



Sprint Nextel
2001 Edmund Halley Drive
Reston, VA 20191

March 14, 2007

Via Electronic Submission

Ms. Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Re: Supplemental Certification of Support for Rural and Non-Rural High-Cost Support from the Indiana Utilities Regulatory Commission Pursuant to 47 C.F.R. §§ 54.313 and 54.314; CC Docket No. 96-45

Dear Ms. Dortch:

Attached is an Order from the Indiana Utilities Regulatory Commission ("IURC") approving Sprint Nextel Corporation's ("SN") Petition to Amend and Consolidate its Designation as an Eligible Telecommunication Carrier in Indiana. Among other things, the Order amends and supplements the IURC's certification of SN's use of high-cost universal service support for calendar year 2007 "consistent with the relief granted in th[e] Order."

Pursuant to Section 1.1206 of the Commission's Rules, this letter is being electronically filed with your office. Please associate this letter with the above-referenced proceeding.

Should you have any questions regarding this matter, please do not hesitate to contact me at (703) 592-7185.

Respectfully submitted,

Todd B. Lantor
Senior Counsel

Enclosure

ORIGINAL
STATE OF INDIANA


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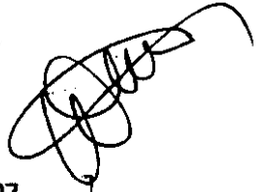
INDIANA UTILITY REGULATORY COMMISSION

**IN THE MATTER OF THE)
DESIGNATION OF ELIGIBLE)
TELECOMMUNICATIONS CARRIERS)
BY THE INDIANA UTILITY)
REGULATORY COMMISSION)
PURSUANT TO THE)
TELECOMMUNICATIONS ACT OF)
1996 AND RELEVANT FCC ORDERS,)
APPLICATION OF SPRINTCOM, INC.)
AND WIRELESSCO., L.P. D/B/A)
SPRINT PCS TO BE SO DESIGNATED)**

CAUSE NO. 41052-ETC-47

FINAL ORDER

APPROVED: MAR 07 2007



BY THE COMMISSION:

**David E. Ziegner, Commissioner
Lorriane Hitz-Bradley, Administrative Law Judge**

On December 11, 2006, Sprint Nextel Corporation ("Petitioner" or "Sprint Nextel"), filed with the Indiana Utility Regulatory Commission ("Commission") its *Verified Petition of Sprint Nextel Corporation to Amend and Consolidate its Designation as an Eligible Telecommunications Carrier* ("Petition") so that Sprint Nextel may consolidate the existing competitive eligible telecommunications carrier ("ETC") designations of SprintCom, Inc., WirelessCo., L.P., and NPCR, Inc. into one ETC designation and to expand the Company's designated service areas to include certain additional non-rural incumbent local exchange carrier ("ILEC") wire centers and rural ILEC study areas.

The Petitioner and the Indiana Office of Utility Consumer Counselor ("OUCC") agreed to a procedural schedule to govern this proceeding and, pursuant to said agreement, waived a prehearing and preliminary conference. On January 4, 2007, the Presiding Officers issued a docket entry finding that certain exhibits to Sprint Nextel's Petition and to witness John E. Mitus' testimony would be treated as confidential on a preliminary basis in accordance with I.C. 5-14-3.

On January 22, 2007, the OUCC prefiled the direct testimony of Ronald L. Keen. On January 29, 2007, the Presiding Officers issued by docket entry a series of clarifying questions, to which Sprint Nextel responded in writing on February 2, 2007.

Pursuant to proper notice as required by law, a public evidentiary hearing was held in this cause on February 5, 2007, at 1:30 p.m., in Room E306 of the Indiana Government Center South, Indianapolis, Indiana. At the February 5, 2007 evidentiary hearing, all evidence was offered and admitted into the record without objection. Appearances were entered on behalf of Petitioner and the OUCC. The evidence admitted into the record consisted of Sprint Nextel's Verified Petition and exhibits thereto, the verified, pre-filed Direct Testimony of Petitioner's witness, John E. Mitus, and all exhibits thereto; the Pre-Filed Testimony of OUCC witness Ronald Keen;

and Sprint Nextel's responses to the Presiding Officers' data requests. No members of the general public were present or sought to testify at the evidentiary hearing.

Based upon the record evidence, the Commission makes the following findings:

1. **Commission Notice and Jurisdiction.** Due, legal and timely notice of the Petition was given and published by the Commission in accordance with applicable law. No member of the public has intervened to oppose Sprint Nextel's Petition in this proceeding. Pursuant to section 214(e) of the federal Telecommunications Act of 1996, 47 U.S.C. § 151, *et seq.* (the "Act") and I.C. 8-1-2-88, the Commission has jurisdiction over the Petitioner and the subject of this Cause.

2. **Petitioner's Characteristics.** Sprint Nextel is authorized by the Federal Communications Commission ("FCC") to provide wireless broadband personal communications services ("PCS") and specialized mobile radio ("SMR") services in Indiana. PCS and SMR are classified as commercial mobile radio service ("CMRS") under federal law. 47 C.F.R. § 20.9(a).

3. **Relief Requested.** Sprint Nextel seeks to amend and consolidate the competitive ETC designations granted to its subsidiaries SprintCom, Inc. and WirelessCo., L.P. d/b/a Sprint PCS (collectively "Sprint PCS") in Cause No. 41052-ETC-47¹ and the ETC designation granted to its subsidiary NPCR, Inc. d/b/a Nextel Partners ("NPCR") in Cause No. 41052-ETC-43.² Specifically, Sprint Nextel asks that the Commission amend the foregoing ETC designations by: (a) consolidating the ETC designations of Sprint PCS and NPCR under the name of the parent company Sprint Nextel Corporation; (b) consolidating and expanding Sprint Nextel's designated ETC service area in certain respects; and (c) including Sprint Nextel customers that subscribe to its iDEN service offerings throughout its consolidated ETC service area.

4. **Requirements for ETC Designation.** In Cause No. 40785, the Commission adopted the FCC's original eligibility requirements for designation of ETCs within the State of Indiana. Accordingly, each Indiana ETC receiving federal universal service support is required by 47 C.F.R. § 54.101(b) to offer the nine (9) universal services or functionalities, set out fully in 47 C.F.R. § 54.101(a)(1)-(a)(9). In addition to offering the nine supported services, ETCs are required by 47 C.F.R. §§ 54.405 and 54.411 to offer qualifying low-income customers "Lifeline" and "Link Up" assistance as a condition precedent to receiving federal universal service support. 47 C.F.R. § 54.201(d)(2) also requires ETCs receiving federal universal service support to publicize the availability of the nine supported services, Lifeline/Link Up and the corresponding charges, therefore, using media of general distribution throughout the service area for which designation is requested. Pursuant to the Commission's November 5, 1997 Order in Cause No.

¹ *In the Matter of the Designation of Eligible Telecommunications Carriers by the Indiana Utility Regulatory Commission Pursuant to the Telecommunications Act of 1996 and Related FCC Orders, Application of SprintCom, Inc. and WirelessCo., L.P. d/b/a Sprint PCS, Cause No. 41052-ETC 47, Final Order (June 8, 2005) ("Sprint PCS ETC Designation Order").*

² *In the Matter of the Designation of Eligible Telecommunications Carriers by the Indiana Utility Regulatory Commission Pursuant to the Telecommunications Act of 1996 and Related FCC Orders, Application of NPCR, Inc. d/b/a Nextel Partners, Cause No. 41052-ETC 43, Final Order (March 17, 2004) ("NPCR ETC Designation Order").*

40785, carriers seeking ETC designation in Indiana must also file proposed Lifeline/Link Up tariffs and boundary maps depicting the areas for which ETC designation is sought.

On March 17, 2005, the FCC released new ETC eligibility guidelines mandating that future ETC designations would require a public interest analysis, although that analysis differs depending on whether it is a rural or non-rural area that is proposed to be served. *In the Matter of Federal-State Joint Board on Universal Service*, CC Docket 96-45, *Order*, FCC 05-46 (rel. March 17, 2005) (“2005 FCC ETC Order”). The Commission announced its intent to adopt the FCC’s new eligibility requirements in the Order dated June 8, 2005 in Cause No. 41052-ETC-47. The 2005 FCC ETC Order also requires a fact-specific public interest analysis, considering a number of factors, including increased customer choice, advantages and disadvantages of the applicant’s service offerings, potential creamskimming concerns if the applicant seeks redefinition of the service area requirement, and the impact of the designation on the federal fund. *Id.* The FCC did not prohibit consideration of other relevant factors. The FCC identified several factors to consider and balance “. . . as part of [an] overall analysis regarding whether the designation of an ETC will serve the public interest.” *Id.*, ¶ 44 (emphasis added). The FCC properly recognized that the entity performing a public interest analysis would need freedom to identify and weigh relevant public interest factors on a case-by-case basis. *Id.*, ¶ 46.

5. **Petitioner’s Evidence.** The Manager of Sprint Nextel’s ETC Program Office, John E. Mitus, offered testimony in support of Sprint Nextel’s Petition. He explained that in August 2005, Sprint Corporation merged with Nextel Communications, Inc. and the new company was renamed Sprint Nextel Corporation. Sprint Nextel Corporation then acquired Nextel Partners, Inc. and its subsidiaries, including NPCR, Inc., in June 2006. NPCR, Inc. is now a wholly-owned subsidiary of Sprint Nextel Corporation. As a result of the merger and acquisition, Sprint Nextel now has three subsidiaries – Sprint Com, Inc., WirelessCo., L.P. and NPCR, Inc. – designated as ETCs in Indiana. Mr. Mitus explained that Sprint Nextel is seeking to amend and consolidate these ETC designations under the parent company Sprint Nextel Corporation as described above. In addition, Sprint Nextel currently provides iDEN service in Indiana through its wholly-owned subsidiaries NPCR, Inc. and Nextel West Corp. By amending and consolidating its ETC designations, Mr. Mitus testified Sprint Nextel will undertake the obligations as an ETC for customers that subscribe to all of the Company’s service offerings, including the iDEN service offerings currently provided through NPCR, Inc. and Nextel West Corp.

