

**Exhibit E**

**DECLARATION**

**DECLARATION UNDER PENALTY OF PERJURY**

I, Bradley L. Stein, do hereby declare under penalty of perjury as follows:

1. I am the Director of External Affairs of USCOC of Virginia RSA #3, Inc., USCOC of Virginia RSA #2, Inc., Virginia RSA #4, Inc., Virginia RSA #7, Inc. Ohio State Cellular Telephone Company, Inc. and Charlottesville Cellular Partnership (collectively, "U.S.

Cellular”).

2. This Affidavit is submitted in support of U.S. Cellular’s Petition for Designation as an Eligible Telecommunications Carrier (“ETC”).

3. U.S. Cellular currently provides cellular service in the Virginia 2 Rural Service Area (“RSA”) serving the counties of Smyth, Wythe and Grayson, Virginia 3 RSA serving the counties of Giles, Pulaski, Montgomery, Floyd, Carroll and Patrick, Virginia 4 RSA serving the counties of Franklin, Bedford and Henry, Virginia 5 RSA serving the counties of Bath, Alleghany, Rockbridge, Virginia 7 RSA serving the counties of Charlotte, Halifax and Prince Edward, the Roanoke and Lynchburg, Virginia Metropolitan Statistical Areas (“MSAs”) and the Charlottesville, Virginia MSA.

4. As a carrier not subject to state commission jurisdiction in the Commonwealth of Virginia, U.S. Cellular is seeking designation as an ETC under Section 214(e)(6) of the Communications Act of 1934, as amended, 47 U.S.C. § 214(e)(6).

5. U.S. Cellular meets the criteria for ETC designation as explained herein.

6. U.S. Cellular is a “common carrier” for purposes of obtaining ETC designation pursuant to 47 U.S.C. § 214(e)(1). A “common carrier” is generally defined in 47 U.S.C. § 153(10) as a person engaged as a common carrier on a for-hire basis in interstate communications by wire or radio. Section 20.9(a)7 of the Commission’s Rules provide that cellular service is a common carrier service. *See* 47 C.F.R. § 20.9(a)(7).

7. U.S. Cellular currently offers and is able to provide, within its designated service areas, the services and functionalities identified in 47 C.F.R. § 54.101(a). Each of these services and functionalities is discussed more fully below.

a. Voice-grade access to the public switched telephone network. The FCC concluded that voice-grade access means the ability to make and receive phone calls, within a bandwidth of approximately 2700 Hz within the 300 to 3000 Hz frequency range. *See Federal-State Joint Board on Universal Service, CC Docket No. 96-45, First Report and Order, 12 FCC Rcd 8776, 8810-11 (1997) (“Universal Service Order”).* U.S. Cellular meets this requirement by providing voice-grade access to the public switched telephone network. Through its interconnection arrangements with local telephone companies, all customers of U.S. Cellular are able to make and receive calls on the public switched telephone network within the specified bandwidth.

b. Local Usage. Beyond providing access to the public switched network, an ETC must include local usage as part of a universal service offering. U.S. Cellular will meet the local usage requirements by offering a variety of rate plans with varying levels of local usage to meet consumers’ needs.

To date, the FCC has not quantified a minimum amount of local usage required to be included in a universal service offering, but has initiated a separate proceeding to address this

issue. See *Federal-State Joint Board on Universal Service, Memorandum Opinion and Order and Further Notice of Proposed Rulemaking*, 13 FCC Rcd 21252 (1998) (“*October 1998 NPRM*”). As it relates to local usage, the NPRM sought comments on a definition of the public service package that must be offered by all ETCs. Specifically, the FCC sought comments on how much, *if any*, local usage should be required to be provided to customers as part of a universal service offering. *October 1998 NPRM*, 13 FCC Rcd at 21277-21281. In the *Universal Service Order*, the FCC deferred a determination on the amount of local usage that a carrier would be required to provide. *Universal Service Order*, 12 FCC Rcd at 8813. Any minimum local usage requirement established by the FCC as a result of the *October 1998 NPRM* will be applicable to all designated ETCs, not simply wireless service providers. U.S. Cellular will comply with any and all minimum local usage requirements adopted by the FCC.

c. Dual-tone, multi-frequency (“DTMF”) signaling, or its functional equivalent. DTMF is a method of signaling that facilitates the transportation of call set-up and call detail information. Consistent with the principles of competitive and technological neutrality, the FCC permits carriers to provide signaling that is functionally equivalent to DTMF in satisfaction of this service requirement. 47 C.F.R. § 54.101(a)(3). U.S. Cellular currently uses out-of-band digital signaling and in-band multi-frequency (“MF”) signaling that is functionally equivalent to DTMF signaling. U.S. Cellular therefore meets the requirement to provide DTMF signaling or its functional equivalent.

d. Single-party service or its functional equivalent. “Single-party service” means that only one party will be served by a subscriber loop or access line in contrast to a multi-party line. *Universal Service Order*, 12 FCC Rcd at 8810. The FCC concluded that a wireless provider offers the equivalent of single-party service when it offers a dedicated message path for the length of a user’s particular transmission. *Id.* U.S. Cellular meets the requirement of single-party service by providing a dedicated message path for the length of all customer calls.

e. Access to emergency services. The ability to reach a public emergency service provider by dialing 911 is a required service in any universal service offering. Enhanced 911 or E911, which includes the capability of providing both automatic numbering information (“ANI”) and automatic location information (“ALI”), is only required if a public emergency service provider makes arrangements with the local provider for the delivery of such information. See *id.* at 8815-17. U.S. Cellular currently provides all of its customers with access to emergency service by dialing 911 in satisfaction of this requirement. U.S. Cellular will comply with all Phase II E-911 requirements.

