

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

In the Matter of)	
)	CC Docket No. 96-45
Corr Wireless Communications, LLC)	
Petition for Designation as an)	
Eligible Telecommunications Carrier)	

**SUPPLEMENT TO
PETITION OF CORR WIRELESS COMMUNICATIONS, LLC
FOR DESIGNATION AS AN ELIGIBLE TELECOMMUNICATIONS CARRIER**

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Dated: May 10, 2004

TABLE OF CONTENTS

I. WIRE CENTER INFORMATION.....2

II. CTIA’S CONSUMER CODE FOR WIRELESS SERVICES.....3

III. ANNUAL CONSUMER COMPLAINT REPORTING3

IV. SERVICE PROVISIONING COMMITMENT.....3

V. CONSTRUCTION PLANS AND PROGRESS REPORTS.....5

 A. CONSTRUCTION PLANS5

 B. ANNUAL PROGRESS REPORTS7

VI. ADVERTISING COMMITMENTS.....7

VII. IMPACT ON UNIVERSAL SERVICE FUND.....8

VIII. UNIQUENESS OF SERVICE.....8

IX. PUBLIC INTEREST9

X. CONCLUSION.....13

SUMMARY

As requested by the Commission, Corr Wireless submits this Supplement to its Rural ETC Petition in which it requests designation as an ETC for the rural portions of its licensed service territory in Alabama. With this Supplement, Corr Wireless demonstrates that it meets the Commission's requirements for ETC designation as recently set forth in the FCC's *Virginia Cellular and Highland Cellular Orders*.

Specifically, in addition to providing wire center information for its proposed rural ETC areas, Corr Wireless details in this Supplement its commitments to: (1) adhere to the CTIA's Consumer Code for Wireless Services; (2) provide annual consumer complaint reports; (3) employ specific service provisioning steps upon reasonable requests for service; (4) follow proposed construction plans to reach out to underserved and unserved areas; (5) provide annual progress reports on its construction plans; and (6) employ additional advertising methods so consumers can learn about Corr Wireless' service offerings.

Importantly, Corr Wireless shows how the benefits of granting its ETC request clearly outweigh any potential concerns regarding creamskimming or impact of the designation on the universal service fund, which are minimal and unwarranted. Rather, upon grant of Corr Wireless' request, consumers in these rural areas would benefit from resulting increased competition, the mobility and large calling area of Corr Wireless' service, the high quality of the Company's service, as well as the increased service to underserved and unserved portions of these rural areas. Accordingly, upon consideration of these factors, the scales balance in favor of designating Corr Wireless as an ETC for these rural areas as consistent with the public interest, and, thus, the Commission should grant the Company's Rural ETC Petition without delay.

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Corr Wireless Communications, LLC (“Corr Wireless” or “Company”), pursuant to the Federal Communications Commission’s (“FCC’s” or “Commission’s”) *Public Notice*¹ in the above-referenced proceeding, hereby provides this Supplement to its Petition for Designation as an Eligible Telecommunications Carrier that was filed at the Commission on May 13, 2003 (“Rural ETC Petition” or “Petition”).² Corr Wireless has previously been granted eligible telecommunications carrier (“ETC”) authority from the Commission for the non-rural portion of its licensed service territory service territory served by BellSouth.³ With its Rural ETC Petition and this Supplement, Corr Wireless seeks to be designated as an ETC for the rural portion of its licensed service territory as shown in Exhibit 4 of its Petition.⁴ The Company seeks designation

¹ *Parties Are Invited to Update the Record Pertaining to Pending Petitions for Eligible Telecommunications Carrier Designations*, Public Notice, DA 04-999 (rel. Apr. 12, 2004).

² Corr Wireless Communications, LLC Petition for Designation as an Eligible Telecommunications Carrier, CC Docket No. 96-45 (filed May 13, 2003) (“Corr Wireless Rural ETC Petition”)

³ *Federal-State Joint Board on Universal Service; Corr Wireless Petition for Designation as an Eligible Telecommunications Carrier*, CC Docket No. 96-45, Memorandum Opinion and Order, DA 02-2855 (rel. Oct. 31, 2002) (“*Corr Wireless Non-Rural ETC Order*”). A copy of this Order is attached to Corr Wireless Rural ETC Petition as Exhibit B.

⁴ Please note that “Butler Telephone Company” was inadvertently included in the list of rural wireline carriers contained in Exhibit 4 of Corr Wireless Rural ETC Petition. Accordingly, Corr Wireless hereby amends its

only in those rural wireline study areas entirely encompassed within its licensed service territory and, therefore, does not seek to redefine any rural wireline study area.⁵

This Supplement is being filed in response to the ETC designation framework established in the Commission's Memorandum Opinion and Order in the *Virginia Cellular* proceeding ("*Virginia Cellular Order*"),⁶ which was recently affirmed by the Commission in its *Highland Cellular Order*.⁷ With the filing of this Supplement, Corr Wireless has demonstrated that it meets all the FCC's requirements for ETC designation to serve rural Alabama customers and, thus, respectfully request that the FCC expeditiously grant Corr Wireless ETC status in the rural areas requested.

I. Wire Center Information

Although Corr Wireless does not seek to redefine any rural wireline study area in its proposed designated rural service areas, it is the Company's understanding that for administrative purposes, the Commission needs all ETC applicants (even those that do not seek study area redefinition) to provide the FCC with wire center information for the requested ETC areas. Accordingly, a list of the wire centers included in the Corr Wireless proposed designated rural ETC areas is attached hereto as *Exhibit A*.

Rural ETC Petition to remove "Butler Telephone Company" from that list. In addition, included in Corr Wireless' proposed rural designated area is the service areas of incumbent local exchange carrier, CenturyTel. See Exhibit 4 of Corr Wireless Rural ETC Petition. Since the filing of its Rural ETC Petition, it has come to the attention of the Company that the Universal Service Administrative Company ("USAC") treats CenturyTel as a non-rural carrier for purposes of universal service support. As such, Corr Wireless hereby clarifies that as a part of its Rural ETC Petition, the Company continues to request designation in the requested service areas of CenturyTel that are encompassed within Corr Wireless' licensed service territory, even if those areas are considered by USAC and/or the Commission to be non-rural in nature.

