCN	PENNEYFRMS
	PNSCFLBL	PENSACOLA
	PNSCFLFP	PENSACOLA
	PNSCFLHC	PENSACOLA
	PNSCFLPB	PENSACOLA
	PNSCFLWA	PENSACOLA
	PRRNFLMA	PERRINE
	PRSNFLFD	PIERSON
	PCBHFLNT	PNAMACYBCH
	PNVDFLMA	PNTVDRABCH
	PMPKFLMA	POMONAPARK
	PMBHFLFE	POMPANOCH
	PMBHFLMA	POMPANOCH
	PMBHFLTA	POMPANOCH
	PMBHFLNP	POMPANOCH
	HTISFLMA	PTST LUCIE
	PTSLFLMA	PTST LUCIE
	PTSLFLSO	PTST LUCIE
	SNFRFLMA	SANFORD
	SBSTFLFE	SEBASTIAN
	SBSTFLMA	SEBASTIAN
	STAGFLWG	ST JOHNS
	STAGFLBS	STAUGUSTIN
	STAGFLMA	STAUGUSTIN
	STAGFLSH	STAUGUSTIN
	STRNFLMA	STUART
	SYHSFLCC	SUNNYHILLS
	TTVFLMA	TITUSVILLE
	TRENFLMA	TRENTON
	VERNFLMA	VERNON
	VRBHFLBE	VERO BEACH
	VRBHFLMA	VERO BEACH
	WWSPFLHI	WEEKICHSPG

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
<u>BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL</u>		
	WWSPFLSH	WEEKICHSPG
	WELKFLMA	WELAKA
	WPBHFLAN	WPALMBEACH
	WPBHFLGA	WPALMBEACH
	WPBHFLGR	WPALMBEACH
	WPBHFLHH	WPALMBEACH
	WPBHFLLE	WPALMBEACH
	WPBHFLRB	WPALMBEACH
	WPBHFLRP	WPALMBEACH
	YNTWFLMA	YANKEETOWN
	YNFNFLMA	YONGSTFNTN
	YULEFLMA	YULEE

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
<u>BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL</u>		
	AIVLGAMA	ADAIRSVL
	ALBYGAMA	ALBANY
	APNGGAES	APPLING
	ATHNGAMA	ATHENS
	ATLNGAAD	ATLANTA
	ATLNGABH	ATLANTA
	ATLNGABU	ATLANTA
	ATLNGACD	ATLANTA
	ATLNGACS	ATLANTA
	ATLNGAEL	ATLANTA
	ATLNGAEP	ATLANTA
	ATLNGAFP	ATLANTA
	ATLNGAGR	ATLANTA
	ATLNGAHR	ATLANTA
	ATLNGAIC	ATLANTA
	ATLNGALA	ATLANTA
	ATLNGAPP	ATLANTA
	ATLNGASS	ATLANTA
	ATLNGATH	ATLANTA
	ATLNGAWD	ATLANTA
	ATLNGAWE	ATLANTA
	CHMBGAMA	ATLANTA NE
	LGVLGACS	ATLANTA NE
	LLBNGAMA	ATLANTA NE
	LTHNGAJS	ATLANTA NE
	PANLGAMA	ATLANTA NE
	SNLVGAMA	ATLANTA NE
	SNMTGALR	ATLANTA NE
	TUKRGAMA	ATLANTA NE
	ALPRGAMA	ATLANTA NE
	DLTHGAHS	ATLANTA NE
	DNWDGAMA	ATLANTA NE
	LRVLGAOS	ATLANTA NE
	NRCRGAMA	ATLANTA NE
	RSWLGAMA	ATLANTA NE
	ASTLGAMA	ATLANTA NW
	DGVLGAMA	ATLANTA NW
	DLLSGAES	ATLANTA NW
	PWSPGAAS	ATLANTA NW
	SMYRGAMA	ATLANTA NW
	ACWOGAMA	ATLANTA NW
	MRTTGAEA	ATLANTA NW
	MRTTGAMA	ATLANTA NW
	SMYRGAPF	ATLANTA NW
	WDSTGACR	ATLANTA NW
	FRBNGAEB	ATLANTA SO

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
<u>BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL</u>		
	FYVLGASG	ATLANTA SO
	HMPNGAJW	ATLANTA SO
	JNBOGAMA	ATLANTA SO
	MCDNGAGS	ATLANTA SO
	MRRWGAMA	ATLANTA SO
	PLMTGAMA	ATLANTA SO
	PTCYGAMA	ATLANTA SO
	RVDLGAMA	ATLANTA SO
	STBRGANH	ATLANTA SO
	AGSTGAU	AUGUSTA
	AGSTGAFL	AUGUSTA
	AGSTGAMT	AUGUSTA MAIN
	AGSTGATH	AUGUSTA THE HILL
	BNBRGAMA	BAINBRIDGE
	BRVIGAMA	BARNESVL
	BLCSGAES	BLACKSHEAR
	BGRTGAMA	BOGARTSTHM
	BWDNGAMA	BOWDON
	BRMNGAES	BREMEN
	BRWKGAMA	BRUNSWICK
	BCHNGAES	BUCHANAN
	BUFRGABH	BUFORD
	CLHNGAES	CALHOUN
	CRTNGAMA	CARROLLTON
	CRVLGAMA	CARTERSVL
	CVSPGAMA	CAVESPRING
	CDTWGAMA	CEDARTOWN
	CHTGTNBR	CHATTNOOGA
	CHTGTNRO	CHATTNOOGA
	CHTGTNSE	CHATTNOOGA
	CXTNGAMA	CLAXTON
	CLMTGAMA	CLERMONT
	CCHRGAMA	COCHRAN
	CLMBGABV	COLUMBUS
	CLMBGAMT	COLUMBUS
	CLMBGAMW	COLUMBUS
	CNYRGAMA	CONYERS
	CORDGAMA	CORDELE
	CVTNGAMT	COVINGTON
	CMNGGAMA	CUMMING
	CSSTGAMA	CUSSETA
	DBLNGAMA	DUBLIN
	FLBRGAMA	FLOWEYBRCH
	FRSYGAMA	FORSYTH
	FTVYGAMA	FORTVALLEY
	GSVLGAMA	GAINESVL

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL		
	GTVLGAMA	GRANTVILLE
	GNBOGAES	GREENSBORO
	GRFNGAMA	GRIFFIN
	HMTNGAMA	HAMILTON
	HRLMGAMA	HARLEM
	HPHZGAES	HEPHZIBAH
	HGVLGAMA	HOGANSVL
	JCSNGAMA	JACKSON
	JKISGAMA	JEKYLL IS
	KGTNGAMA	KINGSTON
	LGRNGAMA	LAGRANGE
	LKPKGAMA	LAKE PARK
	LSBGGAMA	LEESBURG
	LULAGAMA	LULA
	LMKNGAMA	LUMPKIN
	LTVLGACS	LUTHERSVL
	MACNGAGP	MACON
	MACNGAMT	MACON
	MACNGAVN	MACON
	MDSNGAMA	MADISON
	MNTIGAMA	MONTICELLO
	NWNNGAMA	NEWNAN
	PNMTGAMA	PINE MT
	POLRGAMA	POOLER
	RCLDGAMA	RICHLAND
	ROMEGATL	ROME
	RPVLGAMA	ROOPVILLE
	RYTNGAMA	ROYSTON
	RTLGGAMA	RUTLEDGE
	SVNHGABS	SAVANNAH
	SVNHGADE	SAVANNAH
	SVNHGAGC	SAVANNAH
	SVNHGASI	SAVANNAH
	SVNHGAWB	SAVANNAH
	SVNHGAWI	SAVANNAH
	SENOGAMA	SENOIA
	SMVLGAMA	SMITHVILLE
	SCCRGAMA	SOCIALCRCL
	SPRKGAMA	SPARKS
	SPRTGAMA	SPARTA
	SSISGAES	STSIMONSIS
	SYLVGAES	SYLVESTER
	TLLPGAES	TALLAPOOSA
	TMPLGAMA	TEMPLE
	THVLGAMA	THOMASVL
	THSNGAMA	THOMSON

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
<u>BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL</u>		
	TFTNGAMA	TIFTON
	TBISGAMA	TYBEE IS
	VLDSGAMA	VALDOSTA
	VDALGAMA	VIDALIA
	VLRCGAES	VILLA RICA
	WRRBGAMA	WARNERRBNS
	WRTNGAMA	WARRENTON
	WTVLGAES	WATKINSVL
	WYCRGAMA	WAYCROSS
	WYBOGAES	WAYNESBORO
	WRNSGAMA	WRENS