f. Access to operator services. Access to operator services is defined as any automatic or live assistance provided to a consumer to arrange for the billing or completion, or both, of a telephone call. *Id.* at 8817-18. U.S. Cellular meets this requirement by providing all of its customers with access to operator services provided by either the Company or other entities (*e.g.*, LECs, IXC, etc.)

g. Access to interexchange service. A universal service provider must offer consumers access to interexchange service to make and receive toll or interexchange calls. Equal access, however, is not required. “The FCC do[es] not include equal access to

interexchange service among the services supported by universal service mechanisms.” *Id.* at 8819. U.S. Cellular presently meets this requirement by providing all of its customers with the ability to make and receive interexchange or toll calls through direct interconnection arrangements the Company has with several IXCs. Additionally, customers are able to reach their IXC of choice by dialing the appropriate access code.

h. Access to directory assistance. The ability to place a call to directory assistance is a required service offering. *Id.* at 8821. U.S. Cellular meets this requirement by providing all of its customers with access to directory assistance by dialing “411” or “555-1212”.

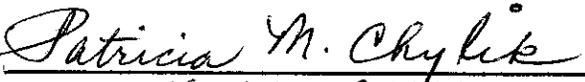
i. Toll limitation for qualifying low-income consumers. An ETC must offer either “toll control” or “toll blocking” services to qualifying Lifeline customers at no charge. The FCC no longer requires an ETC to provide both services as part of the toll limitation service required under 47 C.F.R. § 54.101(a)(9). *See Universal Service Fourth Order on Reconsideration*, FCC 97-420 (Dec. 30, 1997). In particular, all ETCs must provide toll blocking, which allows customers to block the completion of outgoing toll calls. *Universal Service Order*, 12 FCC Rcd at 8821-22. U.S. Cellular currently has no Lifeline customers in Virginia because only carriers designated as an ETC can participate in Lifeline. *See* 47 C.F.R. §§ 54.400-415. Once designated as an ETC, U.S. Cellular will participate in Lifeline as required, and will provide its current toll blocking capabilities in satisfaction of the FCC’s requirement. Today, the Company provides toll-blocking services for all international calls and toll blocking for selected customers. Accordingly, U.S. Cellular currently has the technology to provide toll blocking and will use this technology to provide the service to its Lifeline customers, at no charge, as part of its universal service offerings.

8. U.S. Cellular will provide the supported services using its existing network infrastructure, which includes the same antenna, cell-site, tower, trunking, mobile switching, and interconnection facilities used by the company to serve its existing conventional mobile cellular service customers.

9. I declare under penalty of perjury that the foregoing is true and correct. Executed on April 7, 2004.

  
Bradley L. Stein  
Director, External Affairs  
USCOC of Virginia RSA #3, Inc.  
USCOC of Virginia RSA #2, Inc.  
Virginia RSA #4, Inc.  
Virginia RSA #7, Inc.  
Ohio State Cellular Telephone Company  
Charlottesville Cellular Partnership

SUBSCRIBED AND SWORN  
TO BEFORE ME THIS 7TH DAY  
OF APRIL, 2004.

  
NOTARY PUBLIC



**Exhibit F**

**HIGH-COST CERTIFICATION LETTER**



April 7, 2004

Federal Communications Commission  
445 12<sup>th</sup> Street S.W.  
Washington, D.C. 20554

**Re: USCOC of Virginia RSA #3, Inc.  
USCOC of Virginia RSA #2, Inc.  
Virginia RSA #4, Inc.  
Virginia RSA #7, Inc.  
Ohio State Cellular Telephone Company, Inc.  
Charlottesville Cellular Partnership  
High-Cost Certification**

To the Commission:

USCOC of Virginia RSA #3, Inc., USCOC of Virginia RSA #2, Inc., Virginia RSA #4, Inc., Virginia RSA #7, Inc. Ohio State Cellular Telephone Company, Inc. and Charlottesville Cellular Partnership (collectively, "U.S. Cellular", "Company") has submitted a Petition for ETC designation in the Commonwealth of Virginia as required by Sections 54.313(b) and 54.314(b) of the Federal Communications Commission's rules, 47 C.F.R. §§ 54.313(b), 54.314(b), U.S. Cellular hereby submits the certification below in order to begin receiving high-cost support in its designated ETC area.

Accordingly, I hereby certify on behalf of the company and under penalty of perjury that all high-cost support provided to the Company will be used only for the provision, maintenance, and upgrading of facilities and services for which the support is intended, pursuant to Section 254(e) of the Communications Act of 1934, as amended, 47 U.S.C. § 254(e). I also certify that I am authorized to make this certification on the company's behalf.

Bradley L. Stein  
Director, External Affairs

4/7/2004  
Date

SUBSCRIBED, SWORN AND ACKNOWLEDGED before me this seventh day of April, 2004.

*Patricia M. Chylik*  
NOTARY PUBLIC

My Commission Expires: 8-27-07



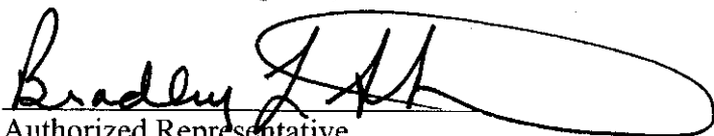
**Exhibit G**

**ANTI-DRUG ABUSE ACT CERTIFICATION**

**DECLARATION UNDER PENALTY OF PERJURY**

I, Bradley L. Stein, do hereby declare under penalty of perjury as follows:

1. I am the authorized representative of USCOC of Virginia RSA #3, Inc., USCOC of Virginia RSA #2, Inc., Virginia RSA #4, Inc., Virginia RSA #7, Inc. Ohio State Cellular Telephone Company, Inc. and Charlottesville Cellular Partnership (collectively, "U.S. Cellular").
2. To the best of my knowledge, the Petitioner referred to in the foregoing Petition, including all officers, directors, or persons holding 5% or more of the outstanding stock or shares (voting and/or non voting) of the applicant as specified in 1.2002(b) of the Commission's rules are not subject to a denial of federal benefits, including FCC benefits, pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 862.
3. I declare under penalty of perjury that the foregoing is true and correct. Executed on April 7, 2004.