In sum, Mr. Mitus testified that Sprint Nextel seeks to amend and expand its designated service area in the following manner in this proceeding:

1. To expand Sprint Nextel’s designated service area to include the entire rural ILEC study area of Verizon North, Inc. – IN (Alltel) (SAC 323034).
2. To expand Sprint Nextel’s designated service area to include four additional non-rural ILEC wire centers in the AT&T Indiana and Verizon North, Inc. – IN service areas that have been covered by Sprint Nextel’s network expansion since June 8, 2005.
3. To amend and consolidate Sprint Nextel’s ETC designation to provide CDMA service as a competitive ETC in the ten rural ILEC study areas and each of non-rural ILEC wire centers where NPCR, Inc. was previously designated, and to amend and consolidate the

Company's ETC designation to provide iDEN service as a competitive ETC throughout its requested service area in this proceeding.

Mr. Mitus testified that since June 8, 2005, Sprint Nextel has continued to expand its network coverage both inside and outside of its designated service area in Indiana. In maps attached as exhibits to his testimony, Mr. Mitus depicted four non-rural ILEC wire centers and the Verizon North, Inc. - IN (Alltel) study area where Sprint Nextel has expanded its network coverage. Mr. Mitus explained that these areas are served by the same networks described in Sprint Nextel's original applications and the recent re-certifications filed in August 2006. According to Mr. Mitus, designating Sprint Nextel as a competitive ETC in these additional areas will allow the Company to continue to improve its coverage and service quality and to offer Lifeline/Linkup services in these areas.

Mr. Mitus further testified that Sprint Nextel's wholly-owned subsidiary NPCR, Inc. is currently designated as a competitive ETC in ten of the rural ILEC study areas identified in an additional exhibit to his testimony. Mr. Mitus explained that Sprint Nextel has assumed the obligations of an ETC and is currently providing iDEN service to universal service customers within these study areas. However, according to Mr. Mitus, Sprint Nextel's subsidiaries that provide CDMA service in these rural ILEC study areas (*i.e.*, SprintCom Inc. and WirelessCo., L.P.) were not previously designated as competitive ETCs for those areas. Likewise, Sprint Nextel's wholly-owned subsidiary Nextel West Corp. was not previously designated as a competitive ETC in Indiana. Accordingly, Mr. Mitus testified that Sprint Nextel would like to amend and consolidate its ETC designations to enable Sprint Nextel to provide both CDMA and iDEN service as a competitive ETC throughout each of the non-rural ILEC wire centers and rural ILEC study areas identified in an exhibit to his testimony.

Mr. Mitus testified that if Sprint Nextel's Petition is granted, the Company currently estimates that it will receive an additional \$1.5 million in federal high-cost universal service support annually. Mr. Mitus went on to explain in detail the prerequisites for a competitive ETC designation and how Sprint Nextel would continue to meet those requirements throughout its designated service area if its Petition were granted.

Mr. Mitus testified that granting Sprint Nextel's Petition in this proceeding will allow Sprint Nextel to consolidate and expand its designated service area and enable it to prepare one comprehensive certification and progress report for Commission Staff to review each year. In addition, Mr. Mitus noted that Sprint Nextel proposes that all future filings be made under Cause No. 41052-ETC-47, which will substantially reduce the amount paperwork and duplication that now results from Sprint Nextel filing multiple reports in separate dockets.

Mr. Mitus noted that granting Sprint Nextel's Petition will also enable the Company to provide greater choice of service offerings to its Lifeline subscribers throughout its service area by allowing Sprint Nextel to offer its CDMA Lifeline service offering in areas where NPCR, Inc. is currently designated and to offer an iDEN Lifeline service offering in areas where SprintCom, Inc. and WirelessCo, L.P. are currently designated.

Mr. Mitus explained that expanding and consolidating Sprint Nextel's designated service areas will enable the Company to expand and improve its CDMA and iDEN networks throughout the service areas. This will provide customers in rural and high-cost areas a greater choice of services and features that their urban counterparts currently enjoy. Mr. Mitus testified

that CDMA technology is currently expanding into high-speed data in addition to its voice capabilities, while iDEN service offers unique walkie-talkie features in addition to its voice capabilities. According to Mr. Mitus, consumers will also see additional benefits of competition, including increased choices, higher quality service and lower rates. Mr. Mitus observed that in a competitive market, consumers are able to "choose the services" that best meet their communications needs.

Mr. Mitus further testified to the public safety benefits associated with increasing the availability of wireless service. The FCC has noted that these public safety benefits are of particular importance in rural and insular areas where mobility and access to emergency services offered by wireless carriers can mitigate the unique risks of geographic isolation. Mr. Mitus noted that the public safety benefits of mobile service have also been recognized by police and fire departments and other first responders across the country. Sprint Nextel has established strong ties with the public safety community, and its iDEN services are widely used by first responders for essential communications during emergency situations.

Mr. Mitus also noted that Sprint Nextel currently operates over 800 cell sites in Indiana and invests tens of millions of dollars each year in its CDMA and iDEN networks serving the State. Sprint Nextel also maintains several offices in Indiana providing employment opportunities and high-tech jobs. Mr. Mitus observed that as of May 2006, Sprint Nextel employed over 800 people in Indiana. Mr. Mitus testified that granting Sprint Nextel's Petition will further benefit Indiana's telecommunications infrastructure and thereby make Indiana even more attractive for business and development.

Mr. Mitus testified that granting Sprint Nextel's Petition in this proceeding will have a negligible impact on the overall size of the federal universal service fund. According to Mr. Mitus, the FCC has determined that the impact of any one competitive ETC on the universal service fund is, at best, inconclusive and has granted several ETC petitions that would have a greater impact on the federal universal service fund than Sprint Nextel's request in this proceeding.

In response to the Presiding Officers' questions issued via docket entry on January 29, 2007, Sprint Nextel further clarified in writing that:

(a) Sprint Nextel proposes to utilize federal high-cost universal service support to deploy 14 new cell sites in 2007, 6 cell sites in 2008, and 3 cell sites per year in 2009 and 2010, based on current universal service support estimates. Because the Company operates on an 18 month planning cycle, Sprint Nextel explained that it is not currently possible to describe with specificity the particular wire centers that will be served by the facilities to be deployed in 2009 and 2010. However, the Company committed to update the Commission on the location of facilities and progress of its service improvement plan each year as part of the applicable certification filing requirements.

(b) Sprint Nextel's use of the terms "coverage," "capacity" or "signal strength" to describe its proposed service improvements all refer to the deployment of new cell sites. According to Sprint Nextel, "Coverage" sites generally refer to a facility that is deployed to expand network coverage to a larger geographic area, although the cell site may also provide additional capacity and signal strength. "Capacity" sites generally refer to a facility that is deployed to alleviate telecommunications traffic congestion at a particular location. Capacity

sites may also increase coverage and signal strength. Finally, "signal strength" sites generally refer to a facility deployed to supplement low signal strength in an area. A signal strength site may also have the effect of increasing coverage and capacity in the area where it is deployed. In addition to the deployment of new cell sites, Sprint Nextel further clarified that it will complete other types of service improvements that affect coverage, capacity and/or signal strength. These types of service improvements may include such activities as deploying repeaters, upgrading backhaul facilities, installing or upgrading switching facilities, or upgrading existing cell sites by installing additional radios, upgrading other equipment or adjusting existing equipment to change the signal coverage contours. Sprint Nextel explained that it did not itemize and include these types of service improvements in its supplemental service improvement plan due to the administrative difficulty associated with allocating such improvements to individual ILEC wire centers.

(c) Sprint Nextel further explained that all of its proposed service improvements are intended to improve service quality by increasing coverage, capacity and signal strength within the Company's existing and expanded designated service area. Sprint Nextel indicated that its supplemental service improvement plan appropriately allocates the additional universal service support the Company estimates it will receive if the Commission grants its Petition to complete service improvements the Company has determined are necessary. Sprint Nextel explained that it intends to utilize the additional universal service support, in part, to deploy new facilities to improve iDEN service quality in certain areas where consumer demand has demonstrated signal coverage, capacity and strength need to be increased. Like past and future service improvements to the Company's CDMA network, Sprint Nextel indicated that these types of service improvements will benefit not only iDEN subscribers residing in the locations identified in Sprint Nextel's supplemental service improvement plan, but other iDEN subscribers that benefit from the availability of mobile service while traveling in those locations. Pursuant to the Commission's annual certification process, Sprint Nextel also explained that it will provide the Commission with an update concerning its completed and proposed service improvements and, through this process, the Company expressed a willingness to work with the Commission to cooperatively identify and address areas where consumer demand may require additional service improvements.

(d) Sprint Nextel also clarified that it will utilize federal high-cost universal service support to expand and improve the Company's CDMA and iDEN networks that serve its designated service area in Indiana. Depending upon an individual customer's preference and the availability of service at the customer's location, Sprint Nextel explained that service may be provided using either CDMA or iDEN technology. To better illustrate the Company's iDEN coverage currently available in the rural ILEC service area where NPCR, Inc. is currently designated, Sprint Nextel supplemented Mr. Mitus' testimony with a late-filed exhibit, **Appendix JEM-3**. Sprint Nextel explained that the addition of CDMA coverage in these areas will provide consumers with additional service options and enhance and improve network coverage in certain areas. By operating both technologies, and expanding and improving both networks over time, Sprint Nextel indicated that it is able to offer greater service options to Indiana consumers, which will allow customers to choose the calling plan and technology that best fits the customer's needs.

6. **OUC's Evidence.** Mr. Ronald L. Keen, the OUC's Director of Telecommunications and Consumer Services testified on behalf of the OUC and indicated that the OUC has no objection to the relief requested by Sprint Nextel.

Mr. Keen testified that he identified and investigated the issues presented in this proceeding by reviewing Sprint Nextel's Verified Petition and supporting testimony. Mr. Keen noted that formal discovery was not necessary in this proceeding because the OUCC's questions were answered when Sprint Nextel previously met with the OUCC staff.