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
FRONTIER TELEPHONE OF ROCHESTER		
	ATLNNYXA	ATLANTA
	AVONNYXA	AVON
	BCPTNYXA	BROCKPORT
	BITNNYXA	ROCHESTER
	BRGNNYXA	BERGEN
	CANDNYXA	CANANDAGUA
	CCVLNYXA	CHURCHVL
	CHCNNYXA	COHOCTON
	CLDNNYXA	CALEDONIA
	DNSVNYXA	DANSVILLE
	ERCHNYXA	EROCHESTER
	FAPTNYXB	FAIRPORT
	FRTNNYXA	VICTOR
	GENSNYXA	GENESEO
	HMLCNYXA	HEMLOCK
	HMLNNYXA	HAMLIN
	HNRTNYXA	HENRIETTA
	HOFLNYXA	HONEOYEFLS
	LCSRNYXA	LEICESTER
	LIVNNYXA	LIVONIA
	LROYNYXA	LE ROY
	MTMRNYXA	MT MORRIS
	NPLSNYXA	NAPLES
	PNFDNYXA	FAIRPORT
	PVLNNYXA	PAVILION
	ROCHNYXB	ROCHESTER
	ROCHNYXC	ROCHESTER
	ROCHNYXD	ROCHESTER
	ROCHNYXE	ROCHESTER
	ROCHNYXF	ROCHESTER
	ROCHNYXG	ROCHESTER
	ROCHNYXH	ROCHESTER
	ROCHNYXJ	ROCHESTER
	ROCHNYXK	ROCHESTER
	SCVLNYXA	SCOTTSVL
	SPWRNYXA	SPRINGWTR
	VCTRNYXA	VICTOR
	WBSTNYXA	W WEBSTER
	WBSTNYXB	WEBSTER
	WYLDNYXA	WAYLAND

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
<u>VERIZON NEW YORK, INC.</u>		
	AKRNNYAK	AKRON
	ALBNNYAI	ALBION
	ALBYNYGD	COLONIE
	ALBYNYSS	ALBANY
	ALBYNYWA	ALBANY
	ALDNNYAD	ALDEN
	ALMTNYAL	ALTAMONT
	AMBRNYAB	AMBER
	AMHRNYMP	WILLIAMSVL
	AMSTNYPE	AMSTERDAM
	ANGENYAG	ANGELICA
	ANGLNYAO	ANGOLA
	ARPTNYAR	ARKPORT
	ARVGNYAV	ARMONK VLG
	ATTCNYAT	ATTICA
	ATWPNYAW	ANTWERP
	AUBNNYAU	AUBURN
	AVOCNYAC	AVOCA
	AVPKNYAV	AVERILL PK
	AXBANYAX	ALEXNDRIBY
	BALSNYBA	BALLSTNSPA
	BATHNYBH	BATH
	BATVNYBT	BATAVIA
	BAVLNYBV	BALDWINSVL
	BBYLNBYN	BABYLON
	BDVGNYBV	BEDFORDVLG
	BECNNYBE	BEACON
	BERNNYBR	BERNE
	BFLONYBA	BUFFALO
	BFLONYEL	BUFFALO
	BFLONYFR	TONAWANDA
	BFLONYHE	BUFFALO
	BFLONYMA	BUFFALO
	BFLONYSP	BUFFALO
	BGFLNYBF	BIG FLATS
	BLFSNYBZ	BELFAST
	BLLNNYBG	BOLTON LDG
	BLMTNYBM	BELMONT
	BLRVNYBC	WATERTOWN
	BNGHNYHY	BINGHAMTON
	BNGHNYRO	BINGHAMTON
	BRKRNYBK	BARKER
	BRPTNYBP	BRIDGEPORT
	BRWDNYBW	BRENTWOOD
	BRWSNYBW	BREWSTER
	BSTNNYBN	BOSTON

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
<u>VERIZON NEW YORK, INC.</u>		
	BYRNBYBY	BYRON
	BYSHNYBY	ISLIP
	CAIRNYCA	CAIRO
	CBLSNYZB	COBLESKILL
	CHCKNYCE	CHERRY CRK
	CHKTNYFR	WESTSENECA
	CHPQNYCP	CHAPPAQUA
	CICRNYCJ	CICERO
	CLAYNYOS	LIVERPOOL
	CLCNNYCN	CALLICOON
	CLCRNYCC	CLINTONCOR
	CLCTNYCC	CLARENCCTR
	CLEVNYCE	CLEVELAND
	CLNCNYBA	CLARENCE
	CLPKNYCP	SCHENCTADY
	CLTNNYZI	CLINTON
	CLVLNYCK	CLARKSVL
	CLVRNYCV	CLAVERACK
	CLYDNYCY	CLYDE
	CMDNNYZM	OSCEOLA
	CMLSNYID	CAMILLUS
	CMLSNYON	SYRACUSE
	CMMKNYCM	W COMMACK
	CMPBNYCP	CAMPBELL
	CNBRNYCD	CENTRALBDG
	CNDLNYCL	CLINTONDL
	CNGRNYCN	CONGERS
	CNSRNYCX	CANASERAGA
	CNSTNYZA	CANASTOTA
	CNTNNYZO	CANTON
	CNTTNYCI	CONSTANTIA
	CPNHNYZP	COPENHAGEN
	CPTWNYZW	COOPERSTN
	CRHDNYCH	CRTNONHDSN
	CRLDNYCR	CORTLAND
	CRMLNYCL	CARMEL
	CRNGNYCG	CORNING
	CRNWNVCW	CORNWALL
	CRTHNYZG	NATURALBDG
	CSPPNYCS	COLDSPRING
	CSTNNYCS	CASTLETON
	CTBRNYCB	TROY
	CTCHNYCU	MATTITUCK
	CTNGNYCH	CHITTENNGO
	CTONNYZN	CATON
	CTRGNYSO	CATTARAGUS

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
<u>VERIZON NEW YORK, INC.</u>		
	CTSKNYCT	CATSKILL
	CUBANYEM	CUBA
	CYTNNZY	CLAYTON
	DBFYNYDF	HASTINGS
	DLGVNYDG	DOLGEVILLE
	DLMRNYDA	ALBANY
	DLSNNYDL	DELANSON
	DNKRNYDK	DUNKIRK
	DNMRNYDN	DANNEMORA
	DRBYNYDB	DERBY
	DRPKNYDP	DEER PARK
	DVPLNYDP	DOVER PL
	DVPTNYDT	DAVENPORT
	EAURNYEA	EASTAURORA
	EDENNYED	EDEN
	EGLVNYGL	SCHENCTADY
	EGBNYEG	ALBANY
	EHTNNEYH	AMAGANSETT
	ELBANYEB	ELBA
	ELCVNYEV	ELLCOTTVL
	ELDPNYEU	ELENBGPOT
	ELVLNYEL	ELLENVILLE
	EMIRNYEM	ELMIRA
	ENDCNYEN	ENDICOTT
	ENPTNYEN	NORTHPORT
	ESPRNYER	ESPERANCE
	EVMLNYEI	EVANSMILLS
	FLBGNYFB	FALLSBURG
	FLPKNYFP	FLORALPARK
	FRDLNYFM	FARMINGDL
	FRPTNYFP	FREEPORT
	FRSHNYFS	FRIENDSHIP
	FSHKNYLD	BEACON
	FSVLNYFL	FORESTVL
	FTANNYFA	FORT ANN
	FYTTNYFY	FAYETTE
	FYVLNYFV	FAYETTEVL
	GDISNYGI	GRAND IS
	GENVNYGN	GENEVA
	GLCVNYGC	GLEN COVE
	GLFLNYGF	GLENSFALLS
	GLWYNYGW	GALWAY
	GNBGNFYV	ELMSFORD
	GPTSNYGP	ORIENT
	GRCTNYGC	GREENFLCTR
	GRCYNYGC	GARDENCITY

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
<u>VERIZON NEW YORK, INC.</u>		
	GRLKNYGL	GREENWD LK
	GRNKNYGN	GREAT NECK
	GRSNNYGA	GARRISON
	GRTNNYGT	GROTON
	GRVGNYGV	GREENVILLE
	GRVINYGE	GRANVILLE
	GSPTNYGP	GASPORT
	GWNDNYGD	GOWANDA
	HCVLNYHV	HICKSVILLE
	HDFLNYMS	HUDSON FLS
	HDSNNYHD	HUDSON
	HGLDNYHG	HIGHLAND
	HHFLNYHF	HIGHLD FLS
	HIFLNYHF	HIGH FALLS
	HLLDNYHO	HOLLAND
	HLLYNYHE	HOLLEY
	HMBGNYHB	HAMBURG
	HMBYNYHB	HAMPTNBAYS
	HMPSNYHS	HEMPSTEAD
	HNDLNYHI	HINSDALE
	HNSTNYHU	HUNTINGTON
	HNTRNYHN	HUNTER
	HOMRNYHM	CORTLAND
	HRFRNYHR	HARTFORD
	HRKMNYHC	HERKIMER
	HRNLNYHL	HORNELL
	HRSNNYHN	PT CHESTER
	HRWKNYHW	HARTWICK
	HSFLNYHS	HOOSICKFLS
	HSHDNYHH	ELMIRA
	HVTNNYHX	HEUVELTON
	HYPKNYHK	HYDE PARK
	ILINNYIL	ILION
	ITHCNYIH	ITHACA
	ITHCNYPG	ITHACA
	JAVANYJA	JAVA
	JFVLNYJF	JEFFERSNVL
	JHCYNYJC	BINGHAMTON
	JNVLNYJV	JONESVILLE
	JRDNNYJD	JORDAN
	KENDNYKD	KENDALL
	KGTTNYKG	KINGSTON
	KNVYNYKV	KEENE
	KRHNNYKR	KERHONKSON
	KTBANYKB	KATTSKL BY
	KTNHNYKA	KATONAH