⁵ See Corr Wireless Rural ETC Petition at 2-3 & Exhibit 4.

⁶ *Federal-State Joint Board on Universal Service; Virginia Cellular, LLC Petition for Designation as an Eligible Telecommunications Carrier in the Commonwealth of Virginia*, CC Docket No. 96-45, Memorandum Opinion and Order, FCC 03-338 (rel. Jan. 22, 2004) ("*Virginia Cellular Order*").

⁷ *Federal-State Joint Board on Universal Service; Highland Cellular, Inc. Petition for Designation as an Eligible Telecommunications Carrier in the Commonwealth of Virginia*, CC Docket No. 96-45, Memorandum Opinion and Order, FCC 04-37 (rel. Apr. 12, 2004) ("*Highland Cellular Order*").

II. CTIA's Consumer Code for Wireless Services

As part of the FCC's new ETC designation framework, the Commission requires ETC applicants to commit to abide by the Cellular Telecommunications Industry Association's ("CTIA's") Consumer Code for Wireless Services.⁸ Accordingly, if it is designated as an ETC for the rural designated areas requested, Corr Wireless commits to abide by the CTIA's Consumer Code for Wireless Services, as it may be amended from time to time, for all of the rural areas requested.⁹

III. Annual Consumer Complaint Reporting

As part of the new ETC designation framework, the Commission also requires ETC applicant to commit to reporting annually the number of consumer complaints per 1,000 handsets.¹⁰ Accordingly, Corr Wireless commits to providing the Commission and the Universal Service Administrative Company ("USAC"), on an annual basis, with a report on the number of consumer complaints per 1,000 handsets for the preceding year. This report will be filed with the Commission and USAC by October 1 of each year, beginning with the year in which the Company is designated as an ETC for the rural designated areas requested.

IV. Service Provisioning Commitment

To provide assurance to the FCC that Corr Wireless will respond to reasonable requests for service within its designated service areas, Corr Wireless commits to implementing the steps outlined below in its requested rural designated areas. These steps are consistent with the service

⁸ *Virginia Cellular Order* at ¶ 30; *Highland Cellular Order* at ¶ 24.

⁹ See CTIA's Consumer Code for Wireless Services, available at www.wow-com.com/pdf/The_Code.pdf.

¹⁰ See *Virginia Cellular Order* at ¶ 30; see also *Highland Cellular Order* at ¶ 24.

provisioning commitments that the FCC found acceptable in its *Virginia Cellular and Highland Cellular Orders*.¹¹

1. If a request for service comes from a potential customer who resides at a location that is served by Corr Wireless' existing network facilities, the Company will provide service immediately using its standard customer equipment.
2. If a request for service comes from a potential customer who resides at a location that is not served by Corr Wireless' existing network facilities, the Company will take a series of steps to provide service.
 - First, Corr Wireless will determine whether the customer's equipment may be modified or replaced to provide acceptable service in the requested location.
 - Second, Corr Wireless will determine whether the customer could be provided with a roof-mounted antenna or other network equipment to enable the provision of service at the requested location.
 - Third, Corr Wireless will determine whether adjustments at the nearest cell site can be made to enable the provision of service at the requested location.
 - Fourth, Corr Wireless will determine whether there are any other adjustments to network or customer facilities that will enable the provision of service at the requested location.

¹¹ See *Virginia Cellular Order* at ¶ 15; see also *Highland Cellular Order* at ¶ 16.

- Fifth, Corr Wireless will determine whether it can offer resold services of another carrier that has facilities available to provide service at the requested location.
 - Sixth, Corr Wireless will determine whether additional network infrastructure (such as an additional cell site, extender or repeater) could be constructed to provide service, and evaluate the costs and benefits of using high-cost universal service support to service the number of customers requesting service.
3. If, after all of the forgoing steps have been completed, Corr Wireless determines that the customer cannot be served, Corr Wireless will notify the customer and provide the Commission and USAC with an annual report of how many requests for service could not be fulfilled. This report will be filed with the Commission and USAC by October 1 of each year, beginning with the year in which the Company is designated as an ETC for the rural designated areas requested. The Commission will retain authority to consider whether Corr Wireless has appropriately responded to a request for service.

V. Construction Plans and Progress Reports

A. Construction Plans

As required by the Communications Act of 1934, as amended (“Act”),¹² Corr Wireless will use its federal high cost universal service support for the construction, maintenance and upgrading of facilities servicing the rural areas for which such support is intended. In accordance with the new ETC designation framework established in the *Virginia Cellular and*

¹² 47 U.S.C. § 254(c).

Highland Cellular Orders, Corr Wireless submits its proposed construction plans to demonstrate its projected use of high cost support to improve its network facilities and reach to areas in its requested rural designated areas that the Company does not currently serve.¹³ Corr Wireless' proposed construction plans are attached hereto as **Exhibit B**. Included in the construction plans are the names, locations, populations covered and estimated budget amounts for each of the fifteen cell sites projected to be constructed in the first year and a half following designation in the rural areas requested. The order in which the cell sites are to be constructed is tentative and subject to change depending upon the location of requests for service within its rural designated areas. Also attached as **Exhibit C** are maps that show predicted contours of the each of the fifteen proposed cell sites.

As shown on its proposed construction plans, Corr Wireless has identified fifteen projects that likely would not be constructed in the near future, if ever, in the absence of receipt of high cost support. Eleven of these sites -- Leesburg, Section, Rosalie, Fyffe, Geraldine, Skyline, Cedar Bluff, Shiloh, Redbud, Sylvania and Powells Crossroads -- contain some area that is unserved by Corr Wireless' existing network facilities. Ten of these sites, including Susan Moore, Highland Lake Water Tank, Rosalie, Leesburg, Fyffe, Cedar Bluff, Shiloh, Altoona Water Tank, NE AL Jr. College Water Tank and Redbud contain substantial areas that can be considered underserved by wireless carriers. Four sites -- Susan Moore, Highland Lake Water Tank, Altoona Water Tank and Falkville -- fill poorly covered areas within the network.