Authorized Representative  
USCOC of Virginia RSA #3, Inc.  
USCOC of Virginia RSA #2, Inc.  
Virginia RSA #4, Inc.  
Virginia RSA #7, Inc.  
Ohio State Cellular Telephone Company  
Charlottesville Cellular Partnership

SUBSCRIBED AND SWORN  
TO BEFORE ME THIS 7TH DAY  
OF APRIL, 2004.

  
NOTARY PUBLIC

**Exhibit H**

**ORDER OF THE VIRGINIA STATE CORPORATION COMMISSION**

COMMONWEALTH OF VIRGINIA

STATE CORPORATION COMMISSION

AT RICHMOND, APRIL 9, 2002

COMMONWEALTH OF VIRGINIA, ex rel.

At the relation of the

STATE CORPORATION COMMISSION

CASE NO. PUC970135

Ex Parte, in re: Implementation  
of Requirements of § 214(e) of the  
Telecommunications Act of 1996

IN RE:

APPLICATION OF VIRGINIA CELLULAR LLC

CASE NO. PUC010263

For designation as an eligible  
telecommunications provider under  
47 U.S.C. § 214(e) (2)

ORDER

On September 15, 1997, the State Corporation Commission ("Commission") established the docket in Case No. PUC970135 to consider the requests of local exchange carriers ("LECs") to be designated as eligible telecommunications carriers ("ETC designation") to receive universal service support pursuant to § 214(e) of the Telecommunications Act of 1996, 47 U.S.C. § 251 et seq., ("Act") and associated Federal Regulations.<sup>1</sup> The Commission's exercise of its jurisdiction under § 214(e) (2) of the Act has been to establish a simple and streamlined process for telecommunications carriers to certify their eligibility with a minimum of regulatory burden placed upon each applicant.

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<sup>1</sup> 47 C.F.R. § 54.201-207.

All Virginia carriers receiving an ETC designation have merely been required to file an affidavit which, among other matters, certifies that all requirements of the Act for designation are met.<sup>2</sup>

Until the above-captioned Application was filed in Case No. PUC010263 by Virginia Cellular LLC ("Virginia Cellular" or "Applicant") for ETC designation, these proceedings have been uncontested. This is the first application by a Commercial Mobile Radio Service ("CMRS") carrier for ETC designation.<sup>3</sup> Pursuant to the Order Requesting Comments, Objections, or Requests for Hearing, issued by the Commission on January 24, 2002, the Virginia Telecommunications Industry Association ("VTIA") and NTELOS Telephone Inc. ("NTELOS") filed their respective comments and requests for hearing on February 20, 2002. Virginia Cellular filed Reply Comments on March 6, 2002.<sup>4</sup>

The comments of NTELOS and VTIA both contest the sufficiency of the Application and claim Virginia Cellular has

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<sup>2</sup> See Order issued November 21, 1997, in Case No. PUC970135, pp. 2-4 ("November 21, 1997, Order"). Also, the annual certification procedure to comply with 47 C.F.R. §§ 54.313 and 314 has been reduced to filing a form affidavit approved by the Commission in a Preliminary Order, issued August 29, 2001, in Case No. PUC010172.

<sup>3</sup> Virginia Cellular is a CMRS carrier as defined in 47 U.S.C. § 153(27) and is authorized as the "A-band" cellular carrier for the Virginia 6 Rural Service Area, serving the counties of Rockingham, Augusta, Nelson, and Highland and the cities of Harrisonburg, Staunton, and Waynesboro.

<sup>4</sup> On March 4, 2002, Virginia Cellular filed a Consent Motion requesting until March 6, 2002, to file Reply Comments. There being no objection, we now grant the Consent Motion.

failed to demonstrate how the public interest will be served.<sup>5</sup>

NTELOS and VTIA each allude in their comments to other expected applications for ETC designation by wireless and CLEC carriers to follow this case of first impression. For that reason, we are asked by VTIA and NTELOS to convene a hearing and establish certain standards for the provisioning of the nine services specified in 47 C.F.R. § 54.101.<sup>6</sup> Each applicant is required to provide these nine services to be eligible for ETC designation.

VTIA further comments that "[i]t is not clear how the designation of Virginia Cellular as an ETC will affect the distribution of Universal Funds to the existing carriers in any given rural exchange area." Virginia Cellular replies that this "macroeconomic concern" need not be addressed with this Application. Rather, the Federal Communications Commission ("FCC") and the Federal State Joint Board on Universal Service

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<sup>5</sup> § 214(e)(2) of the Act requires that an ETC designation in areas served by a rural telephone company be based upon a finding that the designation is in the public interest. The Commission did recognize in its November 21, 1997, Order that any carrier seeking ETC designation in a rural area would have the burden of proving that such designation is in the public interest if challenged. Virginia Cellular is seeking ETC designation in the service territories of the following rural telephone companies: Shenandoah Telephone Company ("Shenandoah"), Clifton Forge Waynesboro Telephone Company ("NTELOS"), New Hope Telephone Company, North River Cooperative, Highland Telephone Cooperative, and Mountain Grove-Williamsville Telephone Company ("MGW").