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
<u>VERIZON NEW YORK, INC.</u>		
	LBRTNYLB	LIBERTY
	LCPTNYLK	LOCKPORT
	LFRVNYLE	LA FARGEVL
	LFYTNLYF	LAFAYETTE
	LHSTNYLH	LINDENHST
	LKGRNYLR	LAKEGEORGE
	LKKTNYLK	KINGSTON
	LKPCNYLA	LAKEPLACID
	LMSTNYLM	LIMESTONE
	LNBHNYLB	LONG BEACH
	LNCSNYLC	LANCASTER
	LNNGNYLG	LANSING
	LRMTNYLA	LARCHMONT
	LSTNNYLW	LEWISTON
	LTFLNYLS	LITTLE FLS
	LTHMNYTS	COLONIE
	LTVYNYLI	LITTLE VLY
	LVMNMYLV	LIVISTNMNR
	LVTWNYLT	LEVITTOWN
	LXTNNYLX	LEXINGTON
	LYBRNYLB	ROCKVL CTR
	LYNSNYLY	LYONS
	LYVLNYLL	LYNDONVL
	MACDNYMC	MACEDON
	MAINNYME	MAINE
	MARNNYMR	MARION
	MARVNYMV	MARIAVILLE
	MCDGNYMD	MACDOUGALL
	MCGRNYMG	MCGRAW
	MCHVNYMC	MECHANICVL
	MCLNNYMZ	MCLEAN
	MDPTNYMP	MIDDLEPORT
	MDRDNYMK	MADRID
	MEDNNYPA	MEDINA
	MEXCNYMX	MEXICO
	MHPCNYMP	MAHOPAC
	MINLNYMI	MINEOLA
	MINONYMI	MINOA
	MLBKNYML	MILLBROOK
	MLFRNYMU	MILFORD
	MLTNNYMN	MILTON
	MMRNNYMA	MAMARONECK
	MNHSNYMH	MANHASSET
	MNTINYMT	MONTICELLO
	MNTKNYMT	MONTAUK PT
	MORVNYMO	MORAVIA

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
<u>VERIZON NEW YORK, INC.</u>		
	MRBONYMB	MARLBORO
	MSPQNYMP	AMITYVILLE
	MSTCNYMC	ATLANTIC
	MTKSNYMK	MOUNTKISCO
	MTVRNYMV	MT VERNON
	NCHLNYNL	NICHOLS
	NCLNNYNO	NO COLLINS
	NCLVNYNC	NORTHCLOVE
	NGFLNY76	NIAGARAFLS
	NGFLNYPO	NIAGARAFLS
	NGFLNYWO	NIAGARAFLS
	NGRNNYNG	TROY
	NRFLNYNO	NORFOLK
	NROSNYNR	NORTH ROSE
	NRWDNYND	NORWOOD
	NSYRNYNS	SYRACUSE
	NWBRNYNW	NEWBURGH
	NWBRNYWT	NEWBURGH
	NWCYNYNC	NEW CITY
	NWFDNYNF	NEWFIELD
	NWFNNYMA	NEWFANE
	NWPLNYNP	NEW PALTZ
	NWRCNYNR	NEWROCHLLE
	NWRKNYNK	NEWARK
	NWWNNYNW	NEWWINDSOR
	NYACNYNK	NYACK
	NYCKNY14	BROOKLYN
	NYCKNY71	BROOKLYN
	NYCKNY77	BROOKLYN
	NYCKNYAI	BROOKLYN
	NYCKNYAL	BROOKLYN
	NYCKNYAR	BROOKLYN
	NYCKNYAU	BROOKLYN
	NYCKNYAY	BROOKLYN
	NYCKNYBR	BROOKLYN
	NYCKNYBU	BROOKLYN
	NYCKNYCL	BROOKLYN
	NYCKNYFA	QUEENS
	NYCKNYFT	BROOKLYN
	NYCKNYKP	BROOKLYN
	NYCKNYLA	BROOKLYN
	NYCKNYRA	BROOKLYN
	NYCKNYTY	BROOKLYN
	NYCKNYWM	BROOKLYN
	NYCMNY13	NEW YORK
	NYCMNY18	NEW YORK

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
<u>VERIZON NEW YORK, INC.</u>		
	NYCMNY30	NEW YORK
	NYCMNY36	NWYRCYZN01
	NYCMNY37	NEW YORK
	NYCMNY42	NEW YORK
	NYCMNY50	NEW YORK
	NYCMNY56	NEW YORK
	NYCMNY73	NWYRCYZN02
	NYCMNY79	NWYRCYZN02
	NYCMNY97	NWYRCYZN02
	NYCMNYBS	NEW YORK
	NYCMNYCA	NWYRCYZN03
	NYCMNYMN	NWYRCYZN02
	NYCMNYTH	NWYRCYZN03
	NYCMNYVS	NEW YORK
	NYCMNYWA	NWYRCYZN03
	NYCMNYWS	NEW YORK
	NYCMNYZO	NEW YORK
	NYCQNYAS	QUEENS
	NYCQNYBA	QUEENS
	NYCQNYBH	QUEENS
	NYCQNYCO	QUEENS
	NYCQNYFH	QUEENS
	NYCQNYFL	QUEENS
	NYCQNYFR	CEDARHURST
	NYCQNYHS	QUEENS
	NYCQNYIA	QUEENS
	NYCQNYJA	QUEENS
	NYCQNYLI	QUEENS
	NYCQNYLN	VLV STREAM
	NYCQNYNJ	QUEENS
	NYCQNYNW	QUEENS
	NYCQNYOP	QUEENS
	NYCQNYRH	QUEENS
	NYCRNYND	STATEN IS
	NYCRNYNS	STATEN IS
	NYCRNYSS	STATEN IS
	NYCRNYWS	STATEN IS
	NYCXNYCI	BRONX - CITY ISLAND
	NYCXNYCR	BRONX
	NYCXNYGC	BRONX
	NYCXNYHO	BRONX
	NYCXNYJE	BRONX
	NYCXNYKB	BRONX
	NYCXNYMH	BRONX
	NYCXNYTB	BRONX
	NYCXNYTR	BRONX

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
<u>VERIZON NEW YORK, INC.</u>		
	OCBHNYOB	FIREISLAND
	OKFDNYOK	OAKFIELD
	OLENNYHA	OLEAN
	ONEDNYOD	ONEIDA
	ONNTNYOA	ONEONTA
	ONTRNYON	ONTARIO
	ORBGNYOB	PIERMONT
	ORPKNYST	ORCHARD PK
	OSNGNYOS	OSSINING
	OSWGNYS	OSWEGO
	OTEGNYOT	OTEGO
	OWEGNYOW	OWEGO
	OWSCNYOO	OWASCO
	OYBANYOY	BAYVILLE
	PASNNYPN	PATTERSON
	PCHGNYPH	PATCHOGUE
	PERUNYPE	PERU
	PGHKNYSH	POUGHKEPSI
	PGHKNYSP	POUGHKEPSI
	PHLANYPF	PHILA
	PHMTNYPM	PHILMONT
	PJSTNYPJ	PTJEFFERSN
	PKSKNYPS	PEEKSKILL
	PLBGNYPB	PLATTSBG
	PLMYNYPY	PALMYRA
	PLVLNYPL	PALENVILLE
	PLVWNYPV	PLAINVIEW
	PNYNNYPN	PENN YAN
	POMNNYPO	POMONA
	PPRGNYP	POPLAR RDG
	PRDYNYPD	CROTON FLS
	PRISNYPA	PARISH
	PRRVNYNP	PEARLRIVER
	PRTVNYPV	PORTVILLE
	PSVLNYPV	PLEASANTVL
	PTCHNYPC	BYRAM
	PTNMNYPX	PUTNAM
	PTSDNYPS	POTSDAM
	PTTWNYP	PITTSTOWN
	PTVYNYPY	PUTNAM VLY
	PTWANYPW	PTWASHIGTN
	PVYDNYPD	PLEASATVLY
	PWNGNYSS	PAWLING
	RCVLNYPH	RICHMONDVL
	RDCKNYRC	RED CREEK
	RNKNNYRN	RONKONKOMA