These construction plans represents a significantly greater level of financial commitment than Corr Wireless expects to receive in high cost support. Additionally, none of these projected

¹³ See *Virginia Cellular Order* at ¶ 16; see also *Highland Cellular Order* at ¶ 17.

expenses includes maintenance or upgrading of existing facilities in the high cost rural areas requested.

B. Annual Progress Reports

As the Commission is well aware, construction plans may be subject to change depending upon consumer demand. As such, the parameters of Corr Wireless' proposed construction plan may evolve over time as the Company responds to consumer demand in its rural designated areas. As required by the Commission in its *Virginia Cellular and Highland Cellular Orders*, Corr Wireless commits to providing the Commission and USAC annual reports that provide information on its progress in meeting its construction plans, including any updates to those plans.¹⁴ This report will be filed with the Commission and USAC by October 1 of each year, beginning with the year in which the Company is designated as an ETC for the rural designated areas requested.

VI. Advertising Commitments

In its Rural ETC Petition, Corr Wireless committed to advertise the availability of its universal service offering using media of general distribution, including television, radio, newspaper, and billboard advertising, as well as special targeted advertising.¹⁵ Consistent with the additional advertising commitments accepted by the Commission in the *Virginia Cellular and Highland Cellular Orders*, Corr Wireless also will provide notices of the availability of its services at local unemployment, social security and welfare offices, and will locally publicize the construction of all new facilities in unserved or underserved areas of its rural ETC areas.¹⁶ These measures will provide additional assurances that customers in Corr Wireless' rural ETC areas

¹⁴ See *Virginia Cellular Order* at ¶ 46; see also *Highland Cellular Order* at ¶ 43.

¹⁵ *Corr Wireless Rural ETC Petition* at 8.

¹⁶ See *Virginia Cellular Order* at ¶ 25; see also *Highland Cellular Order* at ¶ 19.

can learn about the Company's service offerings and improvements thereto, as well as the availability of Lifeline and Linkup discounts under the universal service program.

VII. Impact on Universal Service Fund

Corr Wireless estimates that it will receive approximately \$133,000 per quarter in high cost universal service support in the designated rural areas requested. This \$133,000 in estimated support amounts to merely .0141% of the total high cost support available to all ETCs.¹⁷ Upon consideration of either the actual support that Corr Wireless' estimates it will receive or the amount of support the Company would receive if it captures each and every customers of the rural incumbent carriers,¹⁸ the grant of ETC status to Corr Wireless for the rural areas requested would not significantly increase the overall size of the high-cost support mechanisms. Rather, as demonstrated herein, grant of Corr Wireless' Petition would have minimal impact on the universal service fund.¹⁹

VIII. Uniqueness of Service

In deciding to grant ETC status in the *Virginia Cellular and Highland Cellular Orders*, the FCC found that the mobility and large local calling areas of Virginia Cellular's service would provide many benefits to consumers.²⁰ As a wireless service provider, Corr Wireless also offers mobility to its Alabama customers. This mobility will assist Corr Wireless' rural customers who, like Virginia Cellular's rural customers, often must drive significant distances to places of

¹⁷ According to USAC's most recent universal service fund projections, there is a total of \$4,127,818 in high cost support available to the rural incumbent carriers located in the rural areas requested by Corr Wireless, and a total of \$942,299,324 in high cost support available to all ETCs. See Federal Universal Service Support Mechanisms Fund Size Projections for the Third Quarter of 2004, Appendix HC 1 (Universal Service Administrative Company, Filed Apr. 30, 2004, Corrected May 13, 2004).

¹⁸ Even if Corr Wireless were to capture each and every customer of the rural incumbent carriers (which, of course, is highly unlikely), its support would amount to only \$.438% of the total high cost support available to all ETCs.

¹⁹ See *Virginia Cellular Order* at ¶ 31; see also *Highland Cellular Order* at ¶25.

²⁰ *Virginia Cellular Order* at ¶ 29; *Highland Cellular Order* at ¶23.

employment, stores, schools and other critical community locations.²¹ Additionally, similar to Virginia Cellular’s and Highland Cellular’s situations, the availability of Corr Wireless’ universal service offering in the requested rural areas will provide “access to emergency services that can mitigate the unique risks of geographic isolation associated with living in rural communities.”²²

Furthermore, like Virginia Cellular and Highland Cellular, Corr Wireless also provides its customers with a local calling area that is significantly larger than the incumbent local exchange carriers against whom it competes.²³ Corr Wireless’ local calling area in Alabama encompasses the 205 and 256 area codes. This is the geographic area within which a Corr Wireless customer may terminate calls originating on the Company’s network without incurring per-minute long distance charges. Attached hereto as *Exhibit D* is a map that depicts the 205 and 256 area codes. As shown on *Exhibit D*, Corr Wireless’ local calling area is very large, encompassing thirty seven counties, and is far larger than the local calling areas typically offered by rural incumbent carriers. Because of this large calling area, customers of Corr Wireless will be subject to fewer toll charges.

IX. Public Interest

In the *Virginia Cellular and Highland Cellular Orders*, the Commission determined that the public interest requires that the FCC consider whether the benefits of an additional ETC in rural areas for which an applicant seeks ETC designation outweigh any potential harms.²⁴ As a part of this public interest analysis, the Commission stated it would “weigh the benefits of increased competitive choice, the impact of the designation on the universal service fund, the

²¹ See *Virginia Cellular Order* at ¶ 29; see also *Highland Cellular Order* at ¶23.

²² See *Virginia Cellular Order* at ¶ 29; see also *Highland Cellular Order* at ¶23.

²³ See *Virginia Cellular Order* at ¶ 29; see also *Highland Cellular Order* at ¶23.