Mr. Keen testified that given Sprint Nextel's new, combined legal status, future streamlined ETC reporting and recertification is appropriate. Mr. Keen noted that Sprint Nextel's request is similar to a consolidation designation approach taken by Centennial and approved by the Commission in Cause No. 41052-ETC-46. Mr. Keen noted that based on that case, it would be appropriate for an ETC to maintain sufficient accounting records to demonstrate that federal high-cost universal service support is only used to improve or extend service within the carrier's designated service area.

Mr. Keen further testified that the pre-merger ETC designations and subsequent annual re-certifications of Sprint PCS and NPCR under Cause No. 42067 supports Sprint Nextel's request to expand its Indiana ETC designations into new areas. Mr. Keen noted that Sprint PCS and NPCR have a proven track record as competitive ETCs in Indiana that provides a solid foundation for the request to consolidate and expand the post-merger ETC designations into new service area. Mr. Keen also indicated that Sprint Nextel's testimony includes a detailed review of its compliance with technical ETC eligibility requirements.

Mr. Keen noted that after reviewing the confidential materials submitted by Sprint Nextel in this proceeding relative to additional proposed infrastructure deployment and facility improvements, the OUCC believes the public interest will be served by granting the company's Petition. Mr. Keen observed that from the evidence presented, he would expect consumers in Sprint Nextel's designated service area to enjoy increased service options, improved service quality, new service packages, and/or more favorable rate options than those currently available for comparable service offerings. He also stated that Sprint Nextel's additional infrastructure investments should promote economic growth in Indiana, provide new communications options for existing businesses, and help attract new business to areas served by new and improved communications infrastructure. According to Mr. Keen, such economic benefits effectively increase the value of universal service dollars invested in Indiana and serve the public interest.

7. **Commission Findings.** Based on the evidence in the record, we have determined that Petitioner satisfies each of the eligibility criteria for ETC designation, as set forth more fully below.

A. **Petitioner is a Common Carrier**

Petitioner is a "common carrier" for purposes of obtaining ETC designation under 47 U.S.C. § 214(e)(1). A common carrier is generally defined in 47 U.S.C. § 153(10) as "any person engaged as a common carrier for-hire" in interstate or foreign communications utilizing either wire or radio technology, except for radio broadcasters. The FCC's regulations specifically provide that broadband PCS and SMR services are common carrier services regulated as CMRS.

B. Petitioner Provides Each of the Supported Services

Petitioner continues to provide each of the supported services identified by the FCC in 47 C.F.R. § 54.101(a)(1)-(a)(9) within its designated service area and has demonstrated its capability and commitment to provide the service within its expanded service area as follows:

(a) Voice-grade access to the public switched telephone network. The FCC has concluded that voice grade service means the ability to make and receive phone calls within a specified bandwidth and frequency range. Petitioner meets this requirement by providing voice grade access to the public switched telephone network. Through its interconnection arrangements with AT&T Indiana, Verizon, and other ILECs, all of Petitioner's customers are able to make and receive calls on the public switched telephone network within the specified bandwidth.

(b) Local usage. ETCs must include local usage in their universal service offerings. Petitioner includes specified quantities of usage in each of its rate plans and thereby complies with the requirement that all ETCs offer local usage.

(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. Petitioner provides signaling that is functionally equivalent to DTMF, such as out-of-band digital signaling, which satisfies this requirement.

(d) Single-party service or its functional equivalent. Petitioner provides 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. Petitioner provides its subscribers access to 911 emergency service in accord with this requirement, and consistent with FCC regulations. Petitioner also provides Enhanced 911 services including Phase I and Phase II E911 services where requested by local public safety authorities ready to receive the information, and where such services are supported by the local exchange carrier.

(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. Petitioner meets this requirement by providing all of its customers with access to operator services, including customer service and call completion.

(g) Access to directory assistance. Petitioner meets the requirement of providing access to directory assistance.

(h) Access to interexchange service. Petitioner meets the requirement of providing access to interexchange service by providing all of its customers with the ability to make and receive interexchange calls. Many of Petitioner's calling plans include nationwide interexchange calling at the same rate as local calls. Additionally, customers are able to reach their IXC of choice by dialing the appropriate access code.

(i) Toll limitation for qualifying low-income consumers. Petitioner meets the requirement of providing toll-limitation, at no additional charge, to qualified, low-income Lifeline customers.

C. Lifeline/Link-Up Service Offering Requirements

Petitioner currently offers Lifeline/Link Up service within its existing designated service area. A copy of Petitioner's proposed tariff governing its provision of Lifeline/Link Up service throughout its consolidated and expanded service area was offered into evidence at the hearing as Exhibit JEM-10. The evidence of record shows that Petitioner agrees to comply with all applicable Lifeline/Link-Up requirements after its Petition is granted.

D. Advertising Requirements

Petitioner attested that it will advertise the availability of its Lifeline/Link-Up and general supported universal service offerings and the corresponding charges, therefore, in a manner that informs the general public throughout the consolidated and expanded service area. Petitioner advertises its wireless services through several different media of general distribution including (but not limited to) television, magazines, newspapers, the Internet and other forms of advertising. The evidence of record indicates that the Petitioner will comply with all applicable advertising requirements. We further find that Petitioner should comply with all generic form and content requirements, if any, that may in the future be adopted by the FCC or this Commission.

E. Petitioner's Designated Service Area

1. Non-Rural ILEC Service Areas

Section 54.207 of the FCC's rules, 47 C.F.R. § 54.207(a), defines a "service area" as a "geographic area established by a state commission for the purpose of determining universal service obligations and support mechanisms." For an area served by a non-rural ILEC, a competitive ETC's designated service area can be established on a wire center basis. 47 U.S.C. § 214(e)(5). Petitioner seeks to consolidate and expand its designation as a competitive ETC throughout certain wire centers served by AT&T Indiana and Verizon North, Inc. - IN, both non-rural ILECs in Indiana. A map of the Company's proposed service area was admitted as Exhibit JEM-4 and a list of the non-rural ILEC wire centers included in the company's proposed service area was admitted as Exhibit JEM-1.³

2. Rural ILEC Service Areas

For an area served by a rural ILEC, the company's service area includes its entire study area unless and until the Commission and FCC act to redefine the service area to something less than the study area. Petitioner seeks to consolidate and expand its designation as a competitive ETC throughout the rural ILEC study areas set forth on Exhibit JEM-1. These service areas include each of the study areas where NPCR, Inc. is currently designated as well as the Rural ILEC study area served by Verizon North, Inc. - IN (Alltel). Because Sprint Nextel seeks to

³ We note that in certain non-rural ILEC wire centers Sprint Nextel subsidiaries SprintCom, Inc. and WirelessCo., L.P. d/b/a Sprint PCS were previously designated in only the portion of the wire center the Company served at the time. We find that Sprint Nextel's designation should no longer be limited to partial wire centers and hereby act to amend the Company's designation to include entire wire center boundaries as set forth on the attached **Appendix 1**.

consolidate and expand its service area to include the entire study area of each rural ILEC, service area redefinition is not an issue in this proceeding.

F. Petitioner Satisfies Each of the FCC's New ETC Designation Requirements

In our previous orders, we set forth a series of additional requirements for the tracking of USF expenditures and the improvement of an ETC's services. In the *2005 FCC ETC Order*, the FCC adopted five new ETC designation requirements. Specifically, an ETC applicant must demonstrate: (1) a commitment and ability to provide service, including providing service to all customers within its proposed service area; (2) how it will remain functional in emergency situations; (3) that it will satisfy applicable consumer protection and service quality standards; (4) that it will offer a local usage service offering comparable to the one offered by the incumbent LEC; and (5) an understanding that it may be required to provide equal access if all other ETCs in the designated service area relinquish their designations pursuant to 47 U.S.C. § 214(e)(4).⁴ In the *Sprint PCS ETC Designation Order*, we announced our intent to adopt the FCC's guidelines and incorporate them in our certification form for the next reporting period for all Indiana ETCs."⁵

Petitioner explained how it will meet all of the ETC eligibility requirements set forth in the *2005 FCC ETC Order*, which was adopted by this Commission in Cause No. 41052-ETC-47 on June 8, 2005.

1. Petitioner's Commitment to Provide Service upon Reasonable Request

Pursuant to 47 C.F.R. § 54.202(a)(1)(i), an ETC applicant must commit to provide service upon reasonable request throughout its designated service area. Petitioner committed to provide service to any potential customer within its designated service area upon reasonable request. If the potential customer is within the Company's designated service area and its existing network coverage, Sprint Nextel will provide service on a timely basis. If the potential customer is within the Company's designated service area but outside its existing network coverage, Sprint Nextel will provide service within a reasonable period of time if service can be provided at reasonable cost by:

- (a) Modifying or replacing the requesting customer's equipment;
- (b) Deploying a roof-mounted antenna or other equipment;
- (c) Adjusting the nearest cell tower;
- (d) Adjusting network or customer facilities;
- (e) Reselling services from another carrier's facilities to provide service; or

⁴ *2005 FCC ETC Order*, ¶ 20. The FCC's new ETC a requirements were codified at 47 C.F.R. § 54.202.

⁵ *Sprint PCS ETC Designation Order*, p. 9.

(f) Employing, leasing or constructing an additional cell site, cell extender, repeater or other similar equipment.

Petitioner also committed to file an annual report detailing how many requests for service were unfulfilled in the past year and how the Company attempted to provide service consistent with the Commission's applicable reporting requirements. We find Petitioner's commitments demonstrate its willingness and ability to provide service throughout its requested service area.