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
<u>VERIZON NEW YORK, INC.</u>		
	RNLKNYRL	ROUND LAKE
	RODLNYRD	ROSENDALE
	ROMENYRM	ROME
	RSLNNYRO	ROSLYN
	RSVLNYRV	RANSOMVL
	RVHDNYRV	RIVERHEAD
	RYE NYRY	RYE
	SATNNYSN	SOUTHAMPTN
	SAVNNYSN	SAVONA
	SBTHNYSB	SOBETHLEHM
	SCDLNYSR	SCARSDALE
	SCHNNYSC	SCHENCTADY
	SCHRNYQH	SACKETSHBR
	SCHVNYQN	SCHENEVUS
	SDTNNYPI	SO DAYTON
	SFRNNYSU	SUFFERN
	SGHRNYSG	BRIDGEMPTN
	SGRTNYSG	SAUGERTIES
	SHHMNYSH	SHOREHAM
	SKNTNYSE	SKANEATLES
	SLCKNYSI	SILVER CRK
	SLDNNYSE	SELDEN
	SLMNNYWW	SALAMANCA
	SLTSNYSL	SLOATSBURG
	SMTWNYSM	SMITHTOWN
	SNFLNYSL	SENECA FLS
	SODSNYSD	SODUS
	SPVLNYWM	SPRINGVL
	SPVYNYSV	SPRING VLY
	SRLKNYQL	SARANAC LK
	SRNCNYQC	SARANAC
	SRSPNYSR	SARATOGSPG
	SSCHNYSO	SCHENCTADY
	SSLMNYSS	SOUTHSALEM
	STKTNYSK	STONYBROOK
	SYBHNYQY	SYLVAN BCH
	SYOSNYSY	SYOSSET
	SYRCNYDD	SYRACUSE
	SYRCNYEP	SYRACUSE
	SYRCNYGS	SYRACUSE
	SYRCNYJS	SYRACUSE
	SYRCNYSA	SYRACUSE
	SYRCNYSU	SYRACUSE
	SYVLNYSA	SAYVILLE
	THRSNYTH	THERESA
	TKHONYTU	TUCKAHOE

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
<u>VERIZON NEW YORK, INC.</u>		
	TLLYNYTY	TULLY
	TNVLNYTN	TANNERSVL
	TNWNNYTW	TONAWANDA
	TROYNY03	TROY
	TROYNY04	TROY
	TRTWNYTT	TARRYTOWN
	TUXDNYTX	TUXEDO
	UTICNYUT	UTICA
	VLFLNYVF	VALLEY FLS
	VRHVNYVR	VOORHEESVL
	WBYNNYWE	WESTBURY
	WDMRNYFR	CEDARHURST
	WDPTNYWT	WEEDSPORT
	WERLNYWL	WESTERLO
	WHBHNWYB	EASTPORT
	WHBONYWP	UTICA
	WHPLNYWP	WHITE PL
	WHTHNYUH	WHITEHALL
	WHVRNYWH	HAVERSTRAW
	WLBONYUB	WILLSBORO
	WLCTNYWC	WOLCOTT
	WLSNNYME	WILSON
	WLVLNYNM	WELLSVILLE
	WMSNNYWN	WILLIAMSON
	WNDLNYWD	WINGDALE
	WNKHNYWK	WANAKAH
	WNTGNYWT	WANTAGH
	WPFLNYWF	WAPIGRSFLS
	WRBGNYWU	WARRENSBG
	WRCSNYUC	WORCESTER
	WSNCNYUN	WESTSENECA
	WSVLNYNC	WILLIAMSVL
	WTGLNYWG	WATKISGLEN
	WTPTNYWR	BATAVIA
	WTRLNYWT	WATERLOO
	WTTWNYUN	WATERTOWN
	WVRLNYWV	WAVERLY
	WWWLNYWW	UTICA
	YNKRNYYN	YONKERS
	YNTWNYYT	YOUNGSTOWN
	YPHNNYYA	YAPHANK
	YRTWNYYT	YORKTN HTS

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL (SAC 235193)		
	ARSNNCMA	ANDERSON
	APEXNCCE	APEX
	BLMTNCCE	BELMONT
	BSCYNCMA	BESSEMERCY
	BURLNCDA	BURLINGTON
	BURLNCEL	BURLINGTON
	BURLNCHA	BURLINGTON
	CRBHNCCE	CAROLINBCH
	CARYNCCE	CARY
	CARYNCWS	CARY
	CLMTNCMA	CLAREMONT-MAIN
	CPHLNCRO	CHAPELHILL
	CHRLNCBO	CHARLOTTE
	CHRLNCCA	CHARLOTTE
	CHRLNCCE	CHARLOTTE
	CHRLNCCR	CHARLOTTE
	CHRLNCDE	CHARLOTTE
	CHRLNCER	CHARLOTTE
	CHRLNCMI	CHARLOTTE
	CHRLNCRE	CHARLOTTE
	CHRLNCSH	CHARLOTTE
	CHRLNCTH	CHARLOTTE
	CHRLNCUN	CHARLOTTE
	CHRLNCOD	CHARLOTTE
	CHRLNCLP	CHARLOTTE
	CHVLCNCE	CHERRYVL
	CLEVNCMA	CLEVELAND
	DVSNNCPO	DAVIDSON
	DNVRNCMA	DENVER
	ELBONCMA	ELLENBORO
	FAMTNCMA	FAIRMONT
	GSTANCA	GASTONIA
	GSTANCSO	GASTONIA
	GTWDNCMA	GATEWOOD
	GBSNNCMA	GIBSON
	GLBONCMA	GOLDSBORO-MAIN
	GNHMNCMA	GRANTHAM
	GNBONCAP	GREENSBORO
	GNBONCAS	GREENSBORO
	GNBONCEU	GREENSBORO
	GNBONCHO	GREENSBORO
	GNBONCLA	GREENSBORO
	GNBONCMC	GREENSBORO
	GNBONCPG	GREENSBORO
	GRVRNCMA	GROVER
	HMLTNCMA	HAMLET

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL (SAC 235193)		
	HSVLCNCE	HUNTERSVL
	JULNNCMA	JULIAN
	KGMTNCMA	KINGS MT
	KNDLNCCE	KNIGHTDALE
	LTMRNCCE	LATTIMORE
	LRBGNCA	LAURINBURG
	LNTNNCMA	LINCOLNTON
	LNTNNCVA	LINCOLNTON
	LCSTNCMA	LOCUST
	LWLLNCMA	LOWELL
	LMTNNCMA	LUMBERTON
	MADNNCCE	MAIDEN
	MLTNNCMA	MILTON
	MNTINCMA	MONTICELLO
	MTHLNCMA	MOUNTHOLLY
	MTOLNCCE	MT. OLIVE-CENTRAL
	PMBRNCCE	PEMBROKE
	RLGHNCDU	RALEIGH
	RLGHNCGA	RALEIGH
	RLGHNCGL	RALEIGH
	RLGHNCHO	RALEIGH
	RLGHNCJO	RALEIGH
	RLGHNCMO	RALEIGH
	RLGHNCSE	RALEIGH
	RLGHNCST	RALEIGH
	RDVLNCMA	REIDSVILLE
	RDVLNCSE	REIDSVILLE
	RCHMNCMA	ROCKINGHAM
	RWLDNCMA	ROWLAND
	RFFNNCMA	RUFFIN
	SLBRNCMA	SALISBURY
	SXPHNCMA	SAXAPAHAW
	SELMNCMA	SELMA
	SHLBNCA	SHELBY
	STNLNCCE	STANLEY
	SSVLNCMA	STATESVL
	SSVLNCJE	STATESVL
	STPNNCMA	STONYPOINT
	SRFDNCCE	SUMMERFLD
	TRMNNCMA	TROUTMAN
	WNDLNCPI	WENDELL
	WNSLNCAR	WINSTN SAL
	WNSLNCCL	WINSTN SAL
	WNSLNCFI	WINSTN SAL
	WNSLNCGL	WINSTN SAL
	WNSLNCLE	WINSTN SAL

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
<u>BELLSOUTH TELECOMM INC DBA SOUTHERN BELL TEL & TEL (SAC 235193)</u>		
	WNSLNCVI	WINSTN SAL
	WNSLNCWA	WINSTN SAL
	WNSLNCWH	WINSTN SAL
	WGVLNCMA	WRGHTSVBCH
	ZBLNNCCE	ZEBULON
<u>VERIZON SOUTH INC.-NC (SAC 230479)</u>		
	ALTNNCXA	ALTON
	CRDMNCXA	CREEDMOOR
	CRDMNCXM	CREEDMOOR
	DRHMNCXB	DURHAM
	DRHMNCXC	DURHAM
	DRHMNCXD	DURHAM
	DRHMNCXG	DURHAM
	DRHMNCXA	DURHAM
	DRHMNCXM	DURHAM
	DRHMNCXT	DURHAM
	GCKNCXA	GOOSECREEK
	MONRNCXA	MONROE
	DRHMNCXE	RSCHTRGLPK
	DRHMNCXH	RSCHTRGLPK
<u>NORTH STATE TELEPHONE CO. DBA NORTH STATE COMM (SAC 230491)</u>		
	HGPNNCXA	HIGH POINT
	HGPNNCXD	HIGH POINT
	HGPNNCXC	HIGH POINT
	HGPNNCXE	HIGH POINT
	HGPNNCXF	HIGH POINT
	RNMNNCXA	RANDLEMAN
	THVLNCXA	THOMASVL