<sup>6</sup> The nine services required to be offered include: voice grade access to the public switched network; local usage; dual tone multi-frequency signaling or its functional equivalent; single-party service or its functional equivalent; access to emergency services; access to operator services; access to interexchange service; access to directory assistance; and toll limitation for qualifying low-income consumers. Also, the services must be advertised in appropriate media sources. See In Re: Federal-State Joint Board of Universal Service, Report and Order, CC Docket No. 96-45, ¶ 145 (May 8, 1997) ("Universal Service Report & Order").

are reported by Virginia Cellular to be conducting ongoing proceedings to ensure the solvency of the high-cost support fund.<sup>7</sup> Presumably, VTIA views any public interest served by Virginia Cellular's ETC designation to depend upon whether there would be a consequent diminution of universal service funds.

Virginia Cellular cites the authority of § 214(e)(6) of the Act for this Commission to send Applicant to the FCC for ETC designation if this Commission declines to act on its Application.<sup>8</sup> In its Reply Comments, Virginia Cellular reports that the "FCC has been actively processing ETC applications on behalf of states which have declined to exercise jurisdiction [over CMRS carriers]. Its internal processing time has been six months, and it has met that timeline in almost all of its proceedings [and] . . . most, if not all of the issues raised by the commenters have been previously addressed by the FCC in its prior orders involving applications for ETC status."<sup>9</sup>

The Commission finds that § 214(e)(6) of the Act is applicable to Virginia Cellular's Application as this Commission has not asserted jurisdiction over CMRS carriers and that the

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<sup>7</sup> Reply Comments at p. 5.

<sup>8</sup> Pursuant to § 332(c)(3), 47 U.S.C. § 332(c)(3), state regulation of the entry of or the rates charged by any commercial mobile service or any private mobile service is preempted. The Commission has deregulated all Virginia radio common carriers and cellular mobile radio communications carriers. See Final Order issued October 23, 1995, Case No. PUC950062.

<sup>9</sup> Reply Comments at p. 3.

Applicant should apply to the FCC for ETC designation.<sup>10</sup> The Applicant points out that if Virginia Cellular is designated as an ETC carrier, then the Commission must redefine the service areas of NTELOS and Shenandoah, pursuant to 47 C.F.R.

§ 54.207(c).<sup>11</sup> The Applicant has indicated a willingness to propose a plan to redefine these companies' service areas and may submit such a plan with its application to the FCC for ETC designation.

If necessary, this Commission will participate with the FCC and Federal-State Joint Board in redefining the service areas of NTELOS and Shenandoah for "the purpose of determining universal service obligations and support mechanisms." (47 C.F.R.

§ 54.207(a))<sup>12</sup> Although the FCC will make the final determination on Virginia Cellular's requests, we need to leave this docket open in case there is additional action we must take with respect to defining the service areas of NTELOS and Shenandoah.<sup>13</sup>

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<sup>10</sup> The action is similar to that taken by the Commission in Case No. PUC010172 in its August 29, 2001, Order that required cooperatives to certify directly with the FCC.

<sup>11</sup> The Commission believes that the service area of MGW does not necessarily need to be redefined if Virginia Cellular is designated as an ETC in that territory. However, if the FCC determines otherwise, the Commission will consider additional action if necessary.

<sup>12</sup> Pursuant to 47 C.F.R. § 54.207(c), if the Applicant proposes to redefine these two companies' service areas, the FCC's procedures require the Commission's agreement on the definitions.

<sup>13</sup> At this juncture, it is unclear whether the Commission will need to address the redefinitions once disaggregation plans are filed at the FCC pursuant to 47 C.F.R. § 54.315(a).

NOW UPON CONSIDERATION of all the pleadings of record and the applicable law, the Commission is of the opinion that Virginia Cellular should request the FCC to grant the requested ETC designation, pursuant to 47 U.S.C. § 214(e)(6).

Accordingly, IT IS ORDERED THAT Case No. PUC010263 will remain open for further order of the Commission.

AN ATTESTED COPY hereof shall be sent by the Clerk of the Commission to: all LECs certified in the Commonwealth of Virginia, as set out in Appendix A of this Order; David A. LaFuria, Esquire, Lukas Nace Gutierrez & Sachs, 1111 Nineteenth Street, N.W., Suite 1200, Washington, D.C. 20036; C. Meade Browder, Jr., Senior Assistant Attorney General, Division of Consumer Counsel, Office of Attorney General, 900 East Main Street, Second Floor, Richmond, Virginia 23219; William F. Caton, Acting Secretary, Federal Communications Commission, Office of the Secretary, 445 12th Street, S.W., Washington, D.C. 20554; and the Commission's Office of General Counsel and Division of Communications.