²⁴ *Virginia Cellular Order* at ¶ 28; *Highland Cellular Order* at ¶22.

unique advantages and disadvantages of the applicant's service offering, any commitments made by the applicant regarding the quality of telephone service, and the applicant's ability to satisfy its obligation to serve the designated service areas within a reasonable time frame."²⁵

As demonstrated in Corr Wireless' Rural ETC Petition and this Supplement, the benefits of granting the Company ETC status in the requested rural service areas clearly outweigh any potential harms. First, designating Corr Wireless as an ETC in the requested rural service areas will promote competition in the provision of universal services to the benefits of consumers in those areas by creating incentives for the provision of quality services at "just, reasonable and affordable rates."²⁶ Additionally, the granting of Corr Wireless' Rural ETC Petition will advance universal service by bringing consumers in those areas new telecommunications services, including wireless local services.

Second, although the FCC has expressed its concern about the overall impact of all competitive ETCs on the size of the universal service fund, in the *Virginia Cellular and Highland Cellular Orders* the Commission determined that the public interest analysis of an ETC application required the examination of the impact of the individual ETC applicant on universal service fund.²⁷ As shown above, the designation of Corr Wireless as an ETC in its requested rural service areas would involve merely .014% of the total high cost support currently available to all ETCs.²⁸ Accordingly, such designation will not dramatically burden the universal service fund warranting denial of Corr Wireless' Rural ETC Petition.

²⁵ *Virginia Cellular Order* at ¶ 28; *Highland Cellular Order* at ¶22.

²⁶ See 47 U.S.C. § 254(b)(1); see also *Federal-State Joint Board on Universal Service*, CC Docket No. 96-45, First Report and Order, 12 FC Rcd 8776, 8781 (quoting Joint Explanatory Statement recital that the goal of the Telecommunications Act of 1996 is to establish "a pro-competitive . . . framework designed to accelerate rapidly private sector deployment of advanced telecommunications and information technologies and services to all Americans by opening all telecommunications markets to competition") (emphasis added).

²⁷ See *Virginia Cellular Order* at ¶ 31; see also *Highland Cellular Order* at ¶25.

²⁸ See, *supra*, at 7-8.

Third, similar to the customers of Virginia Cellular and Highland Cellular, customers of Corr Wireless residing in its proposed rural ETC areas will benefit from the mobility and large local calling areas provided by the Company. As the Commission has recognized, rural consumers face unique risks of geographic isolation.²⁹ Rural customers of Corr Wireless will have access to emergency services, and, thus, these isolation risks will be minimized.³⁰ Additionally, the mobile nature of Corr Wireless services will assist its rural customers as they drive to places of employment, stores, schools and other critical community locations, which typically involve significant distances in these rural areas.³¹ Furthermore, the large local calling area offered by Corr Wireless will benefit customers in its proposed rural designated service areas by reducing the toll charges of customers in its designated rural areas.³²

Fourth, Corr Wireless has provided various commitments in this Supplement that serve to minimize any concerns regarding the Company's dedication to provide quality service in its proposed rural ETC areas. As outlined above, Corr Wireless has committed to using the high cost universal service support it receives to build new towers and facilities that will offer better coverage and alleviate instances of dropped calls within its proposed rural designated areas.³³ The Company has also committed to comply with CTIA's Consumer Code for Wireless Services, as well as provide the Commission and USAC with annual reports on the number of consumer complaints per 1,000 handsets.³⁴ The Commission has found similar commitments as sufficient in demonstrating a competitive ETC's commitment to providing customers in its

²⁹ *Virginia Cellular Order* at ¶ 29; *Highland Cellular Order* at ¶23.

³⁰ *See, supra*, at 8; *see also Virginia Cellular Order* at ¶ 29; *Highland Cellular Order* at ¶23.

³¹ *See, supra*, at 8; *see also Virginia Cellular Order* at ¶ 29; *Highland Cellular Order* at ¶23.

³² *See, supra*, at 9; *see also, infra*, at **Exhibit D**; *see also Virginia Cellular Order* at ¶ 29; *Highland Cellular Order* at ¶23.

³³ *See, supra*, at 5-6; *see also, infra*, at **Exhibits B and C**.

³⁴ *See, supra*, at 3.

designated areas with the benefits of quality service warranting grant of the applicant's request for ETC status.³⁵

Fifth, with the attached submission of its proposed construction plans for its rural ETC areas, Corr Wireless has established its ability to satisfy its obligation to serve the designated service areas within a reasonable time frame.³⁶ Within the first year and a half following ETC designation, Corr Wireless intends to construct fifteen new sites that will provide coverage to underserved and unserved areas of its designated rural ETC areas.³⁷ Additionally, Corr Wireless has committed to employing service provisioning steps to provide service to requesting customers within its designated rural ETC areas,³⁸ and has also committed to providing the Commission and USAC with annual reports detailing the number of requests service in its designated rural areas that were unfulfilled for the past year.³⁹

Sixth, because Corr Wireless does not seek to redefine any rural wireline study areas, grant of Corr Wireless' Petition does not raise any potential for "creamskimming."⁴⁰ In this case, Corr Wireless is not "picking and choosing" only certain rural study areas to be designated as an ETC in order to serve only the low-cost, high revenue customers in these study areas. Rather, Corr Wireless has already received ETC designation for the non-rural portion of its licensed service territory,⁴¹ and in the instant proceeding, the Company is seeking to expand its ETC status to include the non-rural portions of its territory, excluding only those few study areas that are not entirely encompassed in the Company's licensed service territory.⁴² The exclusion of these partial study areas is for administrative purposes only so that no study areas will need to

³⁵ *Virginia Cellular Order* at ¶ 30; *Highland Cellular Order* at ¶24.

³⁶ *See, supra*, at 5-6; *see also, infra*, **Exhibits B and C**.

³⁷ *Id.*

³⁸ *See, supra*, at 3-5.

³⁹ *See, supra*, at 5.