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
VERIZON NORTH INC.-PA (ID 170169)		
	CIVLPAXC	CLINTONVL
	CMSPPAXC	CAMBDG SPG
	CPSVPAXC	COOPERSTN
	CRRYPAXC	CORRY
	EDNBPAXE	EDINBORO
	ERIEPAXE	ERIE
	ERIEPAXM	ERIE
	ERIEPAXS	ERIE
	ERIEPAXT	ERIE
	ERIEPAXW	ERIE
	FKLNPAFX	FRANKLIN
	FRERPAXF	FAIRVIEW
	GRRDPAXG	GIRARD
	LNVLPAXL	LINCOLNVL
	MCKNPAXM	MCKEAN
	NBFRPAXN	NEWBEDFORD
	NRTEPAXN	NORTH EAST
	NWWLPAXN	NEWWLMNGTN
	OLCYPAXO	OIL CITY
	PLSVPAXP	PLEASANTVL
	TTVLPAXT	TITUSVILLE
	UNCYPAXU	UNION CITY
	WSLYPAXW	WESLEY
	WTBGPAXW	WATTSBURG
	WTFRPAXW	WATERFORD
	SAYRPAXS	SAYRE
	ARVLPAXA	AIRVILLE
	BERVPAXB	BERNVILLE
	DELTPAXD	DELTA
	DLBGPAXD	DILLSBURG
	DOVRPAXD	DOVER
	EBRLPAXE	EASTBERLIN
	FWGVPAXF	FAWN GROVE
	FYTPAXF	FRYSTOWN
	GLRKPAXG	GLEN ROCK
	JNTWPAXJ	JONESTOWN
	METWPAXM	MYERSTOWN
	MNCHPAXM	MANCHESTER
	RDLNPAXR	RED LION
	ROBSPAXR	ROBESONIA
	SCTWPAXS	SCHAEFESTN
	SHLVPAXS	SHELLSVL
	SPGVPAXS	JEFFERSON
	SWTWPAXS	STEWARTSTN
	WGVLPAXW	WRIGHTSVL
	WMLSPAXW	WOMELSDORF

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
<u>VERIZON NORTH INC.-PA (ID 170169)</u>		
	YORKPAXE	YORK
	YORKPAXM	YORK
	YORKPAXN	YORK
	YORKPAXS	YORK
	YORKPAXW	YORK
	BRLNPAXB	BERLIN
	BVDLPAXB	BEAVERDALE
	CNCYPAXC	CENTRAL CY
	JHTWPAXB	JOHNSTOWN
	JHTWPAXG	JOHNSTOWN
	JHTWPAXJ	JOHNSTOWN
	JHTWPAXN	JOHNSTOWN
	JHTWPAXW	JOHNSTOWN
	MYDLPAXM	MEYERSDALE
	NNGOPAXN	NANTY GLO
	RKWDPAXR	ROCKWOOD
	SESPAXS	ROCKWOOD
	SMRTPAXS	SOMERSET
	SWRDPAXS	SEWARD
	VNDGPAXS	VANDERGRFT
	WNDBPAXW	WINDBER
	PRTNPAXP	PRINCETON
	VNDGPAXM	VANDERGRFT

VERIZON -PA RBOC (ID 175000)

ABVLP AES	WHITEHAVEN
ALFAPAAL	LEWISTOWN
ALNAPAAL	ALTOONA
ALQPPAAL	ALIQUIPPA
ALTWPAAL	ALLENTOWN
ALTWPAMT	ALLENTOWN
AMBLPAAM	AMBLER
AMBRPAAM	AMBRIDGE
ANVLPAAN	ANNVILLE
ARMRPAAR	ARDMORE
ASLDPAAL	ASHLAND
AVDLPAAV	AVONDALE
BADNPABA	BADEN
BATHPABT	BATH
BCHMPABU	BUCKINGHAM
BCYNPABC	BALACYNWYD
BEWKPABR	BERWICK
BGRNPABR	BIG RUN
BGVLPAABR	BRIDGEVL
BHLHPABE	BETHLEHEM
BLCLPABL	BLACK LICK

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
VERIZON -PA RBOC (ID 175000)		
BLLFPABE		BELLEFONTE
BLLVPABE		PTTSBGZON2
BLVIPABL		BLAIRSVL
BLVNPABV		BELLEVRNON
BLVRPABO		BOLIVAR
BLWDPABE		BELLWOOD
BMBGPABL		BLOOMSBURG
BMNSPABM		BEDMINSTER
BOALPABO		BOALSBURG
BRCKPAES		WILKSBARRE
BRDDPABR		PTTSBGZON4
BRFRPABR		BRADFORD
BRSTPABR		BRISTOL
BRYMPABM		BRYN MAWR
BMRPABE		BESSEMER
BTHYPABH		HUNTIDNVLY
BTPKPABP		BETHELPARK
BTTWPABU		BURGETTSTN
BVFLPABF		BEAVER FLS
CARNPACA		CARNEGIE
CGVLPACL		COLLEGEVL
CHESPACA		CHESTER
CHESPACB		MARCUSHOOK
CHRLPACH		CHARLEROI
CHTTPACT		CHESTERHTS
CHVLPACH		FEASTERVL
CLARPACL		CLARION
CLFDPACL		CLEARFIELD
CLFRPACA		CALIFORNIA
CLRTPACL		CLAIRTON
CLVIPACL		CLAYSVILLE
CNBGPACA		CANONSBURG
CNLVPACO		CONNELLSVL
CNPNPACE		CENTER PT
CNSHPACN		CONSHOHCKN
CPHLPACH		HARRISBURG
CRAFPACR		PTTSBGZON7
CRDLPACA		CARBONDALE
CRESPAES		CRESCO
CRPLPACO		CORAOPOLIS
CRVVPACA		CARVERSVL
CRWVPACU		CURWENSVL
CSSPPACS		CHESTERSPG
CTHLPACH		CENTREHALL

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
VERIZON -PA RBOC (ID 175000)		
	CTSQPACT	CATASAUQUA
	CTVLPACV	COATESVL
	CTWSPAES	CATAWISSA
	DAPHPADA	DAUPHIN
	DAVLPADA	DANVILLE
	DNRAPADO	DONORA
	DRMTPADO	PTTSBGZON6
	DRRYPADE	DERRY
	DRVLPADO	DORSEYVL
	DUBSPADU	DUBOIS
	DUNBPADU	CONNELLSVL
	DWSNPADA	DAWSON
	DWTWPADT	DOWNINGTN
	DYTWPADB	DOYLESTOWN
	EAGLPAEG	EAGLE
	EDTNPAED	EDDINGTON
	ELCYPAEC	ELLWOOD CY
	ELZBPAEL	ELIZABETH
	ELZTPAET	MCKEESPORT
	ENOLPAEN	HARRISBURG
	EPBGPAEP	LANCASTER
	ESTNPAEA	EASTON
	EXTNPAEX	EXTON
	EYBGPAEL	ELYSBURG
	FAVLPAFR	FRACKVILLE
	FELDPAFR	FREELAND
	FLWDPAFL	FLEETWOOD
	FLYVPAFI	FINLEYVL
	FRCHPAFA	SMITHFIELD
	FRTNPAPA	FARMINGTON
	FSCKPAFC	HARRISBURG
	FYCYP AFC	FAYETTE CY
	GIVLPAGR	GIRARDVL
	GLLDPAGN	SHARONHILL
	GLLYPAGL	NANTICOKE
	GLNMPAGL	GLENMOORE
	GLNSPAGL	GLENSHAW
	GNBGPAGR	GREENSBURG
	GNVLPAGR	GREENVILLE
	GRLAPAGL	GREEN LANE
	GVCYPAGR	GROVE CITY
	HERMPAHE	HERMINIE
	HLBGPAHO	HOLLIDYSBG
	HLFXPAHX	HALIFAX
	HLTWPAHE	HELLERTOWN

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
VERIZON -PA RBOC (ID 175000)		
	HMBGPAHB	HAMBURG
	HMCYPAHO	HOMER CITY
	HMLNPAHM	HAMLIN
	HMSTPAHO	PTTSBGZON5
	HOTWPAHO	HOOKSTOWN
	HPVLPAHE	WILLIAMSPT
	HRBGPAHA	HARRISBURG
	HRLVPAHV	HARLEYSVL
	HSDLPAHO	HONESDALE
	HTBOPAHB	HATBORO
	HUMLPAHM	HUMMELSTN
	HWLYPAHW	HAWLEY
	HYBKPAHB	HONEYBROOK
	HZTNPAHZ	HAZLETON
	IMPRPAIM	IMPERIAL
	INDIPAIN	INDIANA
	IRWNPAIR	IRWIN
	JENKPAJK	JENKINTOWN
	JMTHPAJT	JIM THORPE
	JNNTPAJE	JEANNETTE
	JRMYPAJE	JERMYN
	JRSHPAJS	AVIS
	KGPRPAKP	KINGPRUSSI
	KGTNPAES	KINGSTON
	KHVLPKU	ALLENTOWN
	KLMPAKU	KULPMONT
	KMVLPAKV	KEMBLESVL
	KNSQPAKS	UNIONVILLE
	KRLNPAKL	HAVERTOWN
	KZTNPAKZ	KUTZTOWN
	LANGPALA	LANGHORNE
	LARCPALM	NEWTOWN SQ
	LBNPAES	LEBANON
	LCHNPAES	LOCK HAVEN
	LDNBPALB	LANDENBERG
	LDVLPALV	LANDISVL
	LDVYPALV	LORDS VLY
	LGNRPALI	LIGONIER
	LHTNPALE	LEHIGHTON
	LKARPALA	LAKE ARIEL
	LKCMPALC	LAKE COMO
	LNCSPALA	LANCASTER
	LNDLPALD	LANSDALE
	LNLXPALN	CHALFONT
	LNSDPALD	LANSDOWNE