## LOCAL TELEPHONE COMPANIES IN VIRGINIA

1-800-RECONEX, Inc.  
 Ms. Jennifer E. Sikes, Paralegal  
 2500 Industrial Avenue  
 Hubbard, Oregon 97032

360°networks (USA) of Virginia Inc.  
 Mr. David Love  
 12101 Airport Way  
 Broomfield, Colorado 80021

AT&T Broadband Phone of Virginia,  
 Inc.  
 William K. Mosca, Jr., Esquire  
 295 North Maple Avenue, Room 3151B2  
 Basking Ridge, New Jersey 07920

AT&T Communications of Virginia, Inc.  
 Wilma R. McCarey, Esquire  
 General Attorney  
 3033 Chain Bridge Road, Room 3-D  
 Oakton, Virginia 22185-0001

ATX Telecommunications Services of  
 Virginia, LLC  
 Renee L. Cohn, Esquire  
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Adelphia Business Solutions of  
 Virginia, L.L.C.  
 Ms. Terry Romine, Director  
 Legal & Regulatory Affairs  
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 Coudersport, Pennsylvania 16915

Advanced Telcom Group of Virginia,  
 Incorporated  
 Eric M. Page, Esquire  
 LeClair Ryan, P.C.  
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 Glen Allen, Virginia 23060

AES Communications, L.L.C.  
 Ms. Tammy Zimmer  
 1001 North 19th Street  
 Arlington, Virginia 22209

Affinity Network Incorporated  
 Mr. William Wright, Executive  
 Director Corporate and Regulatory  
 Affairs  
 3365 East Flamingo Road, Suite 5  
 Las Vegas, Nevada 89121

Allegiance Telecom of Virginia, Inc.  
 Ms. Mary Albert  
 V.P. Regulatory and Interconnection  
 1150 Connecticut Avenue, N.W.,  
 Suite 206  
 Washington, D.C. 20036

Allied Riser of Virginia, Inc.  
 Reid R. Zulager, Secretary  
 1700 Pacific Avenue, Suite 400  
 Dallas, Texas 75201

ALLTEL COMMUNICATIONS OF VIRGINIA,  
 INC.  
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 State Government Affairs  
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 Little Rock, Arkansas 72202

Amelia Telephone Corporation  
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 Manager - External Relations  
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 107 West Franklin Street  
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Amelia Telephone Corporation  
 Mr. Robert L. Kidd, Manager  
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AMERICAN FIBER NETWORK OF VIRGINIA,  
 INC.  
 Mr. Rob Heath  
 Executive Vice President  
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American Communications Services of  
 Virginia, Inc. d/b/a e.spire  
 Eric M. Page, Esquire  
 LeClair Ryan  
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 Glen Allen, Virginia 23060

American Fiber Systems VA, Inc.  
 Ms. Amy Gilchrist  
 Vice President Regulatory Affairs  
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Arbros Communications Licensing  
 Company, VA  
 Mr. Robert F. X. Condon  
 Director of Regulatory Affairs  
 1100 Wayne Avenue 8th Floor  
 Silver Spring, Maryland 20910

Ax Telecommunications, Incorporated  
d/b/a 877 DIALTONE and HELLO 2 U  
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Falls Church, Virginia 22041

BellSouth BSE of Virginia, Inc.  
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North Terraces Building - Suite 400  
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BIT Networks, LLC  
Mr. Don Evans, Manager  
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Bracey, Virginia 23919

Broadplex, LLC  
Mr. Michael Ball, President  
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BroadRiver Communications of Virginia  
Corporation  
Mr. Michael J. Huebner, Director  
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Alpharetta, Georgia 30004

Broadslate Networks of Virginia, Inc.  
Mr. John Spilman, Director  
Regulatory Affairs & Industry  
Relations  
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Broadview Networks of Virginia, Inc.  
Mr. Steve Andreassi  
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New York, New York 10038

Buggs Island Telephone Cooperative  
Mr. Don Evans, Manager  
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Bracey, Virginia 23919

Burke's Garden Telephone Exchange  
Ms. Sue B. Moss, President  
P. O. Box 428  
Burke's Garden, Virginia 24608

Business Telecom of Virginia, Inc.  
Eric M. Page, Esquire  
LeClair Ryan  
4201 Dominion Boulevard, Suite 200  
Glen Allen, Virginia 23060

CAT Communications International,  
Inc.  
Monica R. Borne, Esquire  
Nowalsky, Bronston & Gothard  
3500 North Causeway Boulevard,  
Suite 1442  
Metairie, Louisiana 70002

CRG International of Virginia, Inc.  
d/b/a Network One  
Ms. Ami Larrison  
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Evansville, Indiana 47715

CTC Communications of Virginia, Inc.  
Harry N. Malone, Esquire  
Swidler Berlin Shereff Friedman, LLP  
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Washington, D.C. 20007-5116

Cable & Wireless of Virginia, Inc.  
Ms. Etta L. Wolfe  
Senior Tariff Analyst/Coordinator  
8219 Leesburg Pike  
Vienna, Virginia 22182

Cambrian Communications of Virginia  
LLC  
Mr. Robert Fragola  
Vice President - Regulatory  
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Lower Level  
Fairfax, Virginia 22033

Caronet, Inc.  
Ms. Cathy J. Quinn  
100 Second Avenue South  
Suite 100 South  
St. Petersburg, Florida 33701

Cavalier Telephone, L.L.C.  
Mr. Marty Clift, Vice President  
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Richmond, Virginia 23227-4342

Cbeyond Communications, LLC  
Ms. Julie O. Strow  
Vice President - Regulatory &  
Industry Relations  
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Atlanta, Georgia 30339

Central Telephone Company of Virginia  
Mr. Thomas W. Sokol  
State Executive-Virginia  
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Richmond, Virginia 23219

Chesapeake Telecommunications  
Corporation  
Eric M. Page, Esquire  
LeClair Ryan  
4201 Dominion Boulevard, Suite 200  
Glen Allen, Virginia 23060

Choctaw Communications of  
Virginia, Inc d/b/a Smoke Signal  
Corporation  
Monica R. Borne  
Nowalsky, Bronston & Gothard  
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Choice One Communications of Virginia  
Inc.  
Mr. Kim Robert Scovill  
Vice President  
Legal & Regulatory Affairs  
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Rochester, New York 1406-2417

Citizens Communications Corporation  
Mr. James R. Newell, Manager  
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Floyd, Virginia 24091