2. Petitioner's Plans to Use Support to Improve Service Quality Over the Coming Years

Pursuant to 47 C.F.R. § 54.202(a)(1)(ii), an ETC applicant is required to submit a five-year plan that describes proposed service improvements or upgrades that may be completed with the assistance of federal high-cost universal service support. We find that Petitioner's supplemental service improvement plan (Confidential Exhibit JEM-5) adequately demonstrates that Sprint Nextel will utilize the additional high-cost universal service support it receives to provide the supported services and to improve, upgrade, expand and maintain its facilities that provide service in its consolidated and expanded service area. Petitioner is currently required to annually file with the Commission a report detailing the Company's progress towards meeting its service improvement plans and updating the plans as may be necessary due to changes in universal service funding, changes in consumer demand or other factors. The Commission understands Petitioner intends to consolidate its previously filed service improvement plan and its supplemental service improvement plan filed in this proceeding beginning in 2007 and will provide the Commission with a single progress report as part of the Company's annual required filings.

3. Petitioner Demonstrated Its Ability To Remain Functional In Emergency Situations

Pursuant to 47 C.F.R. § 54.202(a)(2), an ETC applicant must demonstrate its ability to remain functional in emergency situations, including a demonstration that it has a reasonable amount of back-up power to ensure functionality without an external power source, is able to reroute traffic around damaged facilities and is capable of managing traffic spikes resulting from emergency situations. We find that Petitioner has adequately demonstrated its ability to remain functional during emergency situations.

4. Petitioner Satisfies Applicable Consumer Protection and Service Quality Standards

Pursuant to 47 C.F.R. § 54.202(a)(3), an ETC applicant is required to demonstrate that it will satisfy applicable consumer protection and service quality standards. In the case of a wireless carrier, a commitment to comply with the Cellular Telecommunications and Internet Association's ("CTIA") Consumer Code for Wireless Service ("Consumer Code") satisfies this requirement. CTIA has annually certified Sprint Nextel's compliance with the Consumer Code since first adopting the Consumer Code in 2003. We therefore find the record evidence demonstrates Petitioner complies with all of the requirements set forth in the Consumer Code.

5. **Petitioner Offers a Comparable Local Usage Plan**

Pursuant to 47 C.F.R. § 54.202(a)(4), an ETC applicant is required to demonstrate that it offers a local usage plan comparable to one offered by the ILEC in the service area for which the applicant seeks designation. Petitioner offers customers a variety of service plans with varying amounts of local usage, including plans that have unlimited calling. Petitioner also offers various service plans that include nationwide calling. We therefore find that Petitioner offers a local usage service offering comparable to the ILECs serving its requested service area.

6. **Petitioner Acknowledges The FCC's Authority To Require It To Provide Equal Access**

Pursuant to 47 C.F.R. § 54.202(a)(5), an ETC applicant must acknowledge that the FCC may require it to provide equal access to long distance carriers within its designated service area in the event that no other ETC is providing equal access within the service area. We find Petitioner has acknowledged the FCC's authority to require equal access under those circumstances.

G. **Public Interest Considerations**

Petitioner seeks to be designated as a competitive ETC in rural and non-rural ILEC service areas in Indiana. No public interest review was required in the designation of an ETC in a non-rural area prior to March 2005, when the FCC announced that future designations of any ETC must include a public interest analysis. *2005 FCC ETC Order*, ¶¶ 42 and 43.

An ETC designation confers both benefits and burdens on a carrier. While designation gives the provider the right to apply for USF funds, it also imposes a requirement that such support be used "only for the provision, maintenance, and upgrading of facilities and services for which support is intended." 47 U.S.C. § 254(e). In the absence of statutory strictures for evaluating the public interest, the FCC has recommended that ETC designations be analyzed "in a manner that is consistent with the purposes of the Act itself, including the fundamental goals of preserving and advancing universal service; ensuring the availability of quality telecommunication services at just, reasonable, and affordable rates; and promoting the deployment of advanced telecommunications and information services to all regions of the nation, including rural and high-cost areas." *2005 FCC ETC Order*, ¶ 40.

The *2005 FCC ETC Order* encouraged states to include factors previously considered in the *Virginia Cellular* ETC designation Order, *See, Virginia Cellular, LLC Petition for Designation as an Eligible Telecommunications Carrier for the Commonwealth of Virginia*, FCC 03-338 *Memorandum Opinion and Order* (rel. Jan. 22, 2004), and recognized that public interest assessments would vary from case to case. *2005 FCC ETC Order*, ¶¶ 43,44 and 58-62. It also set more stringent requirements for the tracking of expenditures, improvements to services, and service quality. *Id.*, ¶ 69. As noted above, we adopted these guidelines in the *Sprint PCS ETC Designation Order*, and announced that current Indiana ETCs will be required to submit such information as part of their annual certification. This requirement achieves the stated intention of both the FCC and this Commission to achieve the appropriate level of oversight required by this Commission in order to ensure uniformity and technological neutrality in the certification process.

(a) Benefits of Increased Competitive Choice. This Commission and the FCC have previously acknowledged the consumer benefits of increased competition in the telecommunications market. Increased competition is expected to drive down prices, improve service quality, and promote the development of advanced communications services. Granting Sprint Nextel's Petition will expand the availability of competitive services and will provide consumers greater access to Sprint Nextel's CDMA and iDEN technologies. With increased competitive choice, Indiana consumers should expect lower rates and improved service as competition provides an incentive for both Sprint Nextel and the ILECs to invest in new technologies and additional infrastructure. We therefore find that granting Sprint Nextel's requested relief will promote the public interest by increasing the level of competitive choices available to Indiana consumers.

(b) Advantages and Disadvantages of Sprint Nextel's Service Offerings. This Commission and the FCC have also recognized the specific benefits and advantages of wireless service, including the provision of service to customers who do not have access to wireline service, the mobility of service and the availability of a larger local calling areas. The advantages of wireless service are particularly important in rural and insular areas, where the FCC has found that the mobility and access to emergency services offered by wireless carriers can mitigate the unique risks of geographic isolation. The public safety benefits of mobile service have also been recognized by police and fire departments and other first responders across the country. Petitioner asserts that it has established strong ties with the public safety community to help meet the nation's emergency, national security and public safety needs and, in particular, that its iDEN network is widely used by first responders for essential communications during emergency situations. While we acknowledge that there are also disadvantages to wireless service, including dropped calls and other current limitations in the technology, we find that the advantages of developing more robust and reliable wireless networks in Indiana outweigh these current disadvantages.

(c) Impact on the Universal Service Fund. The FCC has acknowledged that "given the size of the fund - approximately \$3.8 billion per year - it is unlikely that any individual ETC designation would have a substantial impact on the overall size of the fund." *2005 FCC ETC Order*. Mr. Mitus testified that granting Sprint Nextel's Petition would result in the company receiving an additional \$1.5 million per year in high-cost universal service support. In light of the proportion of the size of the fund in relation to Petitioner's estimated receipt of additional support, we find that this figure represents what Indiana considers to be a substantial increase to the size of the fund. However, not granting Sprint Nextel's Petition in this proceeding would have a significant impact on the level of competition in Indiana. In that regard, we further find that it is squarely within our purview to balance the public interest in this regard and believe that granting the Petition does in fact serve the public interest.

(d) Creamskimming. The FCC identified creamskimming as an appropriate factor to consider in areas where an ETC applicant seeks designation below the study area level of a rural company. That analysis is unnecessary in this case, as Petitioner only seeks to amend and consolidate its ETC designation to serve entire rural ILEC study areas in this proceeding.

(e) Deployment of, or Improvement to, Indiana Network Facilities. We have previously included in our public interest determinations an examination of the extent to which a carrier has invested in Indiana. Mr. Mitus testified that Sprint Nextel currently operates over 800 cell sites in Indiana and invests tens of millions of dollars each year in its CDMA and iDEN

networks serving the State. Sprint Nextel also maintains several offices in Indiana providing employment opportunities and high-tech jobs. As of May 2006, the Company employed over 800 people in Indiana. We therefore find that Petitioner's past investments and its proposed future service improvements will benefit Indiana's telecommunications infrastructure and thereby make Indiana even more attractive for business and development.

(f) Administrative Efficiencies. Petitioner has identified certain administrative efficiencies that will result from the consolidation of its ETC designations in the State of Indiana, including the elimination of duplicate filings necessitated by multiple designations. OUCG also acknowledged the benefit of such efficiencies. We agree that the consolidation of Petitioner's ETC designations will promote the public interest by reducing the administrative burden on the Company and Commission staff.

Based on the foregoing considerations, we find that granting Petitioner's request to consolidate and expand its designated service area will promote the public interest in Indiana.

H. Regulatory Oversight

This Commission has previously recognized certain specific regulatory requirements that competitive wireless ETC applicants must satisfy in order to secure and maintain their ETC status in Indiana. Such regulatory requirements stem from the FCC's mandate that state commissions certify that federal USF support is being used "only for the provision, maintenance and upgrading of facilities and services for which the support is intended," consistent with 47 U.S.C. § 254(e). Absent such a certification, carriers will not receive such support. 47 C.F.R. §§ 54.313 & 54.314. In order for this Commission to satisfy its ETC certification requirements to the FCC, this Commission requires ETC applicants to present evidence concerning: (i) their proposed Lifeline/Link Up offering, including filing a Lifeline/Link Up tariff with the Commission; and (ii) how the applicants will account for their USF fund expenditures and the accounting protocols they intend to use to track such expenditures.

The record reflects Petitioner's intent to comply with the Commission's Lifeline/Link Up tariff filing requirement. Petitioner filed its amended Lifeline/Link Up tariff as Exhibit JEM-10. We find that Petitioner's amended Lifeline/Link Up tariff should be, and hereby is, approved and shall supersede any Lifeline/Link Up tariffs previously filed by Sprint Nextel's wireless subsidiaries in Indiana. Petitioner also confirmed that it is familiar with and agrees to comply with USF tracking requirements this Commission previously established to ensure that funds received from USAC for Indiana are devoted to furthering universal service goals within Petitioner's designated service area.