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
VERIZON -PA RBOC (ID 175000)		
	LRDLPALB	READING
	LTRBPALA	LATROBE
	LWTWPALE	LEWISTOWN
	MBRGPAME	MECHANCSBG
	MCADPAMC	MCADOO
	MCDDPAMC	MCDONALD
	MCMRPAMC	MCMURRAY
	MCPTPAMK	MCKEESPORT
	MCRKPAMR	PTTSBGZON7
	MCTWPAMC	MCLELANDTN
	MDLDPAMI	ROCHESTER
	MDTNPAMI	MIDDLETOWN
	MEDIPAME	MEDIA
	MHCYPAMC	MAHANOY CY
	MHFYPAMA	MAHAFFEY
	MIVLPAMI	MILLERSVL
	MLTNPAMI	MILTON
	MLVAPAMI	PTTSBGZON3
	MNDNPAMH	MENDENHALL
	MNGHPAMO	MONONGAHLA
	MNTPPAMO	MOUNTANTOP
	MNVIPAMI	MINERSVL
	MONSPAMO	MONESSEN
	MOSCPAMC	MOOSIC
	MOVLPAMO	MONROEVL
	MRCHPAMA	MARCHAND
	MRCKPAMC	STROUDSBG
	MRCRPAME	MERCER
	MRSLPAMV	MORRISVL
	MSCWPAMW	MOSCOW
	MSTWPAMA	MASONTOWN
	MTCRPAMC	MT CARMEL
	MTGRPAMG	MT GRETNA
	MTPCPAMP	MT POCONO
	MTPTPAMP	MTPLEASANT
	MUVLPAES	WILLIAMSPT
	MVTWPAES	MCVEYTOWN
	NATNPANR	NORTHAMPTN
	NCLDPANC	HARRISBURG
	NFLDPANE	NEWFOUNDLD
	NNTCPANA	NANTICOKE
	NRLDPAAA	NORTHUBRLD
	NRTWPANR	PHPHSBZN30
	NSQHPANE	NESQUHONNG
	NWCSPANC	LOWELLVL

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
VERIZON -PA RBOC (ID 175000)		
	NWFLPANF	NEWFLORNCE
	NWHPPANH	NEW HOPE
	NWKNPANK	NEWKNSNGTN
	NWLSPANW	NORTHWALES
	NWPHPANP	NEWPHLDLPH
	NWSLPANS	REPUBLIC
	NWSTPANS	MTPLEASANT
	NWTWPANW	NEWTOWN
	NZRTPANA	NAZARETH
	OKDLPAOA	OAKDALE
	OKMTPAOA	OAKMONT
	OLYPPAOL	OLYPHANT
	ORBGAOR	ORWIGSBURG
	OSMLPAES	OSCEOLA ML
	OXFRPAOX	OXFORD
	PAOLPAPA	PAOLI
	PEHLPAPH	PENN HILLS
	PGTWPAPT	PUGHTOWN
	PHBGPAPH	PHILIPSBG
	PHLAPABA	PHILA
	PHLAPACH	PHLDLPHZN3
	PHLAPADB	PHLDLPHZN3
	PHLAPADE	PHILA
	PHLAPAEV	PHLDLPHZN2
	PHLAPAEW	PHLDLPHZN2
	PHLAPAGE	PHLDLPHZN3
	PHLAPAIV	PHLDLPHZN3
	PHLAPAJE	PHLDLPHZN4
	PHLAPAKR	PHLDLPHZN4
	PHLAPALO	PHILA
	PHLAPAMK	PHILA
	PHLAPAMY	PHLDLPHZN4
	PHLAPAOR	PHLDLPHZN4
	PHLAPAPE	PHILA
	PHLAPAPI	PHLDLPHZN4
	PHLAPAPO	PHILA
	PHLAPARE	PHILA
	PHLAPASA	PHLDLPHZN2
	PHLAPASH	PHLDLPHZN2
	PHLAPATR	PHLDLPHZN2
	PHLAPAWV	PHLDLPHZN3
	PITBPAAL	PITTSBURGH
	PITBPACA	PTTSBGZON6
	PITBPADT	PITTSBURGH
	PITBPAEL	PTTSBGZON8

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
VERIZON -PA RBOC (ID 175000)		
	PITBPANS	PITTSBURGH
	PITBPAOK	PITTSBURGH
	PITBPASQ	PITTSBURGH
	PIVLPAPV	WYCOMBE
	PLHSPAPH	PLEASATHLS
	PLMOPAPL	PLYMOUTH
	PLMYPAPA	PALMYRA
	PLSGPAPG	BELLEFONTE
	PNBGPAPB	PENNSBURG
	PRBGPAPB	PARKESBURG
	PRFDPAPF	LINFIELD
	PRKSPAPE	PERKASIE
	PRYPPAPE	PERRYOPOLS
	PSVLPAPV	PLUMSTEDVL
	PTMRPAPM	PT MARION
	PTTNPAPI	PITTSTON
	PTTVPAPO	POTTSVILLE
	PTTWPAPT	POTTSTOWN
	PUNXPAPU	PUNXSUTWNY
	PXTGPAPG	PAXTANG
	PXTNPAPA	PAXTONIA
	PXVLPAPV	PHOENIXVL
	PYVLPAPE	PERRYSVL
	QKTWPAQT	QUAKERTOWN
	RBTPPART	CARNEGIE
	RDNGPARE	READING
	RDPKPARP	RIDLEYPARK
	REW PARE	REW
	RGVLPARI	UPBLCKEDDY
	ROCHPARC	ROCHESTER
	RSSLPARU	RUSSELL
	RYFRPARF	ROYERSFORD
	RYVLPARE	REYNOLDSVL
	SCDLPASC	SCOTTDALE
	SCHNPASC	SCHUYLKHVN
	SCHWPASV	SCHWENKSVL
	SCTNPASC	SCRANTON
	SDTNPASD	SOUDERTON
	SGGVPASG	SUGARGROVE
	SHLNPASH	SHILLINGTN
	SHMKPASH	SHAMOKIN
	SHNDPASH	SHENANDOAH
	SHRNPASH	SHARON
	SHSAPASH	PTTSBGZON3
	SLTNPAST	STEELTON

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
VERIZON -PA RBOC (ID 175000)		
	SLTTPAES	SLATINGTON
	SLWBPASL	READING
	SMCKPASM	SMOCK
	SNBYPASU	SUNBURY
	SNSPPASS	READING
	SPDLPASP	SPRINGDALE
	SPFDPASF	SWARTHMORE
	SPMLPASM	SPRING ML
	SPTWPASP	SPRINGTOWN
	SRBGPAST	STROUDSBG
	SRVLPASH	SHARPSVL
	STBGPAES	STRASBURG
	STCGPAES	STATECOLLG
	SWKYPASE	SEWICKLEY
	SWSHPASS	SNOW SHOE
	SYVLPASY	SYKESVILLE
	TAMQPATA	TAMAQUA
	TAYLPATA	TAYLOR
	TBYHPATO	MT POCONO
	TNVLPATA	STROUDSBG
	TRCKPATC	TURTLE CRK
	TRNTPATA	TARENTUM
	TRPRPATR	TROOPER
	TULYPATU	LEVITTOWN
	TYRNPATY	TYRONE
	UNTNPAUN	UNIONTOWN
	WALXPAWA	WALEXANDER
	WASHPAWA	WASHINGTON
	WAYNPAWY	WAYNE
	WCHSPAWC	W CHESTER
	WDLDPAWO	CLEARFIELD
	WGRVPAWG	WEST GROVE
	WGTPPAWR	WARRINGTON
	WHHNPAWH	WHITEHAVEN
	WKBGPAWK	PTTSBGZON4
	WLBRPAWB	WILKSBARRE
	WLGRPAWG	WILLOW GRV
	WLPKPAES	WALENPAPCK
	WLPTPAWI	WILLIAMSPT
	WLRCPAWO	WOOLRICH
	WLSTPAWS	LANCASTER
	WMDLPAWM	WMIDDLESEX
	WMFLPAWM	MCKEESPORT
	WMPMPAWA	WAMPUM

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
VERIZON -PA RBOC (ID 175000)		
	WNBRPAWI	WINBURNE
	WNTNPAWN	WESTNEWTON
	WRRNPAWA	WARREN
	WSHVPAWA	WASHIGTNVL
	WSVWPAWE	PTTSBGZON2
	WTHRPAWE	WEATHERLY
	WYNGPAWY	WYOMING
	YNVLPAYO	YOUNGSVL
	YRDLPAYL	YARDLEY
	ZLNPPAZE	ZELIENOPLE