Citizens Telephone Cooperative  
Mr. James R. Newell, Manager  
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Floyd, Virginia 24091

CityNet Telecom of Virginia, Inc.  
Mr. Mark Perkell  
Senior Vice President, General  
Counsel  
8403 Colesville Road, 14th Floor  
Silver Spring, Maryland 20910

Comcast Business Communications of  
Virginia, LLC  
John G. Sullivan, Esquire  
650 Centerton Road  
Moorestown, New Jersey 08057

Comm South Companies of  
Virginia, Inc.  
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Shaw Pittman  
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Concert Communications Sales of  
Virginia LLC  
Winafred Brantl, Esquire  
Kelley Drye & Warren LLP  
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Washington, D.C. 20036

Connect CCCVA, Inc.  
Ms. Carole Harmon, Regulatory  
Supervisor  
124 West Capital Avenue, Suite 250  
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Consolidated Edison Communications of  
Virginia, Inc.  
Mr. Christopher J. Metaxas  
Vice President, Business Development  
132 West 31st Street, 13th Floor  
New York, New York 10001

CoreComm Virginia, Inc.  
A. Sheba Chacko, Esquire  
Mintz, Levin, Cohn, Ferris, Glovsky  
and Popeo, P.C.  
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Washington, D.C. 20004

CoreTel Virginia, LLC  
Mr. Christopher Van de Verg  
Secretary and General Counsel  
209 West Street, Suite 302  
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Covista of Virginia, Inc.  
Anthony Cooke  
Telecom Compliance Services, Inc.  
1720 Windward Concourse, Suite 250  
Alpharetta, Georgia 30005

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COMMONWEALTH OF VIRGINIA  
STATE CORPORATION COMMISSION

AT RICHMOND,

COMMONWEALTH OF VIRGINIA, ex rel.

At the relation of the

STATE CORPORATION COMMISSION

CASE NO. PUC970135

Ex Parte, in re: Implementation  
of Requirements of § 214(e) of the  
Telecommunications Act of 1996

IN RE:

APPLICATION OF VIRGINIA CELLULAR LLC

CASE NO. PUC010263

For designation as an eligible  
telecommunications provider under  
47 U.S.C. § 214(e) (2)

ORDER

Entered this \_\_\_\_\_ day of \_\_\_\_\_, 2002.

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Population Density of  
Rural ILEC Wire Centers  
(wire centers within proposed ETC area shown in bold)

<u>WC Code</u>	<u>Company Name</u>	<u>Locality</u>	<u>Area (mi<sup>2</sup>)</u>	<u>Pop</u>	<u>Pop Density</u>
ALTVVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	ALTAVISTA	65.6	6,732	102.63
ARRTVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	ARARAT	68.0	3,152	46.33
ARVNVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	ARVONIA	134.2	3,795	28.28
AXTNVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	AXTON	86.0	5,616	65.33
BCHLVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	BACHESHALL	107.6	8,601	79.91
BCHMVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	BUCKINGHAM	65.7	1,801	27.43
BLCSVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	BLACKSTONE	177.7	6,844	38.52
BNMLVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	BOONESMILL	66.4	4,664	70.22
BNVSVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	BUENAVIDA	65.1	9,205	141.48
BRBGVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	BROWNSBURG	71.1	1,876	26.40
BRDNVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	BRODNAX	22.0	1,206	54.90
BRKNVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	BROOKNEAL	290.9	8,467	29.11
BRVLVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	BURKEVILLE	119.2	2,946	24.72
BSSTVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	BASSETT	75.1	14,040	186.84
BTCHVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	BURNTCHMNY	103.0	8,568	83.22
BVRDVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	BEAVERDAM	68.1	2,646	38.87
CHVLVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	CHARLOTSVL	305.2	80,469	263.62
CHVLVAXB	CENTRAL TELEPHONE CO. - VIRGINIA	CHARLOTSVL	166.9	30,995	185.71
COVLVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	COLLINSVL	8.4	7,639	908.08
CREWVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	CREWE	104.3	7,152	68.60
CRZTVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	CROZET	108.2	7,086	65.52
DLWYVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	DILLWYN	55.3	4,467	80.77
FKUNVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	FORK UNION	55.7	2,239	40.22
FLDLVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	FIELDALE	28.0	4,096	146.40
FRRMVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	FERRUM	103.9	4,009	38.59
FRRYVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	FRONTROYAL	249.0	32,123	129.02
FRVLVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	FARMVILLE	314.4	17,564	55.87
GLDYVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	GLADYS	125.0	3,510	28.08
GLSGVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	GLASGOW	22.1	1,604	72.42
GMSRVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	GUM TREE	32.5	1,439	44.29
HLFXVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	HALIFAX	144.1	7,216	50.08
HMSYVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	HAMPDESDNY	38.5	2,650	68.79
KNBRVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	KENBRIDGE	181.0	4,920	27.19
LACRVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	LA CROSSE	22.4	1,763	78.62
LURYVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	LURAY	140.1	12,076	86.20
LXTNVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	LEXINGTON	178.4	14,642	82.08
MDDNVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	MEADOWSDAN	26.9	663	24.65
MTPLVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	MONTPELIER	78.0	6,164	79.02
MTVIVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	MARTINSVL	123.6	30,703	248.32
NTBRVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	NATURALBDG	97.2	3,244	33.37
PLMYVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	PALMYRA	145.5	14,735	101.30
PRSPVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	PROSPECT	154.8	3,571	23.08
RCMTVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	ROCKYMOUNT	251.1	22,087	87.96
RDWYVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	RIDGEWAY	37.0	6,788	183.50
RSBGVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	RUSTBURG	88.5	6,658	75.22
SBTNVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	SO BOSTON	165.7	15,814	95.44
SCHLVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	SCHUYLER	63.5	1,510	23.76
SCVLVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	SCOTTSVL	274.8	9,477	34.49
SDVLVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	STANARDSVL	171.5	15,949	93.01
SHNDVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	SHENANDOAH	98.9	6,306	63.78
SPNCVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	SPENCER	63.0	5,812	92.24
STHLVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	SOUTH HILL	107.7	8,580	79.68
STNLVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	STANLEY	33.9	3,844	113.52
STRTVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	STUART	238.6	11,441	47.95