I. Prospective ETC Reporting Requirements

Finally, we find that Petitioner should be required to meet all of the following prospective reporting requirements established by the *2005 FCC ETC Order* and currently applicable to all Indiana ETCs by submitting the following information on an annual basis around the September timeframe as required by this Commission:

(a) progress reports on the ETC's five-year service improvement plan, including maps detailing progress toward meeting its plan targets, an explanation of how much universal service support was received and how the support was used to improve signal quality,

coverage, or capacity; and an explanation regarding any network improvement targets that have not been fulfilled. The information should be submitted at the wire center level;

(b) detailed information on any outage lasting at least 30 minutes, for any service area in which an ETC is designated for any facilities that it owns, operates, leases, or otherwise utilizes that potentially affect at least ten percent of the end users served in a designated service area, or that potentially affect at least ten percent of the end users served in a designated service area, or that potentially affect a 911 special facility (as defined in subsection (e) of section 4.5 of the Outage Reporting Order). An outage is defined as a significant degradation in the ability of an end user to establish and maintain a channel of communications as a result of failure or degradation in the performance of a communications provider's network. Specifically, the ETC's annual report must include: (1) the date and time of onset of the outage; (2) a brief description of the outage and its resolution; (3) the particular services affected; (4) the geographic areas affected by the outage; (5) steps taken to prevent a similar situation in the future; and (6) the number of customers affected.

(c) the number of requests for service from potential customers within its service area that were unfulfilled for the past year. The ETC must also detail how it attempted to provide service to those potential customers.

(d) the number of complaints per 1,000 handsets or lines;

(e) certification that the ETC is complying with applicable service quality standards and consumer protection rules, *i.e.*, the CTIA Consumer Code for Wireless Service;

(f) certification that the ETC is able to function in emergency situations;

(g) certification that the ETC is offering a local usage plan comparable to that offered by the ILEC in the relevant service areas; and

(h) certification that the carrier acknowledges that the FCC may require it to provide equal access to long distance carriers in the event that no other eligible telecommunications carrier is providing equal access within the service area.

We therefore find based on the facts presented, that Petitioner continues to satisfy all of the ETC eligibility requirements and that the public interest supports granting Sprint Nextel's request to consolidate and expand its designated service area at this time.

J. High-Cost Certification

To receive high-cost universal service support, the Commission must annually certify Sprint Nextel's use of such support consistent with 47 U.S.C. § 254(e). *See* 47 C.F.R. §§ 54.313 & 54.314. The Commission previously certified SprintCom, Inc., WirelessCo., L.P. and NPCR, Inc.'s use of support for calendar year 2007. Consistent with the relief granted in this Order, we find that the Commission's certification should be amended and supplemented to certify Sprint Nextel Corporation's use of support in calendar year 2007 for the service area including each of the non-rural ILEC wire centers and rural ILEC study areas set forth on the attached **Appendix 1**.

IT IS THEREFORE ORDERED BY THE INDIANA UTILITY REGULATORY

COMMISSION that:

1. The ETC designation conferred to NPCR, Inc. on March 17, 2004 in Cause No. 41052-ETC-43 and the ETC designations conferred to SprintCom, Inc. and WirelessCo, L.P. in Cause No. 41052-ETC-47 on June 8, 2005 are hereby consolidated under the name of the companies' parent company, Sprint Nextel Corporation, and all future filings for said ETC designation shall be made under Cause No. 41052-ETC-47.

2. Sprint Nextel Corporation's ETC designations area hereby consolidated, amended and expanded to include each of the entire non-rural ILEC wire centers and entire rural ILEC study areas set forth on the attached **Appendix 1** to this Order.

3. Sprint Nextel Corporation's ETC designation shall include customers that subscribe to any of the Company's service offerings that include the supported services, including both CDMA and iDEN service offerings.

4. Pursuant to 47 C.F.R. §§ 54.313 & 54.314, the Commission hereby amends and supplements its certification of Sprint Nextel Corporation's use of high-cost universal service support for calendar year 2007 consistent with the relief granted in this Order.

5. This Order shall be effective on and after the date of its approval.

HARDY, GOLC, LANDIS, SERVER, and ZIEGNER CONCUR:

APPROVED: MAR 07 2007

**I hereby certify that the above is a true
and correct copy of the Order as approved.**



**Brenda A. Howe
Executive Secretary to the Commission**

APPENDIX 1

ILEC	SAC	CLLI	EXCHANGE
AMERITECH INDIANA	325080	ACTNIN01	ACTION
AMERITECH INDIANA	325080	ALBYIN01	ALBANY
AMERITECH INDIANA	325080	ALXNIN01	ALEXANDRIA
AMERITECH INDIANA	325080	ANDRIN01	ANDREWS
AMERITECH INDIANA	325080	ARSNIN01	ANDERSON
AMERITECH INDIANA	325080	ATTCIN01	ATTICA
AMERITECH INDIANA	325080	AUBNIN01	AUBURN
AMERITECH INDIANA	325080	BCCKIN01	BUCK CREEK
AMERITECH INDIANA	325080	BCVLIN01	BRUCEVILLE
AMERITECH INDIANA	325080	BDFRIN01	BEDFORD
AMERITECH INDIANA	325080	BFTNIN01	BLUFFTON
AMERITECH INDIANA	325080	BLFDIN01	BLOOMFIELD
AMERITECH INDIANA	325080	BLTNIN01	BLOOMINGTON
AMERITECH INDIANA	325080	BNHLIN01	BUNKERHILL
AMERITECH INDIANA	325080	BNVLIN01	BOONVILLE
AMERITECH INDIANA	325080	BRBGIN01	BROWNSBURG
AMERITECH INDIANA	325080	BURLIN01	BURLINGTON
AMERITECH INDIANA	325080	CFVLIN01	CRAWFORDSVILLE
AMERITECH INDIANA	325080	CHFDIN01	CHESTERFIELD
AMERITECH INDIANA	325080	CHNDIN01	CHANDLER
AMERITECH INDIANA	325080	CHRSIN01	CHRISNEY
AMERITECH INDIANA	325080	CHTWIN01	CHARLESTN
AMERITECH INDIANA	325080	CLMBIN01	COLUMBUS
AMERITECH INDIANA	325080	CLMBIN02	COLUMBUS
AMERITECH INDIANA	325080	CLTNIN01	CLINTON
AMERITECH INDIANA	325080	CLVRIN01	CULVER
AMERITECH INDIANA	325080	CNVRIN01	AMBOY
AMERITECH INDIANA	325080	CRMLIN01	CARMEL
AMERITECH INDIANA	325080	CRPNINCX	CROWN POINT
AMERITECH INDIANA	325080	CVTNIN01	COVINGTON
AMERITECH INDIANA	325080	DALEIN01	DALE
AMERITECH INDIANA	325080	DAVLIN01	DANVILLE
AMERITECH INDIANA	325080	DCLKINCZ	CEDAR LAKE
AMERITECH INDIANA	325080	DGGRIN01	DUGGER
AMERITECH INDIANA	325080	DRTNIN01	DARLINGTON
AMERITECH INDIANA	325080	EATNIN01	EATON
AMERITECH INDIANA	325080	EHCINEC	EAST CHICAGO
AMERITECH INDIANA	325080	EDBGIN01	EDINBURGH
AMERITECH INDIANA	325080	ELWDIN01	ELWOOD
AMERITECH INDIANA	325080	EVVLIN02	EVANSVILLE
AMERITECH INDIANA	325080	EVVLIN03	EVANSVILLE
AMERITECH INDIANA	325080	EZTWIN01	ELIZABETHTOWN

APPENDIX 1 (cont.)

AMERITECH INDIANA	325080	FLRKIN01	FLAT ROCK
AMERITECH INDIANA	325080	FRFTIN01	FRANKFORT
AMERITECH INDIANA	325080	FRLDIN01	FAIRLAND
AMERITECH INDIANA	325080	FSHRIN01	FISHERS
AMERITECH INDIANA	325080	GALNIN01	GALENA
AMERITECH INDIANA	325080	GARYINGM	GARY
AMERITECH INDIANA	325080	GARYINGO	GARY
AMERITECH INDIANA	325080	GARYINGR	GARY
AMERITECH INDIANA	325080	GARYINGW	GARY
AMERITECH INDIANA	325080	GNFDIN01	GREENFIELD
AMERITECH INDIANA	325080	GNTWIN01	GREENTOWN
AMERITECH INDIANA	325080	GNWDIN01	GREENWOOD
AMERITECH INDIANA	325080	GSTNIN01	GASTON
AMERITECH INDIANA	325080	HGLDINHL	HIGHLAND
AMERITECH INDIANA	325080	HLVLIN01	HELTONVILLE
AMERITECH INDIANA	325080	HMNDINHE	HAMMOND
AMERITECH INDIANA	325080	HMNDINHW	HAMMOND
AMERITECH INDIANA	325080	HNTNIN01	HUNTINGTON
AMERITECH INDIANA	325080	HOPEIN01	HOPE
AMERITECH INDIANA	325080	HRCYIN01	HARTFORDCY
AMERITECH INDIANA	325080	IPLSIN01	INDIANAPOLIS
AMERITECH INDIANA	325080	IPLSIN02	INDIANAPOLIS
AMERITECH INDIANA	325080	IPLSIN03	INDIANAPOLIS
AMERITECH INDIANA	325080	IPLSIN04	INDIANAPOLIS
AMERITECH INDIANA	325080	IPLSIN06	INDIANAPOLIS
AMERITECH INDIANA	325080	IPLSIN07	INDIANAPOLIS
AMERITECH INDIANA	325080	IPLSIN08	INDIANAPOLIS
AMERITECH INDIANA	325080	IPLSIN09	INDIANAPOLIS
AMERITECH INDIANA	325080	IPLSIN10	CUMBERLAND
AMERITECH INDIANA	325080	IPLSIN18	INDIANAPOLIS
AMERITECH INDIANA	325080	IPLSIN21	INDIANAPOLIS
AMERITECH INDIANA	325080	JFVLIN01	JEFFERSNVILLE
AMERITECH INDIANA	325080	KDVLIN01	KENDALLVILLE
AMERITECH INDIANA	325080	KOKMIN01	KOKOMO
AMERITECH INDIANA	325080	KOKMIN02	KOKOMO
AMERITECH INDIANA	325080	KRKLIN01	KIRKLIN
AMERITECH INDIANA	325080	LADGIN01	LADOGA
AMERITECH INDIANA	325080	LAGRIN01	LAGRO
AMERITECH INDIANA	325080	LBNNIN01	LEBANON
AMERITECH INDIANA	325080	LKVGIN01	LAKE VILLAGE
AMERITECH INDIANA	325080	LNTNIN01	LINTON
AMERITECH INDIANA	325080	LWLLIN01	LOWELL
AMERITECH INDIANA	325080	MARNIN02	MARION
AMERITECH INDIANA	325080	MARNIN03	MARION

APPENDIX 1 (cont.)