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
BELLSOUTH TELECOMM INC DBA SOUTH CENTRAL BELL TEL		
	ACHLTNMT	ADMSCDARHL
	ARTNTNMT	ARLINGTON
	ASCYTNMA	ASHLAND CY
	ATHNTNMA	ATHENS
	BLGPTNMA	BULLS GAP
	BLLSTNMA	BELLS
	BLNCTNMT	BLANCHE
	BNTNTNMT	TENNGA
	BWVLTNMA	BROWNSVL
	CHRLTNMT	CHARLOTTE
	CHTGTNBR	CHATTNOOGA
	CHTGTNDT	CHATTNOOGA
	CHTGTNHT	CHATTNOOGA
	CHTGTNMV	CHATTNOOGA
	CHTGTNNS	CHATTNOOGA
	CHTGTNRB	CHATTNOOGA
	CHTGTNRO	CHATTNOOGA - ROSSVILLE
	CHTGTNSE	CHATTNOOGA
	CHTGTNSM	CHATTNOOGA
	CHTNTNMT	CHARLESTON
	CLEVTNMA	CLEVELAND
	CLMATNMA	COLUMBIA
	CLTNTNMA	CLINTON
	CLVLTNMA	CLARKSVL
	CMDNTNMA	CAMDEN
	CNVLTNMA	CENTERVL
	CRPLTNMA	CRSPLORLND
	CRHTNMA	CARTHAGE
	CRVLTNMA	MTPLEASANT
	CULKTNMA	CULLEOKA
	CVTNTNMT	COVINGTON
	DKSNTNMT	DICKSON
	DNRGTNMA	DANDRIDGE
	DYBGTNMA	DYERSBURG
	DYTNTNMA	DAYTON
	EAVLTNMA	EAGLEVILLE
	FIVLTNMA	FRIENDSVL
	FKLNTNCC	FRANKLIN
	FKLNTNMA	FRANKLIN
	FRDNTNMA	SOFREDONIA
	FRVWTNMT	FAIRVIEW
	GALLTNMA	GALLATIN
	GBSNTNMT	GIBSON
	GDVLTNMA	GOODLETSLVL
	GNBRTNMA	GREENBRIER
	GRNBTNMA	GREENBACK

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
BELLSOUTH TELECOMM INC DBA SOUTH CENTRAL BELL TEL		
	GTBGTNMT	GATLINBURG
	GTWSTNSW	MEMPHIS
	HDVLTNMA	HENDERSNVL
	HIMNTNMA	HARRIMAN
	HLLSTNMT	HALLS
	HMBLTNMA	HUMBOLDT
	HNNGTNMA	HENNING
	HNSNTNMT	HENDERSON
	HNTGTNMA	HUNTINGDON
	HRFRTNMA	WATERVILLE
	HTVLTNMA	HARTSVILLE
	JCSNTNMA	JACKSON
	JCSNTNNS	JACKSON
	JFCYTNMA	JEFFERSNCY
	JSPRTNMT	JASPER
	KGTNTNMT	KINGSTON
	KNVLTNBE	KNOXVILLE
	KNVLTNFC	KNOXVILLE
	KNVLTNMA	KNOXVILLE
	KNVLTNWH	KNOXVILLE
	KNVLTNYH	KNOXVILLE
	LBNNTNMA	LEBANON
	LFLTNTNMA	LAFOLLETTE
	LKCYTNMA	LAKE CITY
	LNCYTNMA	LENOIRCITY
	LODNTNMA	LOUDON
	LWBGTNMA	LEWISBURG
	LXTNTNMA	LEXINGTON
	LYBGTNMT	LYNCHBURG
	LYLSTNMA	LYLES
	LYVLTNMA	LYNNVILLE
	MAVLTNMA	MARYVILLE
	MCWNTNMT	MCEWEN
	MDVITNMT	MADISONVL
	MEDNTNMA	MEDINA
	MILNTNMA	MILAN
	MMPHTNBA	MEMPHIS
	MMPHTNCK	MEMPHIS
	MMPHTNCT	MEMPHIS
	MMPHTNEL	MEMPHIS
	MMPHTNFR	MEMPHIS
	MMPHTNGT	MEMPHIS
	MMPHTNHP	MEMPHIS
	MMPHTNMA	MEMPHIS
	MMPHTNMT	MEMPHIS
	MMPHTNOA	MEMPHIS

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
BELLSOUTH TELECOMM INC DBA SOUTH CENTRAL BELL TEL		
	MMPHTNSL	MEMPHIS
	MMPHTNST	MEMPHIS
	MMPHTNWW	MEMPHIS
	MNCHTNMA	MANCHESTER
	MNPLTNMA	MTPLEASANT
	MRBOTNMA	MURFREESBO
	MRTWTNMA	MORRISTOWN
	MSCTTNMT	MASCOT
	MSCWTNMA	MOSCOW
	MYVLTNMA	MAYNARDVL
	NRRSTNMA	NORRIS
	NSVLTNAP	NASHVILLE
	NSVLTNBH	NASHVILLE
	NSVLTNBV	NASHVILLE
	NSVLTNBW	NASHVILLE
	NSVLTNCD	NASHVILLE
	NSVLTNCH	NASHVILLE
	NSVLTNDO	NASHVILLE
	NSVLTNHH	NASHVILLE
	NSVLTNIN	NASHVILLE
	NSVLTNMC	NASHVILLE
	NSVLTNMT	NASHVILLE
	NSVLTNST	NASHVILLE
	NSVLTNUN	NASHVILLE
	NSVLTNWC	NASHVILLE
	NSVLTNWM	NASHVILLE
	NWBRTNMA	NEWBERN
	NWPTTNMT	NEWPORT
	OKRGTNMT	OAK RIDGE
	OLHCTNMA	OLDHICKORY
	OLSPTNMA	OLIVER SPG
	PLSKTNMA	VETO
	PSVWTNMT	PLEASANTVW
	PTLDTNMA	PORTLAND
	RDGLTNMA	RIDGELY
	RKWDTNMA	ROCKWOOD
	RPLYTNMA	RIPLEY
	RRVLTNMA	ROGERSVL
	SANGTNMT	SANGO
	SDDSTNMA	SODDYDAISY
	SEWNTNMW	SEWANEE
	SHVLTNMA	SHELBYVL
	SMYRTNMA	SMYRNA
	SNTFTNMA	SANTA FE
	SOVLTNMT	SOMERVILLE
	SPBGTNMA	SO PITTSBG

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
<u>BELLSOUTH TELECOMM INC DBA SOUTH CENTRAL BELL TEL</u>		
	SPFDTNMA	SPRINGFLD
	SPHLTNMT	NSPRINGHIL
	SRVLTNMA	SURGOINSVL
	SVVLTNMT	SEVIERVL
	SWTWTNMT	SWEETWATER
	TPVLTNMA	TIPTONVILLE
	TLLHTNMA	TULLAHOMA
	TRINTNMA	TRIUNE
	TROYTNMT	TROY
	TRTNTNMA	TRENTON
	UNCYTNMA	UNION CITY
	WHBLTNMT	KINGSTNSPG
	WHHSTNMA	WHITEHOUSE
	WHPITNMA	WHITE PINE
	WHVLTNMT	WESTWHITEV
	WHWLTNMA	WHITWELL
	WNCHTNMA	WINCHESTER
	WRTRTNMT	NORMANDY
	WTTWTNMA	WATERTOWN
	WVRLTNMT	WAVERLY

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
VERIZON SOUTH INC.-VA (CONTEL)		
	ALBRVAXA	ALBERTA
	AMHRVAXA	AMHERST
	APMTVAXA	APPOMATTOX
	ARCLVAXA	ARCOLA
	BRWRVAXA	BRIDGEWTR
	BRWYVAXA	BROADWAY
	BWLGVAXA	BOWLNGGREN
	BYKNVAXA	BOYKINS
	BYTNVAXA	BOYDTON
	CHKTVAXA	CHUCKATUCK
	CHNCVAXA	CHANCELLOR
	CHNCVAXB	CHANCELLOR
	CLBHVAXA	COLONILBCH
	CLMTVAXA	CLAREMONT
	CPRNVAXA	CAPRON
	CRLDVAXA	COURTLAND
	CRTDVAXA	CRITTENDEN
	DAWNVAXA	DAWN
	DHLGVAXA	DAHLGREN
	DLCYVAXA	DALE CITY
	DLLSVAXA	DULLESMTRO
	DNDRVAXA	DENDRON
	DSPAVAXA	DISPUTANTA
	DSWLVAXA	DOSWELL
	DTVLVAXA	DELTAVILLE
	DYTNVAXA	DAYTON
	EDOMVAXA	EDOM
	EKTNVAXA	ELKTON
	EMPRVAXA	EMPORIA
	EPFKVAXA	EPPES FORK
	FKLNVAXB	FRANKLIN
	FRNHVAXA	FARNHAM
	GLCSVAXA	GLOUCESTER
	GRBRVAXA	GREAT BDG
	GRBRVAXB	GREAT BDG
	GRTSVAXA	GROTTOES
	HAYSVAXA	HAYES
	HCKRVAXA	HICKORY
	HITNVAXA	HINTON
	HLLDVAXA	HOLLAND
	HNVRVAXA	HANOVER
	HRBGVAXA	HARRISONBG
	HYMRVAXA	HAYMARKET
	INHLVAXA	INDENDNTHL
	IVORVAXA	IVOR
	IVTNVAXA	IRVINGTON