Population Density of  
Rural ILEC Wire Centers

(wire centers within proposed ETC area shown in bold)

<b>TBVLVAXA</b>	<b>CENTRAL TELEPHONE CO. - VIRGINIA</b>	<b>TURBEVILLE</b>	<b>104.1</b>	<b>2,649</b>	<b>25.44</b>
<b>UNHLVAXA</b>	<b>CENTRAL TELEPHONE CO. - VIRGINIA</b>	<b>UNION HALL</b>	<b>124.0</b>	<b>4,439</b>	<b>35.79</b>
VCTAVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	VICTORIA	212.2	7,908	37.27
<b>VLNSVAXA</b>	<b>CENTRAL TELEPHONE CO. - VIRGINIA</b>	<b>VOLENS</b>	<b>145.4</b>	<b>4,372</b>	<b>30.07</b>
VRGLVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	VIRGINIA	56.4	1,283	22.74
WASHVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	WASHINGTON	38.4	1,170	30.45
WHTMVAXA	CENTRAL TELEPHONE CO. - VIRGINIA	WHITMELL	135.3	6,783	50.12
<b>WLWNVAXA</b>	<b>CENTRAL TELEPHONE CO. - VIRGINIA</b>	<b>WOOLWINE</b>	<b>151.3</b>	<b>4,094</b>	<b>27.06</b>
<b>CFFRVAXA</b>	<b>NTELOS TELEPHONE INC.</b>	<b>CLIFTFORG</b>	<b>241.0</b>	<b>10,239</b>	<b>42.48</b>
CVTNVAXA	NTELOS TELEPHONE INC.	COVINGTON	180.1	12,858	71.38
<b>PTCKVAXA</b>	<b>NTELOS TELEPHONE INC.</b>	<b>POTTSCREEK</b>	<b>127.3</b>	<b>2,058</b>	<b>16.16</b>
WYBOVAXA	NTELOS TELEPHONE INC.	WAYNESBORO	108.7	35,063	322.66
GRETVAXA	PEOPLES MUTUAL TELEPHONE CO.	GRETN	110.6	6,741	60.93
HURTVAXA	PEOPLES MUTUAL TELEPHONE CO.	HURT	62.6	5,946	94.98
RENNVAXA	PEOPLES MUTUAL TELEPHONE CO.	RENAN	108.8	2,363	21.73
<b>SNLTVAXA</b>	<b>PEOPLES MUTUAL TELEPHONE CO.</b>	<b>SANDYLEVEL</b>	<b>62.3</b>	<b>1,392</b>	<b>22.34</b>
ABNGVAXA	UNITED INTER-MOUNTAIN TELEPHONE	ABINGDON	188.9	23,077	122.14
<b>ATVLVAXA</b>	<b>UNITED INTER-MOUNTAIN TELEPHONE</b>	<b>AUSTINVL</b>	<b>43.3</b>	<b>3,524</b>	<b>81.34</b>
<b>BLNDVAXA</b>	<b>UNITED INTER-MOUNTAIN TELEPHONE</b>	<b>BLAND</b>	<b>114.7</b>	<b>2,795</b>	<b>24.38</b>
BRSTVAXA	UNITED INTER-MOUNTAIN TELEPHONE	BRISTOL	222.8	30,963	138.99
<b>CANAVAXA</b>	<b>UNITED INTER-MOUNTAIN TELEPHONE</b>	<b>CANA</b>	<b>55.8</b>	<b>4,614</b>	<b>82.74</b>
<b>CERSVAXA</b>	<b>UNITED INTER-MOUNTAIN TELEPHONE</b>	<b>CERES</b>	<b>79.0</b>	<b>994</b>	<b>12.59</b>
<b>CHLHVAXA</b>	<b>UNITED INTER-MOUNTAIN TELEPHONE</b>	<b>CHILHOWIE</b>	<b>87.5</b>	<b>9,053</b>	<b>103.42</b>
<b>CMRKVAXA</b>	<b>UNITED INTER-MOUNTAIN TELEPHONE</b>	<b>CMSRKELCRK</b>	<b>84.2</b>	<b>1,643</b>	<b>19.50</b>
<b>CRCKVAXA</b>	<b>UNITED INTER-MOUNTAIN TELEPHONE</b>	<b>CRIPPLECRK</b>	<b>84.1</b>	<b>2,121</b>	<b>25.22</b>
DMSCVAXA	UNITED INTER-MOUNTAIN TELEPHONE	DAMASCUS	63.4	4,235	66.84
<b>FRISVAXA</b>	<b>UNITED INTER-MOUNTAIN TELEPHONE</b>	<b>FRIES</b>	<b>94.5</b>	<b>5,010</b>	<b>53.00</b>
<b>GALXVAXA</b>	<b>UNITED INTER-MOUNTAIN TELEPHONE</b>	<b>GALAX</b>	<b>183.2</b>	<b>19,961</b>	<b>108.95</b>
<b>GDSPVAXA</b>	<b>UNITED INTER-MOUNTAIN TELEPHONE</b>	<b>GLADE SPG</b>	<b>40.5</b>	<b>3,680</b>	<b>90.85</b>
GTCYVAXA	UNITED INTER-MOUNTAIN TELEPHONE	GATE CITY	114.0	10,329	90.64