AMERITECH INDIANA	325080	MCBBIN01	MECIANSBURG
AMERITECH INDIANA	325080	MCCTIN01	MCUTCHANVILLE
AMERITECH INDIANA	325080	MCCYIN01	MICHIGAN CITY
AMERITECH INDIANA	325080	MCTWIN01	MICHIGANTOWN
AMERITECH INDIANA	325080	MDTWIN01	MIDDLETOWN
AMERITECH INDIANA	325080	MEVLINMX	MERRILLVILLE
AMERITECH INDIANA	325080	MGTWIN01	MORGANTOWN
AMERITECH INDIANA	325080	MLLTIN01	MELLOTT
AMERITECH INDIANA	325080	MNLLIN01	MANILLA
AMERITECH INDIANA	325080	MRCCIN01	MOROCCO
AMERITECH INDIANA	325080	MRVIIN01	MOORESVILLE
AMERITECH INDIANA	325080	MSHWIN02	MISHAWAKA
AMERITECH INDIANA	325080	MTPLIN01	MONTPELIER
AMERITECH INDIANA	325080	MTSMIN01	MT SUMMIT
AMERITECH INDIANA	325080	MTVIIN01	MARTINSVILLE
AMERITECH INDIANA	325080	MTVRIN01	MT VERNON
AMERITECH INDIANA	325080	MUNCIN01	MUNCIE
AMERITECH INDIANA	325080	NBVLIN01	NOBLESVILLE
AMERITECH INDIANA	325080	NSVLIN01	NASHVILLE
AMERITECH INDIANA	325080	NWALIN01	NEW ALBANY
AMERITECH INDIANA	325080	NWBRIN01	NEWBURGH
AMERITECH INDIANA	325080	NWCIN01	NEW CASTLE
AMERITECH INDIANA	325080	NWHRIN01	NEW HARMONY
AMERITECH INDIANA	325080	NWPLIN01	NEW PALISTINE
AMERITECH INDIANA	325080	NWTNIN01	NEW WASHINGTON
AMERITECH INDIANA	325080	OKLNIN01	OAKLANDON
AMERITECH INDIANA	325080	OSCLIN01	OSCEOLA
AMERITECH INDIANA	325080	OTRBIN01	OTTERBEIN
AMERITECH INDIANA	325080	PERUIN01	PERU
AMERITECH INDIANA	325080	PLFDIN01	PLAINFIELD
AMERITECH INDIANA	325080	PRGNIN01	PARAGON
AMERITECH INDIANA	325080	RCPTIN01	ROCKPORT
AMERITECH INDIANA	325080	RSVLIN01	RUSSIAVILLE
AMERITECH INDIANA	325080	SBNDIN01	SOUTH BEND
AMERITECH INDIANA	325080	SBNDIN03	SOUTH BEND
AMERITECH INDIANA	325080	SBNDIN04	SOUTH BEND
AMERITECH INDIANA	325080	SCVLINDY	DYER
AMERITECH INDIANA	325080	SHRDIN01	SHERIDAN
AMERITECH INDIANA	325080	SHVLIN01	SHELBYVILLE
AMERITECH INDIANA	325080	SLBGIN01	SELLERSBURG
AMERITECH INDIANA	325080	SLBYINCC	LOWELL
AMERITECH INDIANA	325080	SLTDIN01	SOLITUDE
AMERITECH INDIANA	325080	SMVIIN01	SUMMITVILLE

APPENDIX 1 (cont.)

AMERITECH INDIANA	325080	SNRGIN01	SANDRIDGE
AMERITECH INDIANA	325080	SNVLIN01	SPENCERVILLE
AMERITECH INDIANA	325080	SPNCIN01	SPENCER
AMERITECH INDIANA	325080	STJHINSJ	ST JOHN
AMERITECH INDIANA	325080	STJSIN01	ST JOSEPH
AMERITECH INDIANA	325080	STPHIN01	ST PHILIP
AMERITECH INDIANA	325080	TLCYIN01	TELL CITY
AMERITECH INDIANA	325080	TNSNIN01	TENNYSON
AMERITECH INDIANA	325080	UPLDIN01	UPLAND
AMERITECH INDIANA	325080	VDBGIN01	VEEDERSBURG
AMERITECH INDIANA	325080	VINCIN01	VINCENNES
AMERITECH INDIANA	325080	WASHIN01	WASHINGTON
AMERITECH INDIANA	325080	WHNGINWT	WHITING
AMERITECH INDIANA	325080	WLBIN01	WEST LEBANON
AMERITECH INDIANA	325080	WNTNIN01	WEST NEWTON
AMERITECH INDIANA	325080	WYTWIN01	WAYNETOWN
AMERITECH INDIANA	325080	YRTWIN01	YORKTOWN
AMERITECH INDIANA	325080	ZIVLIN01	ZIONSVILLE
VERIZON NORTH INC.-IN	320772	AKRNINXA	AKRON
VERIZON NORTH INC.-IN	320772	ALBNINXA	ALBION
VERIZON NORTH INC.-IN	320772	ANGLINXA	ANGOLA
VERIZON NORTH INC.-IN	320772	ARTNINXA	ARLINGTON
VERIZON NORTH INC.-IN	320772	ATWDINXA	ATWOOD
VERIZON NORTH INC.-IN	320772	BKVLINXA	BROOKVILLE
VERIZON NORTH INC.-IN	320772	BPPSINXA	BIPPUS
VERIZON NORTH INC.-IN	320772	BRBNINXA	BOURBON
VERIZON NORTH INC.-IN	320772	BRKTINXA	BURKET
VERIZON NORTH INC.-IN	320772	BRSTINXA	BRISTOL
VERIZON NORTH INC.-IN	320772	BRZLINXB	BRAZIL
VERIZON NORTH INC.-IN	320772	BTLRINXA	BUTLER
VERIZON NORTH INC.-IN	320772	BUVLINXB	BLOUNTSVILLE
VERIZON NORTH INC.-IN	320772	CHRBINXA	CHURUBUSCO
VERIZON NORTH INC.-IN	320772	CHTNINXA	CHESTERTON
VERIZON NORTH INC.-IN	320772	CICRINXA	CICERO
VERIZON NORTH INC.-IN	320772	CLPLINXA	CLAYPOOL
VERIZON NORTH INC.-IN	320772	CMCYINXA	CAMBDG CITY
VERIZON NORTH INC.-IN	320772	CNVLINXA	CENTERVILLE
VERIZON NORTH INC.-IN	320772	CORYINXA	CORY
VERIZON NORTH INC.-IN	320772	CRTHINXA	CARTHAGE
VERIZON NORTH INC.-IN	320772	CSVLINXA	CONNERSVILLE
VERIZON NORTH INC.-IN	320772	CTPNINXA	CENTER POINT
VERIZON NORTH INC.-IN	320772	CYCYINXA	CLAY CITY
VERIZON NORTH INC.-IN	320772	DNKRINXA	DUNKIRK
VERIZON NORTH INC.-IN	320772	DNLPINXA	DUNLAP

APPENDIX 1 (cont.)

VERIZON NORTH INC.-IN	320772	EKHTINXA	ELKHART
VERIZON NORTH INC.-IN	320772	FLTNINXB	FULTON
VERIZON NORTH INC.-IN	320772	FMLDINXA	FARMLAND
VERIZON NORTH INC.-IN	320772	FNCYINXA	FOUNTAIN CITY
VERIZON NORTH INC.-IN	320772	FRMTINXA	FREMONT
VERIZON NORTH INC.-IN	320772	FRTNINXA	FRANKTON
VERIZON NORTH INC.-IN	320772	FTWYINXA	FORT WAYNE
VERIZON NORTH INC.-IN	320772	FTWYINXB	FORT WAYNE
VERIZON NORTH INC.-IN	320772	FTWYINXC	FORT WAYNE
VERIZON NORTH INC.-IN	320772	FTWYINXD	FORT WAYNE
VERIZON NORTH INC.-IN	320772	FTWYINXE	FORT WAYNE
VERIZON NORTH INC.-IN	320772	FTWYINXF	FORT WAYNE
VERIZON NORTH INC.-IN	320772	FTWYINXG	FORT WAYNE
VERIZON NORTH INC.-IN	320772	FTWYINXL	FORT WAYNE
VERIZON NORTH INC.-IN	320772	GLTNINXA	GALVESTON
VERIZON NORTH INC.-IN	320772	GLWDINXA	GLENWOOD
VERIZON NORTH INC.-IN	320772	GNCSINXA	GREEN CASTLE
VERIZON NORTH INC.-IN	320772	GRFKINXA	GREENSFORK
VERIZON NORTH INC.-IN	320772	GRRTINXA	GARRETT
VERIZON NORTH INC.-IN	320772	GSHNINXA	GOSHEN
VERIZON NORTH INC.-IN	320772	GYVLINXA	GRAYSVILLE
VERIZON NORTH INC.-IN	320772	HANNINXA	HANNA
VERIZON NORTH INC.-IN	320772	HBRTINXA	HOBART
VERIZON NORTH INC.-IN	320772	HGTWINXA	HAGERSTOWN
VERIZON NORTH INC.-IN	320772	HMTNINXA	HAMILTON
VERIZON NORTH INC.-IN	320772	HNTWINXA	HUNTERTOWN
VERIZON NORTH INC.-IN	320772	HRLNINXA	HARLAN
VERIZON NORTH INC.-IN	320772	KMMLINXA	KIMMELL
VERIZON NORTH INC.-IN	320772	KOTSINXA	KOUTS
VERIZON NORTH INC.-IN	320772	LACRINXA	LA CROSSE
VERIZON NORTH INC.-IN	320772	LAPTINXB	LA PORTE
VERIZON NORTH INC.-IN	320772	LAPTINXC	LA PORTE
VERIZON NORTH INC.-IN	320772	LAPTINXD	LA PORTE
VERIZON NORTH INC.-IN	320772	LBRTINXA	LIBERTY
VERIZON NORTH INC.-IN	320772	LCRNINXB	LUCERNE
VERIZON NORTH INC.-IN	320772	LEO INXA	LEO
VERIZON NORTH INC.-IN	320772	LEWISINXA	LEWIS
VERIZON NORTH INC.-IN	320772	LFYTINXA	LAFAYETTE
VERIZON NORTH INC.-IN	320772	LFYTINXB	LAFAYETTE
VERIZON NORTH INC.-IN	320772	LFYTINXC	LAFAYETTE
VERIZON NORTH INC.-IN	320772	LFYTINXD	LAFAYETTE
VERIZON NORTH INC.-IN	320772	LFYTINXF	LAFAYETTE
VERIZON NORTH INC.-IN	320772	LGPTINXA	LOGANSPOUT
VERIZON NORTH INC.-IN	320772	LKSTINXA	LAKE STATION

APPENDIX 1 (cont.)