⁴⁰ *See Virginia Cellular Order* at ¶ 16; *see also Highland Cellular Order* at ¶26.

be redefined in order to grant Corr Wireless' Rural ETC Petition. Therefore, there is no potential creamskimming in this proceeding.

Moreover, similar to the *Virginia Cellular* and *Highland Cellular* cases, the benefits of granting Corr Wireless ETC status in its proposed rural designated areas clearly outweigh any potential harms that might result from such a grant. Consumers in these areas would benefit not only from the increased competition, the mobility and large calling areas of Corr Wireless' service, and the high quality of the Company's service, but they also would benefit from the increased service to underserved and unserved portions of these rural areas. In contrast, potential concerns about the impact of Corr Wireless' designation on the universal service fund are minimal, and concerns about the potential creamskimming of low-cost, high revenue customers are not warranted. Accordingly, upon consideration of these factors, the scales plainly balance in favor of granting of Corr Wireless' Rural ETC Petition as consistent with the public interest.

X. Conclusion

With the submission of this Supplement, together with its Rural ETC Petition, Corr Wireless has demonstrated that it meets all the requirements for ETC designation under the framework established by the Commission in its *Virginia Cellular and Highland Cellular Orders*. The consumer benefits of granting Corr Wireless ETC status in the rural areas requested clearly outweigh any potential concerns about creamskimming or the impact of Corr Wireless' designation on the universal service fund. Accordingly, Corr Wireless respectfully requests that

⁴¹ See *Corr Wireless Non-Rural ETC Order* at ¶ 13.

⁴² See, *supra*, at 1-2; see also *Corr Wireless Rural ETC Petition* at 2-3.

the Commission immediately grant Corr Wireless' Rural ETC Petition so that consumers in these rural areas may reap the vast benefits of the Company's designation without delay.

Respectfully submitted,

/s/ Tom Buchanan

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Dated: May 14, 2004

EXHIBIT A

Wire Center Information

EXHIBIT A

Wire Center Information

Corr Wireless Communications, L.L.C. Requested ETC Service Areas

State	Rural Telephone Company Name	Rate Center	Switch
AL	ARDMORE TELEPHONE CO., INC.	ARDMORE	ARMRALXADS0
AL	ARDMORE TELEPHONE CO., INC.	ARDMORE	ARMRALXADS0
AL	ARDMORE TELEPHONE CO., INC.	ELKMONT	ELMTALXADS0
AL	ARDMORE TELEPHONE CO., INC.	NEW MARKET	NWMRALXADS0
AL	BLOUNTSVILLE TELEPHONE CO., INC.	BLOUNTSVL	BUVLALXADS0
AL	BLOUNTSVILLE TELEPHONE CO., INC.	NECTAR	NCTRALXARS0
AL	BRINDLEE MOUNTAIN TELEPHONE CO.	ARAB	ARABALXADS1
AL	BRINDLEE MOUNTAIN TELEPHONE CO.	ARAB	ARABALXADS1
AL	BRINDLEE MOUNTAIN TELEPHONE CO.	ARAB	ARABALXADS1
AL	BRINDLEE MOUNTAIN TELEPHONE CO.	MORGANCITY	MRCYALXADS0
AL	BRINDLEE MOUNTAIN TELEPHONE CO.	MORGANCITY	MRCYALXADS0
AL	BRINDLEE MOUNTAIN TELEPHONE CO.	UNIONGROVE	UNGVALXADS0
AL	BRINDLEE MOUNTAIN TELEPHONE CO.	UNIONGROVE	UNGVALXADS0
AL	FARMERS TELEPHONE COOPERATIVE, INC.	BRYANT	BRYNALXARS0
AL	FARMERS TELEPHONE COOPERATIVE, INC.	FLAT ROCK	FLRKALXARS0
AL	FARMERS TELEPHONE COOPERATIVE, INC.	FYFFE	FYFFALXARS0
AL	FARMERS TELEPHONE COOPERATIVE, INC.	GERALDINE	GLDNALXARS0
AL	FARMERS TELEPHONE COOPERATIVE, INC.	HENAGAR	HNGRALXARS0
AL	FARMERS TELEPHONE COOPERATIVE, INC.	PISGAH	PSGHALXARS0
AL	FARMERS TELEPHONE COOPERATIVE, INC.	RAINSVILLE	RNVLALXADS1
AL	FARMERS TELEPHONE COOPERATIVE, INC.	RAINSVILLE	RNVLALXADS1
AL	HOPPER TELECOMMUNICATIONS COMPANY, INC.	SNEAD	SNEDALXADS0
AL	HOPPER TELECOMMUNICATIONS COMPANY, INC.	WALNUT GRV	WLGVALXADS0
AL	NEW HOPE TELEPHONE COOPERATIVE	GRANT	GRNTALXARS0
AL	NEW HOPE TELEPHONE COOPERATIVE	NEW HOPE	NWHPALXADS0
AL	NEW HOPE TELEPHONE COOPERATIVE	OWNSCRSRDS	OCRDALXARS0
AL	OTELCO TELEPHONE LLC	ONEONTA	ONNTALXADS1
AL	OTELCO TELEPHONE LLC	ONEONTA	ONNTALXADS1
AL	PEOPLES TELEPHONE CO., INC.	ARONEY	ARNYALXARS0
AL	PEOPLES TELEPHONE CO., INC.	CEDARBLUFF	CDRBALXADS0
AL	PEOPLES TELEPHONE CO., INC.	CENTRE	CNTRALXEDS1
AL	PEOPLES TELEPHONE CO., INC.	CENTRE	CNTRALXEDS1
AL	PEOPLES TELEPHONE CO., INC.	COLLINSVL	COVLALXARS0
AL	PEOPLES TELEPHONE CO., INC.	GAYLESVL	GLVLALXARS0
AL	PEOPLES TELEPHONE CO., INC.	LEESBURG	LSBGALXARS0
AL	PEOPLES TELEPHONE CO., INC.	RINEHART	RNHRALXARS0
AL	PEOPLES TELEPHONE CO., INC.	SAND ROCK	SNRCALXARS0
AL	PEOPLES TELEPHONE CO., INC.	WHORTON	WHTNALXARS0