<b>HLVLVAXA</b>	<b>UNITED INTER-MOUNTAIN TELEPHONE</b>	<b>HILLSVILLE</b>	<b>201.5</b>	<b>11,832</b>	<b>58.72</b>
<b>INDPVAXA</b>	<b>UNITED INTER-MOUNTAIN TELEPHONE</b>	<b>INDEPNDCNCE</b>	<b>82.1</b>	<b>3,419</b>	<b>41.66</b>
KGPTTNXA	UNITED INTER-MOUNTAIN TELEPHONE	MORRISONCY	61.7	966	15.64
<b>KNRKVAXA</b>	<b>UNITED INTER-MOUNTAIN TELEPHONE</b>	<b>KONNAROCK</b>	<b>84.9</b>	<b>1,596</b>	<b>18.80</b>
<b>LRFKVAXA</b>	<b>UNITED INTER-MOUNTAIN TELEPHONE</b>	<b>LAURELFORK</b>	<b>63.9</b>	<b>2,153</b>	<b>33.70</b>
<b>MARNVAXA</b>	<b>UNITED INTER-MOUNTAIN TELEPHONE</b>	<b>MARION</b>	<b>159.0</b>	<b>15,997</b>	<b>100.60</b>
MDVWVAXA	UNITED INTER-MOUNTAIN TELEPHONE	MEADOWVIEW	94.5	6,640	70.27
<b>MTWLVAXA</b>	<b>UNITED INTER-MOUNTAIN TELEPHONE</b>	<b>MOUTHWILSN</b>	<b>76.9</b>	<b>1,872</b>	<b>24.33</b>
<b>MXMDVAXA</b>	<b>UNITED INTER-MOUNTAIN TELEPHONE</b>	<b>MAXMEADOWS</b>	<b>79.9</b>	<b>4,179</b>	<b>52.33</b>
<b>RCVYVAXA</b>	<b>UNITED INTER-MOUNTAIN TELEPHONE</b>	<b>RICHVALLEY</b>	<b>83.6</b>	<b>1,353</b>	<b>16.19</b>
<b>RRRTVAXA</b>	<b>UNITED INTER-MOUNTAIN TELEPHONE</b>	<b>RURALRTRET</b>	<b>102.7</b>	<b>4,772</b>	<b>46.49</b>
<b>SGGVVAXA</b>	<b>UNITED INTER-MOUNTAIN TELEPHONE</b>	<b>SUGARGROVE</b>	<b>75.6</b>	<b>2,922</b>	<b>38.64</b>
<b>SLVLVAXA</b>	<b>UNITED INTER-MOUNTAIN TELEPHONE</b>	<b>SALTVILLE</b>	<b>144.0</b>	<b>7,201</b>	<b>50.01</b>
<b>SYLVVAXA</b>	<b>UNITED INTER-MOUNTAIN TELEPHONE</b>	<b>SYLVATUS</b>	<b>56.8</b>	<b>3,055</b>	<b>53.83</b>
<b>WYVLVAXA</b>	<b>UNITED INTER-MOUNTAIN TELEPHONE</b>	<b>WYTHEVILLE</b>	<b>117.7</b>	<b>11,227</b>	<b>95.35</b>
BGPRVAXA	VERIZON SOUTH INC.-VA	BIG PRATER	55.9	4,118	73.69
BGRKVAXA	VERIZON SOUTH INC.-VA	BIG ROCK	35.4	1,986	56.05
<b>BLFDVAXA</b>	<b>VERIZON SOUTH INC.-VA</b>	<b>BLUEFIELD</b>	<b>93.4</b>	<b>9,406</b>	<b>100.65</b>
DWGHVAXA	VERIZON SOUTH INC.-VA	DWIGHT	80.2	3,594	44.84
GRNDVAXB	VERIZON SOUTH INC.-VA	GRUNDY	55.5	4,061	73.23
HRLYVAXA	VERIZON SOUTH INC.-VA	HURLEY	62.3	2,682	43.06
JWRGVAXA	VERIZON SOUTH INC.-VA	JEWELL RDG	73.5	1,475	20.08
MAXIVAXA	VERIZON SOUTH INC.-VA	MAXIE	43.2	2,552	59.00
OKWDVAXA	VERIZON SOUTH INC.-VA	OAKWOOD	58.6	3,694	63.06
<b>PCHNVAXA</b>	<b>VERIZON SOUTH INC.-VA</b>	<b>POCAHONTAS</b>	<b>30.5</b>	<b>3,045</b>	<b>99.89</b>

Exhibit I  
Population Density of  
Rural ILEC Wire Centers

(wire centers within proposed ETC area shown in bold)

<b>RCGPVAXA</b>	<b>VERIZON SOUTH INC.-VA</b>	<b>ROCKY GAP</b>	<b>67.9</b>	<b>1,227</b>	<b>18.06</b>
RCLDVAXA	VERIZON SOUTH INC.-VA	RICHLANDS	117.2	16,820	143.51
<b>TZWLVAXA</b>	<b>VERIZON SOUTH INC.-VA</b>	<b>TAZEWELL</b>	<b>131.4</b>	<b>12,874</b>	<b>97.98</b>

## CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the PETITION FOR DESIGNATION AS AN ELIGIBLE TELECOMMUNICATIONS CARRIER IN THE COMMONWEALTH OF VIRGINIA was sent via U.S. Mail to the following persons on this 9<sup>th</sup> day of April 2004.

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