VERIZON NORTH INC.-IN	320772	LYNNINXA	LYNN
VERIZON NORTH INC.-IN	320772	MACYINXA	MACY
VERIZON NORTH INC.-IN	320772	MAYSINXA	MAYS
VERIZON NORTH INC.-IN	320772	MCBHINXA	MECHANICSBURG
VERIZON NORTH INC.-IN	320772	MDLBINXA	MIDDLEBURY
VERIZON NORTH INC.-IN	320772	MLRYINXB	MILROY
VERIZON NORTH INC.-IN	320772	MLWDINXB	MILLWOOD
VERIZON NORTH INC.-IN	320772	MNTNINXB	MENTONE
VERIZON NORTH INC.-IN	320772	MOVLINXA	MONROEVILLE
VERIZON NORTH INC.-IN	320772	MRLDINXA	MOORELAND
VERIZON NORTH INC.-IN	320772	MRTNINXA	MORTON
VERIZON NORTH INC.-IN	320772	MRTWINXA	MORRISTOWN
VERIZON NORTH INC.-IN	320772	NMCHINXA	NORTH MANCHESTER
VERIZON NORTH INC.-IN	320772	NWHNINXA	NEW HAVEN
VERIZON NORTH INC.-IN	320772	ORLDINXA	ORLAND
VERIZON NORTH INC.-IN	320772	PKGNIINXA	POKAGON
VERIZON NORTH INC.-IN	320772	PKVLINXB	PERKINSVILLE
VERIZON NORTH INC.-IN	320772	PLLKINXA	PLEASANT LAKE
VERIZON NORTH INC.-IN	320772	PNTNINXA	PENDLETON
VERIZON NORTH INC.-IN	320772	POE INXA	POE HOAGLAND
VERIZON NORTH INC.-IN	320772	PRCKINXA	PRAIRIE CREEK
VERIZON NORTH INC.-IN	320772	PRTGINXA	PORTAGE
VERIZON NORTH INC.-IN	320772	PRTGINXB	PORTAGE
VERIZON NORTH INC.-IN	320772	RCMDINXB	RICHMOND
VERIZON NORTH INC.-IN	320772	RDKYINXA	REDKEY
VERIZON NORTH INC.-IN	320772	RGVLINXA	RIDGEVILLE
VERIZON NORTH INC.-IN	320772	RILYINXA	RILEY
VERIZON NORTH INC.-IN	320772	RLPRINXA	ROLLING PRAIRIE
VERIZON NORTH INC.-IN	320772	RONKINXA	ROANOKE
VERIZON NORTH INC.-IN	320772	RUVLINXB	RUSHVILLE
VERIZON NORTH INC.-IN	320772	RYCTINXA	ROYAL CENTER
VERIZON NORTH INC.-IN	320772	SDNYINXA	SIDNEY
VERIZON NORTH INC.-IN	320772	SHRYINXA	SHIRLEY
VERIZON NORTH INC.-IN	320772	SLLKINXA	SILVER LAKE
VERIZON NORTH INC.-IN	320772	SLLVINXA	SULLIVAN
VERIZON NORTH INC.-IN	320772	SPLDINXA	SPICELAND
VERIZON NORTH INC.-IN	320772	SPPTINXB	SPRINGPORT
VERIZON NORTH INC.-IN	320772	ST JOINXA	ST JOE
VERIZON NORTH INC.-IN	320772	TPCNINXB	TIPPECANOE
VERIZON NORTH INC.-IN	320772	TRRHINXA	TERREHAUTE
VERIZON NORTH INC.-IN	320772	TRRHINXB	TERREHAUTE
VERIZON NORTH INC.-IN	320772	TRRHINXC	TERREHAUTE
VERIZON NORTH INC.-IN	320772	TRRHINXD	TERREHAUTE

APPENDIX 1 (cont.)

VERIZON NORTH INC.-IN	320772	TRRHINXE	TERREHAUTE
VERIZON NORTH INC.-IN	320772	TRRHINXF	TERREHAUTE
VERIZON NORTH INC.-IN	320772	UNMLINXA	UNIONMILLS
VERIZON NORTH INC.-IN	320772	VLPRINXA	VALPARAISO
VERIZON NORTH INC.-IN	320772	WAWKINXA	WAWAKA
VERIZON NORTH INC.-IN	320772	WBSHINXA	WABASH
VERIZON NORTH INC.-IN	320772	WCCRINXA	WCOLLGECOR
VERIZON NORTH INC.-IN	320772	WDBNINXA	WOODBURN
VERIZON NORTH INC.-IN	320772	WHLRINXA	WHEELER
VERIZON NORTH INC.-IN	320772	WKRSINXA	WAKARUSA
VERIZON NORTH INC.-IN	320772	WLTNINXA	WALTON
VERIZON NORTH INC.-IN	320772	WNFLINXA	WINDFALL
VERIZON NORTH INC.-IN	320772	WNTHINXA	WANATAH
VERIZON NORTH INC.-IN	320772	WSFDINXA	WESTFIELD
VERIZON NORTH INC.-IN	320772	WSFDINXB	WESTFIELD
VERIZON NORTH INC.-IN	320772	WSTVINXA	WESTVILLE
VERIZON NORTH INC.-IN	320772	WTRLINXA	WATERLOO
VERIZON NORTH INC.-IN	320772	WYTTINXA	WYATT
VERIZON NORTH INC.-IN (CONTEL)	320779	AUSTINXA	AUSTIN
VERIZON NORTH INC.-IN (CONTEL)	320779	BCKNINXA	BICKNELL
VERIZON NORTH INC.-IN (CONTEL)	320779	BRDSINXA	BIRDSEYE
VERIZON NORTH INC.-IN (CONTEL)	320779	BRTWINXA	BROWNSTOWN
VERIZON NORTH INC.-IN (CONTEL)	320779	BTVIINXA	BUTLERVILLE
VERIZON NORTH INC.-IN (CONTEL)	320779	BTVLINXA	BATESVILLE
VERIZON NORTH INC.-IN (CONTEL)	320779	CENTINXA	CENTRAL
VERIZON NORTH INC.-IN (CONTEL)	320779	COVLINXA	CROTHERSVILLE
VERIZON NORTH INC.-IN (CONTEL)	320779	CRLSINXA	CARLISLE
VERIZON NORTH INC.-IN (CONTEL)	320779	CRNDINXA	CRANDALL
VERIZON NORTH INC.-IN (CONTEL)	320779	CYDNINXA	CORYDON
VERIZON NORTH INC.-IN (CONTEL)	320779	CYNTINXA	CYNTHIANA
VERIZON NORTH INC.-IN (CONTEL)	320779	DCKRINXA	DECKER
VERIZON NORTH INC.-IN (CONTEL)	320779	DUBSINXA	DUBOIS
VERIZON NORTH INC.-IN (CONTEL)	320779	ELBRINXA	ELBERFELD
VERIZON NORTH INC.-IN (CONTEL)	320779	ELZBINXA	ELIZABETH
VERIZON NORTH INC.-IN (CONTEL)	320779	ENGLINXB	ENGLISH
VERIZON NORTH INC.-IN (CONTEL)	320779	FDNDINXA	FERDINAND
VERIZON NORTH INC.-IN (CONTEL)	320779	FMBGINXA	FARMERSBURG
VERIZON NORTH INC.-IN (CONTEL)	320779	FNVLINXA	FREELANDVILLE
VERIZON NORTH INC.-IN (CONTEL)	320779	FRBGINXB	FREDRICKSBURG
VERIZON NORTH INC.-IN (CONTEL)	320779	FRBNINXA	FAIRBANKS
VERIZON NORTH INC.-IN (CONTEL)	320779	FRNCINXA	FRANCISCO
VERIZON NORTH INC.-IN (CONTEL)	320779	FTBRINXA	FORTBRANCH
VERIZON NORTH INC.-IN (CONTEL)	320779	FTTNINXA	FRITCHTON
VERIZON NORTH INC.-IN (CONTEL)	320779	GNBGINXB	GREENSBURG

APPENDIX 1 (cont.)