Corr Wireless Communications, L.L.C. Requested ETC Service Areas

State	Non Rural Telephone Company Name	Rate Center	Switch
AL	CENTURYTEL TEL OF ALABAMA, LLC (NORTHERN)	ASHLAND	ASLDALXADS0
AL	CENTURYTEL TEL OF ALABAMA, LLC (NORTHERN)	CHULAFINNE	CHLFALXARS0
AL	CENTURYTEL TEL OF ALABAMA, LLC (NORTHERN)	DELTA	DELTALXARS0
AL	CENTURYTEL TEL OF ALABAMA, LLC (NORTHERN)	FALKVILLE	FLVLALXADS0
AL	CENTURYTEL TEL OF ALABAMA, LLC (NORTHERN)	HEFLIN	HFLNALXADS0
AL	CENTURYTEL TEL OF ALABAMA, LLC (NORTHERN)	LECTA	LECTALXARS0
AL	CENTURYTEL TEL OF ALABAMA, LLC (NORTHERN)	LINEVILLE	LNVLALXARS0
AL	CENTURYTEL TEL OF ALABAMA, LLC (NORTHERN)	MASSEY	MSSYALXARS0
AL	CENTURYTEL TEL OF ALABAMA, LLC (NORTHERN)	MENTONE	MENTALXARS0
AL	CENTURYTEL TEL OF ALABAMA, LLC (NORTHERN)	MRNSCRSRDS	MRCRALXARS0
AL	CENTURYTEL TEL OF ALABAMA, LLC (NORTHERN)	ODEN RIDGE	ODRGALXARS0
AL	CENTURYTEL TEL OF ALABAMA, LLC (NORTHERN)	VALLEYHEAD	VYHDALXADS0
AL	CENTURYTEL TEL OF ALABAMA, LLC (NORTHERN)	WADLEY	WDLYALXARS0
AL	CENTURYTEL TEL OF ALABAMA, LLC (NORTHERN)	WEDOWEE	WEDWALXARS0
AL	CENTURYTEL TEL OF ALABAMA, LLC (NORTHERN)	WOODLAND	WDLDALXARS0
AL	CENTURYTEL TEL OF ALABAMA, LLC (SOUTHERN)	SCOTTSBORO	SCBOALXADS0
AL	CENTURYTEL TEL OF ALABAMA, LLC (SOUTHERN)	SCOTTSBORO	SCBOALXADS0
AL	CENTURYTEL TEL OF ALABAMA, LLC (SOUTHERN)	SCOTTSBORO	SCBOALXADS0
AL	CENTURYTEL TEL OF ALABAMA, LLC (SOUTHERN)	SCOTTSBORO	SCBOALXADS0
AL	CENTURYTEL TEL OF ALABAMA, LLC (SOUTHERN)	SECTION	SECTALXADS0
AL	CENTURYTEL TEL OF ALABAMA, LLC (SOUTHERN)	SKYLINE	SKLNALXARS0

EXHIBIT B

Proposed Construction Plans

Corr Wireless Communications, L.L.C.
Proposed Sites Constructed with ETC funds

1st Qtr			
Site Name	Towns Covered	Est. Pops Covered	Est. Budget
Falkville	Falkville	1,100 - 1,300	\$81,500
Section	Section, Langston	850 - 950	\$81,500
Total Estimate			\$163,000

2nd Qtr			
Site Name	Towns Covered	Est. Pops Covered	Est. Budget
Susan Moore	Susan Moore, Clarence, Fridays Crossing	500 - 600	\$231,500
Highland Lake Water Tank	Highland Lake	400 - 500	\$81,500
Total Estimate			\$313,000

3rd Qtr			
Site Name	Towns Covered	Est. Pops Covered	Est. Budget
Rosalie	Rosalie, Pisgah	1,000 - 1,100	\$81,500
Redbud	Walnut Grove, Redbud	300 - 400	\$81,500
Total Estimate			\$163,000

4th Qtr			
Site Name	Towns Covered	Est. Pops Covered	Est. Budget
Geraldine	Geraldine	750 - 850	\$81,500
Leesburg	Leesburg, Moshat, Tennala	200 - 350	\$81,500
Skyline	Skyline, Maynard Cove	800 - 1,050	\$81,500
Total Estimate			\$244,500