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
<u>VERIZON SOUTH INC.-VA (CONTEL)</u>		
	JRRTVAXA	JARRATT
	KGGRVAXA	KINGGEORGE
	KGQNVAXA	KING & QUEEN
	KGWLVAXA	KINGWILLIM
	KMNVAXA	KILMARNOCK
	KZTWVAXA	KEEZLETOWN
	LDYSVAXA	LADYSMITH
	LRTNVAXA	LORTON
	LRVLVAXA	LAWRENCEVL
	LVLVAXA	LIVELY
	MGLVAXA	MCGAHEYSVL
	MNSSVAXA	MANASSAS
	MTHWVAXA	MATHEWS
	NKVLVAXA	NOKESVILLE
	OCQNVAXA	OCCOQUAN
	OLCHVAXA	OLD CHURCH
	PRANVAXA	PRINCEANNE
	PRANVAXB	PRINCEANNE
	PTRYVAXA	PORT ROYAL
	PUNGVAXA	PUNGO
	QNTCVAXA	MRCRSBSQNC
	RPHNVAXA	RAPHINE
	SALDVAXA	SALUDA
	SBWKVAXA	SOBRUNSWIK
	SMFDVAXA	SMITHFIELD
	SRRVAXA	SURRY
	STCKVAXA	STONYCREEK
	STFRVAXA	STAFFORD
	TPHNVAXA	TAPPAHNNCK
	TRNGVAXA	TRIANGLE
	WKFDVAXA	WAKEFIELD
	WNDSVAXA	WINDSOR
	WRSWVAXA	WARSAW
	WYCVVAXA	WEYERSCAVE

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
<u>VERIZON VIRGINIA, INC.</u>		
	ALXNVAAD	FLS CHURCH
	ALXNVAAX	ALEXANDRIA
	ALXNVABA	ARLINGTON
	ALXNVABR	ALEXANDRIA
	ALXNVACN	ALEXANDRIA
	ALXNVAFR	ALEXANDRIA
	ALXNVAMV	ALEXANDRIA
	ARTNVAAR	ARLINGTON
	ARTNVACK	ARLINGTON
	ARTNVACY	ARLINGTON - CRYSTAL CITY
	ARTNVAFC	FLS CHURCH
	ASBNVAAS	ASHBURN
	ASLDVAAS	ASHLAND
	BCHNVABH	BUCHANAN
	BCKNVABC	BUCKNER
	BDFRVABD	BEDFORD
	BEVLVABV	BERRYVILLE
	BKBGVABB	BROKENBURG
	BLBGVABB	BLACKSBURG
	BLMTVABM	BLUEMONT
	BOYCVABY	BOYCE
	BTHIVABT	BETHIA
	CALVVACA	CALVERTON
	CGVLVACL	CRIGLERSVL
	CHCYVACC	CHARLES CY
	CHESVACR	CHESTER
	CHHMVACH	CHATHAM
	CHSKVACD	PORTSMOUTH
	CHSKVADC	PORTSMOUTH
	CHSKVAGU	NRFOLKZON2
	CLHGVACO	PETERSBURG
	CLPPVACU	CULPEPER
	CLPPVAGR	CULPEPER
	CLPPVALI	LIGNUM
	CLPPVARV	MADISON
	CMLDVACU	CUMBERLAND
	CNCRVACN	CONCORD
	CNVIVACT	FAIRFAX
	CRBGVACB	CHRISTISBG
	CRVLVACV	CARTERSVL
	DAVLVADA	DANVILLE
	DAVLVAFP	DANVILLE
	DAVLVAWE	RINGGOLD
	DBLNVADU	DUBLIN
	DNWDVADW	DINWIDDIE
	DRVRVADR	SUFFOLK

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
<u>VERIZON VIRGINIA, INC.</u>		
	FIFEVAFI	FIFE
	FLCHVAMF	FLS CHURCH
	FRBGVAFB	FREDECKSBG
	FRBGVALH	FREDECKSBG
	FRFXVABF	BRADDOCK
	FRFXVAFF	FAIRFAX
	GCLDVAGO	GOOCHLAND
	GNBOVAGA	GAINESBORO
	GNWDVAGW	GREENWOOD
	GOVLVAGV	GORDONSVL
	GRFLVAGF	GREATFALLS
	GVTNVAGR	ALEXANDRIA
	HLBOVAHB	HILLSBORO
	HMPNVAAB	HAMPTON
	HMPNVADC	HAMPTON
	HMPNVAQN	HAMPTON
	HMPNVAWD	HAMPTON
	HPWLVAHW	HOPEWELL
	HRNDVADU	FAIRFAX
	HRNDVAHE	FAIRFAX
	HRNDVAST	VIENNA
	HRWDVAHW	HARTWOOD
	LOUSVALU	LOUISA
	LRTNVAGU	ENGLESIDE
	LSBGVALB	LEESBURG
	LVTNVALN	LOVINGSTON
	LVVLVALV	LOVETTSVL
	LYBGVACH	LYNCHBURG
	LYBGVACV	LYNCHBURG
	LYBGVAMH	LYNCHBURG
	LYBGVANL	LYNCHBURG
	LYBGVAOF	LYNCHBURG
	LYBGVATM	LYNCHBURG
	LYBGVAYB	LYNCHBURG
	MCHVVAMV	MECHANCSVL
	MCKYVAMK	MCKENNEY
	MCLNVALV	FLS CHURCH
	MDBGVAMI	MIDDLEBURG
	MDLTVAMD	MIDLOTHIAN
	MDSNVAMA	MADISON
	MNKNVAMN	MANAKIN
	MNRLVAML	MINERAL
	MRSHVAMA	MARSHALL
	NLFRVANF	NELLYSFORD
	NRFLVABL	NRFOLKZON2
	NRFLVABS	NRFOLKZON2

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
<u>VERIZON VIRGINIA, INC.</u>		
	NRFLVAGS	NRFOLKZON2
	NRFLVAOV	NRFLVAOV
	NRFLVASP	NRFOLKZON2
	NRFLVAWC	NRFOLKZON2
	NWNWVAHU	NEWPT NEWS
	NWNWVAHV	NEWPT NEWS
	NWNWVAJF	NWPTNWSZN3
	NWNWVAND	NWPTNWSZN3
	NWNWVAYK	NWPTNWSZN3
	ORNGVAOR	ORANGE
	PCVLVAPV	PURCELLVL
	PLSKVAPU	PULASKI
	PNRVVAPR	PINEYRIVER
	PRFRVAPF	PROVICFORG
	PTBGVACD	PETERSBURG
	PTBGVAPB	PETERSBURG
	PTMOVAHF	PORTSMOUTH
	PTMOVAHS	PORTSMOUTH
	PWHTVAPW	POWHATAN
	QNTNVAQN	QUINTON
	RCMDVACG	RICHMOND
	RCMDVAGK	RICHMOND
	RCMDVAGR	RICHMOND
	RCMDVAGY	RICHMOND
	RCMDVAHL	RICHMOND
	RCMDVAHR	RICHMOND
	RCMDVAHS	RICHMOND
	RCMDVAIT	ALEXANDRIA
	RCMDVALS	RICHMOND
	RCMDVAPE	RICHMOND
	RCMDVAPS	RICHMOND
	RCMDVARA	RICHMOND
	RCMDVASN	RICHMOND
	RCMDVASR	RICHMOND
	RCMDVATC	ASHLAND
	RDFRVARA	RADFORD
	RKVLVARK	ROCKVILLE
	RMTNVARE	REMINGTON
	RONKVABK	ROANOKE
	RONKVABS	ROANOKE
	RONKVACS	ROANOKE
	RONKVACV	ROANOKE
	RONKVAGC	ROANOKE
	RONKVALK	ROANOKE
	RSTNVAFM	VIENNA
	SALMVAFL	SALEM

NonRural ILEC Wire Centers Served by Sprint Wireless Division
For Which ETC Status is Requested

ILEC	CLLI	WIRE CENTER NAME
<u>VERIZON VIRGINIA, INC.</u>		
	SALMVAMC	SALEM
	SALMVASA	SALEM
	SFFLVASK	SUFFOLK
	SHVLVASW	SHAWSVILLE
	SNMTVASM	STONE MT
	SNTNVASS	SANDSTON
	SPFDVASP	FLS CHURCH
	SPTSVASP	SPOTSYLVAN
	STCYVASC	STEPHENSCTY
	STDRVASD	STAUNTON
	STTNVAST	STAUNTON
	STTNVAVE	STAUNTON
	SWVLVASV	ROANOKE
	THPLVATP	THE PLAINS
	TOANVATO	TOANO
	UNVLVAUV	UNIONVILLE
	UPVLVAUP	UPPERVILLE
	VARNVAVR	VARINA
	VINNVAVN	VIENNA
	VRBHVACC	NRFOLKZON2
	VRBHVACT	VIRGINIBCH
	VRBHVAGN	VIRGINIBCH
	VRBHVAIL	VIRGINIBCH
	VRBHVAIR	VIRGINIBCH
	VRBHVAPT	VIRGINIBCH
	VRBHVARC	NRFOLKZON2
	VRBHVASR	VIRGINIBCH
	VRBHVAVB	VIRGINIBCH
	WHOKVAWO	DINWIDDIE
	WHVLVAWH	WHALEYVL
	WLBGVAWM	WILLIAMSBG
	WNCHVANM	WINCHESTER
	WNCHVAWC	WINCHESTER
	WNTRVAWG	LOVINGSTON
	WRTNVAWR	WARRENTON
	WSPNVAWP	WEST POINT
	WTFRVAWT	WATERFORD
	WVRLVAWV	WAVERLY