VERIZON NORTH INC.-IN (CONTEL)	320779	GRTWINXA	GEORGETOWN
VERIZON NORTH INC.-IN (CONTEL)	320779	HEVLINXA	HENRYVILLE
VERIZON NORTH INC.-IN (CONTEL)	320779	HGBGINXA	HUNTINGBURG
VERIZON NORTH INC.-IN (CONTEL)	320779	HNVRINXA	HANOVER
VERIZON NORTH INC.-IN (CONTEL)	320779	HYVLINXA	HAYSVILLE
VERIZON NORTH INC.-IN (CONTEL)	320779	HZTNINXA	HAZLETON
VERIZON NORTH INC.-IN (CONTEL)	320779	JSPRINXA	JASPER
VERIZON NORTH INC.-IN (CONTEL)	320779	LACNINXA	LACONIA
VERIZON NORTH INC.-IN (CONTEL)	320779	LNVLINXA	LANESVILLE
VERIZON NORTH INC.-IN (CONTEL)	320779	LOGTINXA	LOOGOOTE
VERIZON NORTH INC.-IN (CONTEL)	320779	LVWOINXA	LEAVENWORTH
VERIZON NORTH INC.-IN (CONTEL)	320779	LXTNINXA	LEXINGTON
VERIZON NORTH INC.-IN (CONTEL)	320779	LYVLINXA	LYNNVILLE
VERIZON NORTH INC.-IN (CONTEL)	320779	MCKYINXA	MACKEY
VERIZON NORTH INC.-IN (CONTEL)	320779	MDSNINXA	MADISON
VERIZON NORTH INC.-IN (CONTEL)	320779	MEDRINXA	MEDORA
VERIZON NORTH INC.-IN (CONTEL)	320779	MERMINXA	MEROM
VERIZON NORTH INC.-IN (CONTEL)	320779	MILNINXA	MILAN
VERIZON NORTH INC.-IN (CONTEL)	320779	MLTWINXA	MILLTOWN
VERIZON NORTH INC.-IN (CONTEL)	320779	MNCYINXA	MONROE CITY
VERIZON NORTH INC.-IN (CONTEL)	320779	MRNGINXA	MARENGO
VERIZON NORTH INC.-IN (CONTEL)	320779	MTCHINXA	MITCHELL
VERIZON NORTH INC.-IN (CONTEL)	320779	NVRNINXA	NORTH VERNON
VERIZON NORTH INC.-IN (CONTEL)	320779	NWMLINXA	NEW MIDDLETOWN
VERIZON NORTH INC.-IN (CONTEL)	320779	OKCYINXA	OAKLAND CITY
VERIZON NORTH INC.-IN (CONTEL)	320779	OKTWINXB	OAKTOWN
VERIZON NORTH INC.-IN (CONTEL)	320779	ORLNINXA	ORLEANS
VERIZON NORTH INC.-IN (CONTEL)	320779	OWVLINXA	OWENSVILLE
VERIZON NORTH INC.-IN (CONTEL)	320779	PAOLINXA	PAOLI
VERIZON NORTH INC.-IN (CONTEL)	320779	PATKINXA	PATOKA
VERIZON NORTH INC.-IN (CONTEL)	320779	PLMYINXA	PALMYRA
VERIZON NORTH INC.-IN (CONTEL)	320779	PRTNINXA	PRINCETON
VERIZON NORTH INC.-IN (CONTEL)	320779	PTBGINXB	PETERSBURG
VERIZON NORTH INC.-IN (CONTEL)	320779	RDTNINXA	REDDINGTON
VERIZON NORTH INC.-IN (CONTEL)	320779	RMSYINXA	RAMSEY
VERIZON NORTH INC.-IN (CONTEL)	320779	SALMINXA	SALEM
VERIZON NORTH INC.-IN (CONTEL)	320779	SCBGINXA	SCOTTSBURG
VERIZON NORTH INC.-IN (CONTEL)	320779	SCIPINXA	SCPIO
VERIZON NORTH INC.-IN (CONTEL)	320779	SHLBINXA	SHELBURN
VERIZON NORTH INC.-IN (CONTEL)	320779	SHLSINXA	SHOAL
VERIZON NORTH INC.-IN (CONTEL)	320779	SPRGINXA	SPURGEON
VERIZON NORTH INC.-IN (CONTEL)	320779	STATINXA	ST ANTHONY
VERIZON NORTH INC.-IN (CONTEL)	320779	SYMRINXA	SEYMOUR

APPENDIX 1 (cont.)

VERIZON NORTH INC.-IN (CONTEL)	320779	VRSLINXA	VERSAILLES
VERIZON NORTH INC.-IN (CONTEL)	320779	WOTNINXA	WORTHINGTON
VERIZON NORTH INC.-IN (CONTEL)	320779	WSPTINXA	WESTPORT
VERIZON NORTH INC.-IN (CONTEL)	320779	WTLNINXA	WHEATLAND
ILEC	SAC	CLLI	EXCHANGE
Bloomington Home	320742	BLDLINXA	BLOOMINGDALE
Century Tel of Odon	320801	ODONINXA	ODON
Comm Corp of S. IN	320809	ELNRINXA	ELNORA
	320809	POVLINXA	POSEYVILLE
	320809	WSVLINXA	WADESVILLE
Daviess-Martin/RTC	320759	GFWAINXA	ALFOVLGNL
	320759	MTGMINXB	MONTGOMERY
	320759	PLVLINXA	PLAINVILLE
	320759	WLMSINXB	TRINIYWLMS
Frontier-Thorntown	320828	CLHLINXA	CLARKS HILL
	320828	THTWINXA	THORNTOWN
Perry-Spencer Rural	320807	BNDNINXA	BANDON
	320807	HLLDINXA	HOLLAND
	320807	SNTCINXA	SANTACLAUS
	320807	STMKINXA	ST MARKS
	320807	STMNINXA	ST MEINRAD
S & W Tel Co	320816	SNDBINXA	SANDBORN
Tri-County Tel Co	320830	CLFXINXA	COLFAX
	320830	LNDNINXA	LINDEN
	320830	RMNYINXA	ROMNEY
	320830	WNGTINXA	WINGATE
VERIZON NORTH INC.-IN (ALLTEL)	323034	CTLRINXA	CUTLER
	323034	DLPINXA	DELPHI
	323034	IDVLINXA	IDAVILLE
	323034	MRKLNXA	MARKLE
	323034	OSSIINXA	OSSIAN
	323034	RSVRINXA	RESERVOIR
	323034	UNDLINXA	UNIONDALE
	323034	ZNVLINXA	ZANESVILLE
Washington County Rural	320834	PEKNINXA	PEKIN
West Point Tel Co	320837	WSPNINXA	WEST POINT

Guffey, Melissa

From: communitynews@sullivan-times.com
Sent: Wednesday, March 07, 2007 11:45 AM
To: Guffey, Melissa
Subject: Re: 43229-Hearing Legal Notices[1]

*The legal was just rescheduled to run Friday, March 9.
thanks.*

-----Original Message-----

*From: Guffey, Melissa [mailto:mguffey@urc.IN.gov]
Sent: Wednesday, March 7, 2007 10:45 AM
To: 'Legal department', classified@suncommercial.com, communitynews@sullivan-times.com,
billing@sullivan-times.com
Subject: 43229-Hearing Legal Notices[1]*

Please publish the attached notice, as soon as possible, in the Tribune & Evening News (Clark County), Sun Commercial (Knox County), and Daily Times (Sullivan County). Also, please send a confirmation that you received the attached notice. Thank you.

*Melissa Guffey
Legal Assistant
Indiana Utility Regulatory Commission
302 West Washington Street
Suite E 306
Indianapolis, Indiana 46204
Phone: 317.232.2382
Fax: 317.232.6758
Email: mguffey@urc.in.gov <mailto:mguffey@urc.in.gov>*

Guffey, Melissa

From: office@salemleader.com
Sent: Wednesday, March 07, 2007 10:58 AM
To: Guffey, Melissa
Subject: Re: 43229 Legal notice

Thank you.

We will start publication tomorrow, March 8 in The Salem Democrat and Tues., March 13 in The Salem Leader.

*Rhonda Smith
Leader Publishing Co.
812-883-3281*

Guffey, Melissa

From: Legal department newsand tribune [legals@newsandtribune.com]
Sent: Wednesday, March 07, 2007 1:04 PM
To: Guffey, Melissa
Subject: Re: 43229-Hearing Legal Notices[1]

on 3/7/07 10:45 AM, Guffey, Melissa at mguffey@urc.IN.gov wrote:

Please publish the attached notice, as soon as possible, in the Tribune & Evening News (Clark County), Sun Commercial (Knox County), and Daily Times (Sullivan County). Also, please send a confirmation that you received the attached notice. Thank you.

Melissa Guffey
Legal Assistant
Indiana Utility Regulatory Commission
302 West Washington Street
Suite E 306
Indianapolis, Indiana 46204
Phone: 317.232.2382
Fax: 317.232.6758
Email: mguffey@urc.in.gov

Melissa,

I have your Legal Notice being Published on Saturday March 10 in The Evening News (Clark County) paper.

Thank You
Pam Brown
812-206-2102

Guffey, Melissa

From: Amanda.Dolph@indystar.com on behalf of PublicNotices@indystar.com
Sent: Wednesday, March 07, 2007 11:28 AM
To: Guffey, Melissa
Subject: Re: 43229-Hearing Legal Notices[1]
Attachments: Hearing Legal Notices[1].doc

This is now ordered to publish 1x on 03/09 in the Indianapolis Star. The total cost of your advertisement is \$36.55 which includes the cost of two affidavits. Additional affidavits are available at a reduced rate upon request.

This notice will also appear online for 7 days beginning on the first day of publication at www.IndyStar.com. Select Classifieds - "Items" - public notices - legals.

Deadlines: 12 Noon 2 business days prior to the date of publication. Exceptions: Large files that will need to be typeset or created by an artist should be sent at least a week and a half in advance to allow time for processing.

Thank you,

Amanda Dolph
Legal Advertising Coordinator
THE INDIANAPOLIS STAR
publicnotices@indystar.com
317-444-7163

"Guffey, Melissa"
<mguffey@urc.IN.gov>

To <PublicNotices@indystar.com>, "Ruble, Lynda" <LRuble@urc.IN.gov>
cc
Subject 43229-Hearing Legal Notices[1]

03/07/2007 10:47 AM

Melissa Guffey
Legal Assistant
Indiana Utility Regulatory Commission
302 West Washington Street
Suite E 306
Indianapolis, Indiana 46204
Phone: 317.232.2382
Fax: 317.232.6758
Email: mguffey@urc.in.gov

3/7/2007