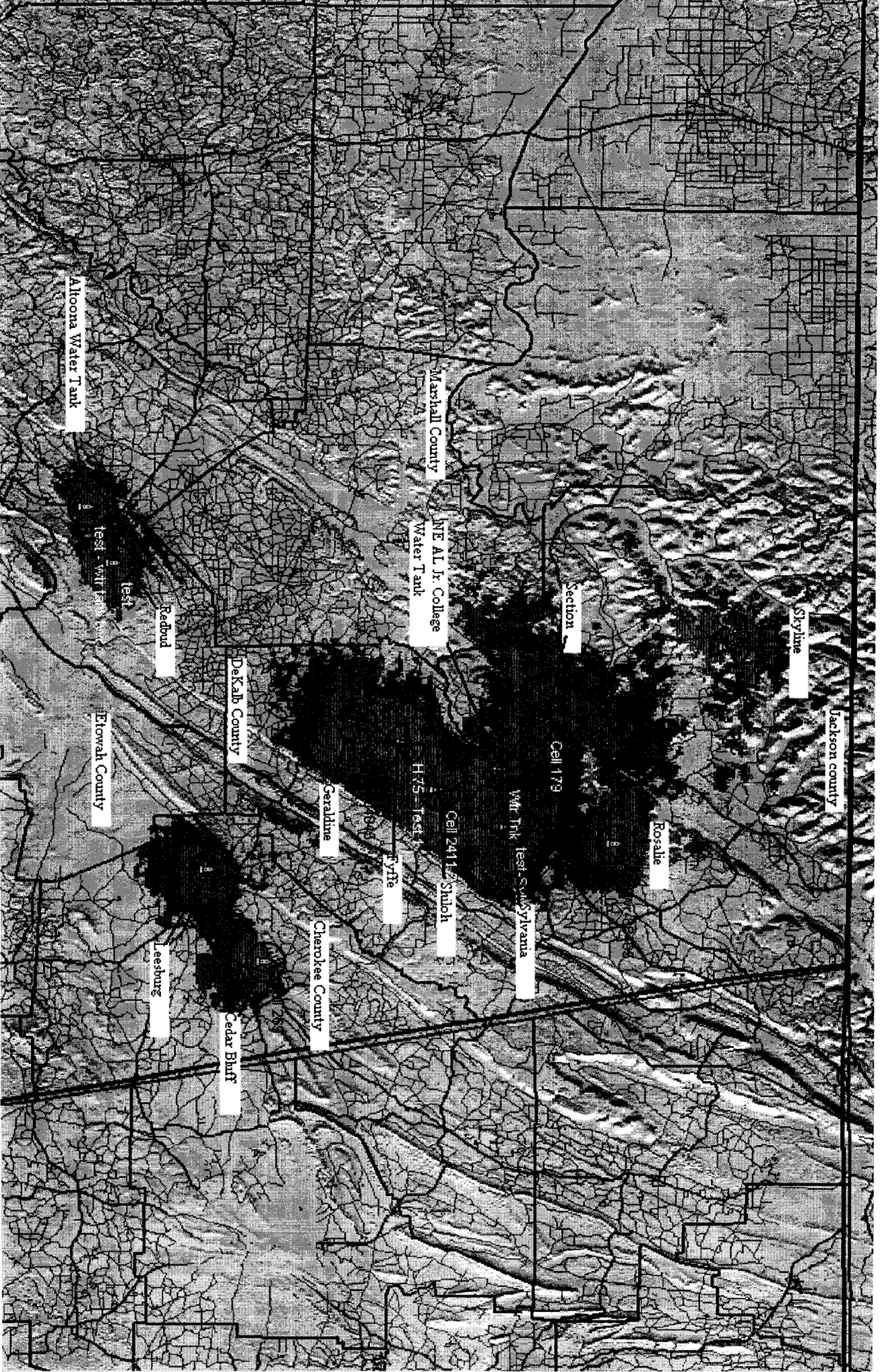
5th Qtr			
Site Name	Towns Covered	Est. Pops Covered	Est. Budget
Cedar Bluff	Cedar Bluff, Antioch, Cornwall Furnace	2,000 - 2,400	\$81,500
Fyffe	Fyffe	1,000 - 1,150	\$81,500
Shiloh	Shiloh	250 - 300	\$81,500
Total Estimate			\$244,500

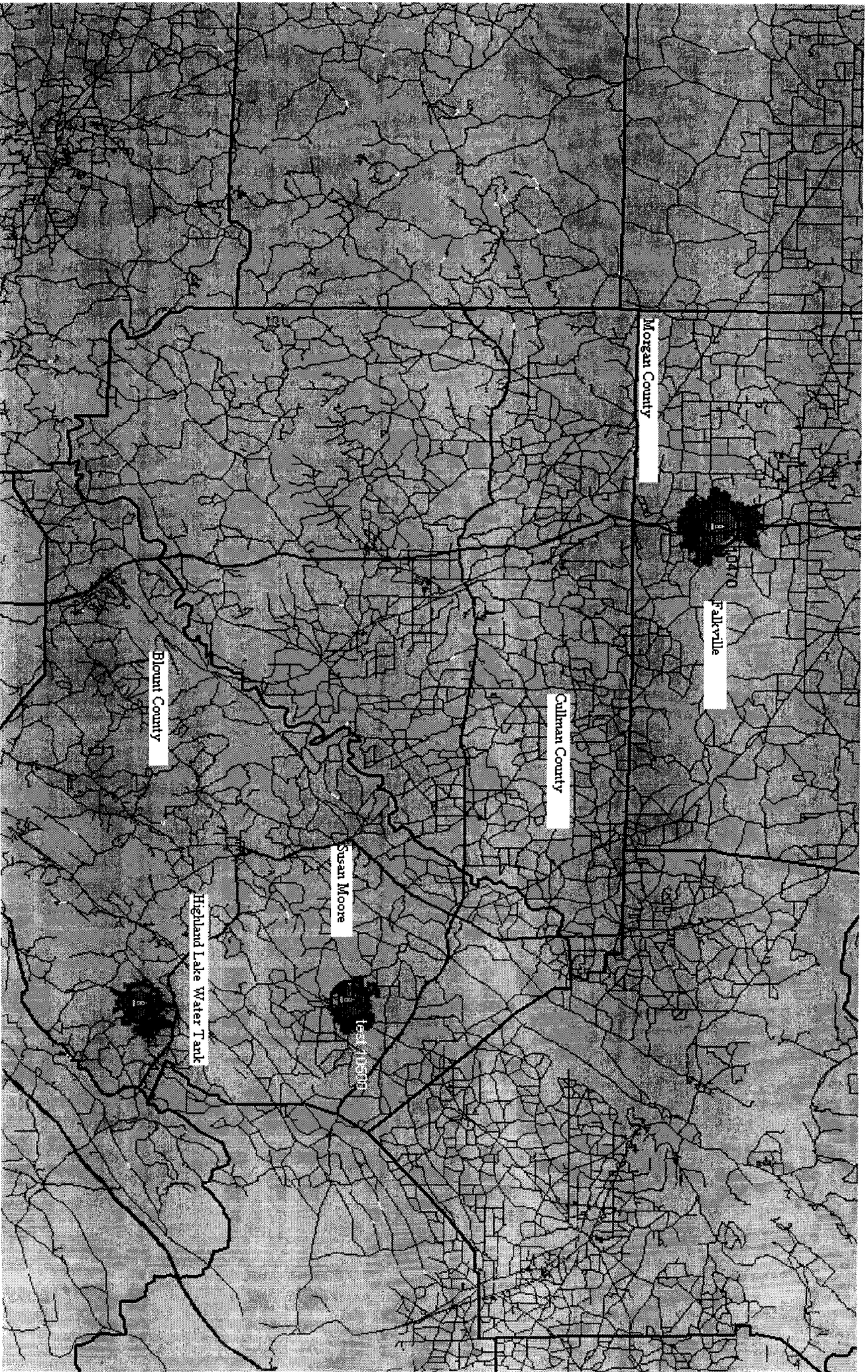
6th Qtr			
Site Name	Towns Covered	Est. Pops Covered	Est. Budget
Sylvania	Sylvania, Mahan Crossroads	1,200 - 1,450	\$81,500
Altoona Water Tank	Altoona	900 - 1050	\$81,500
NE AL Jr. College Water Tank	Powells Crossroads	700 - 850	\$81,500
Total Estimate			\$244,500

Estimated Budget based on current tower and equipment costs.

EXHIBIT C

Contour Maps of Proposed New Sites





Morgan County

Fallville

Culman County

Susan Moore

Blount County

Highland Lake Water Tank



MORGAN

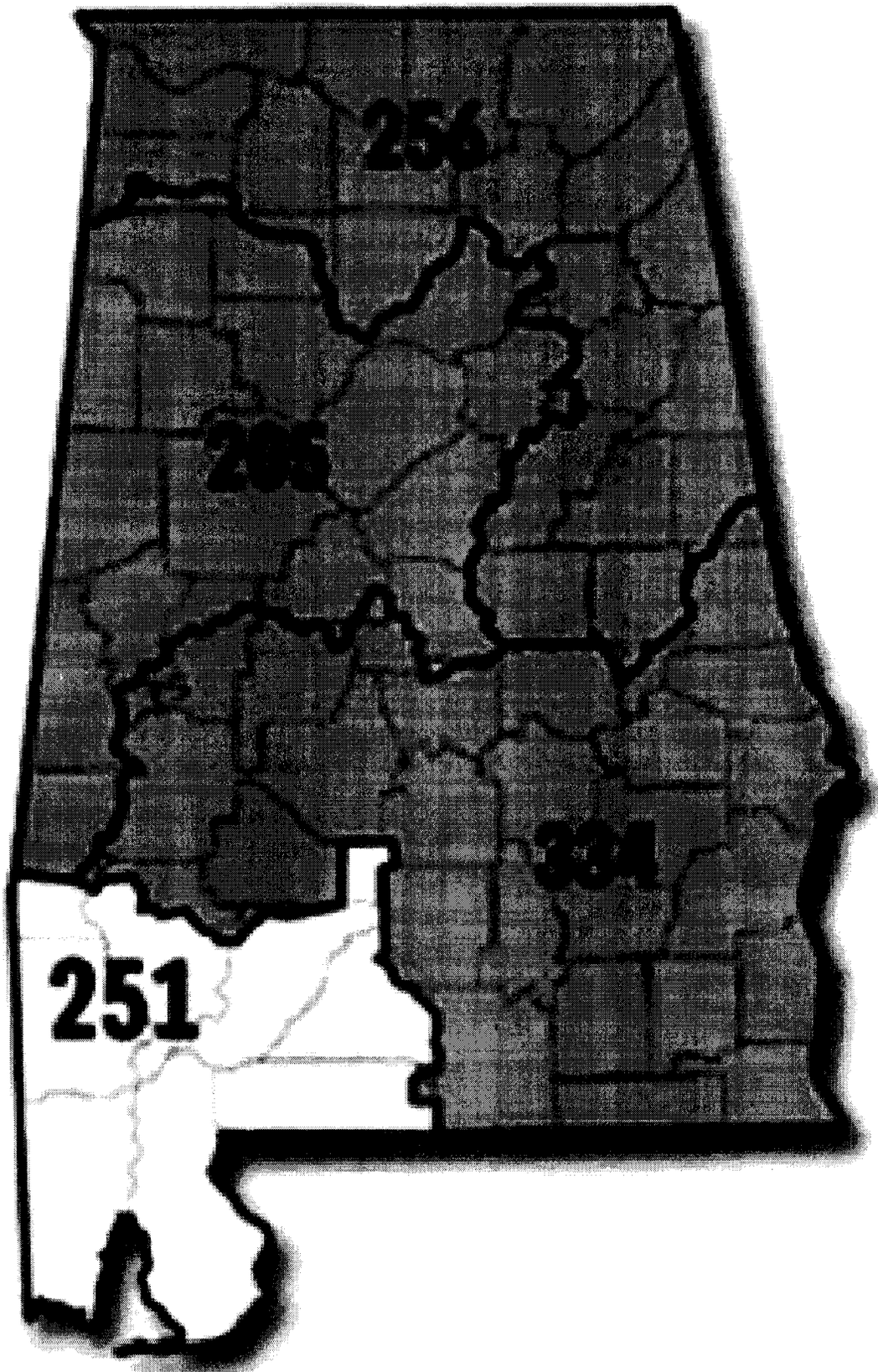


Susan Moore



Highland Lake Water Tank

EXHIBIT D
Area Code Map



256

206

334

251

CERTIFICATE OF SERVICE

I, Tom Buchanan, hereby certify that on this 14th day of May, 2004, a true and correct copy of the foregoing *Supplement to Petition of Corr Wireless Communications, LLC for Designation as an Eligible Telecommunications Carrier* was served via First Class Mail, U.S. postage prepaid or E-Mail on the following parties:

Sheryl Todd **(3 Copies)**
Telecommunications Access Policy Division
Wireline Competition Bureau
Federal Communications Commission
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Room 5-B540
Washington, DC 20554
(First Class Mail)

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Brantley, Wilkerson & Bryan, PC
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Telecommunications Access Policy Division
Wireline Competition Bureau
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/s/ Tom Buchanan

Tom Buchanan