

**Before the
Federal Communications Commission
Washington, DC 20554**

In the Matter of)
)
Federal-State Joint Board on Universal Service) CC Docket No. 96-45
) WC Docket No. 09-197
Petition of Cellco Partnership for Pro Forma)
Amendment of ETC Designations in the State)
of Alabama)
)
)

To: The Chief, Wireline Competition Bureau

**PETITION OF CELLCO PARTNERSHIP FOR PRO FORMA AMENDMENT OF ETC
DESIGNATIONS IN THE STATE OF ALABAMA**

Cellco Partnership d/b/a Verizon Wireless and its affiliates (hereinafter “Cellco”) hereby request the amendment of the eligible telecommunications carrier (“ETC”) designations held in the name of ALLTEL Communications, Inc., and its affiliated legal entities (“Alltel”) and RCC Holdings, Inc., and its affiliated legal entities (“RCC”) in the State of Alabama to reflect Cellco as the designated entity.¹ The pro forma amendment requested herein merely completes, for purposes of the ETC entities, the transactions that the Commission approved last year, whereby

¹ *Federal-State Joint Board on Universal Service, RCC Holdings, Inc. Petition for Designation as an Eligible Telecommunications Carrier Throughout its Licensed Service Area in the State of Alabama*, CC Docket No. 96-45, Memorandum Opinion and Order, 17 FCC Rcd 23532 (WCB 2002) (“2002 RCC Order”); *Federal-State Joint Board on Universal Service, ALLTEL Communications, Inc.*, CC Docket No. 96-45, Order, 19 FCC Rcd 20496 (WCB 2004) (“2004 ALLTEL Order”); *High-Cost Universal Service Support, Federal-State Joint Board on Universal Service, Alltel Communications, Inc., et al., Petitions for Designation as Eligible Telecommunications Carriers*, WC Docket No. 05-337, CC Docket No. 96-45, Order, 23 FCC Rcd 8834 (2008) (“2008 ALLTEL and RCC Order”). These designations are referred to herein collectively as the “Alabama ETC Designations.” Effective December 31, 2007, Alltel, a Delaware corporation, changed its name to Alltel Communications, LLC.

Alltel and RCC became wholly-owned indirect subsidiaries of Cellco.² This amendment will allow Cellco to complete the network and customer care integration and provide the full benefits to Alabama consumers contemplated in the mergers as approved by the Commission.³ Cellco does not seek through this amendment to expand the geographic scope of the Alabama ETC Designations, and will seek high cost support consistent with the conditions imposed in the *Cellco-Alltel Order*.⁴

I. COMMISSION AUTHORITY OVER THE ETC DESIGNATIONS

Section 214(e)(2) of the Communications Act of 1934, as amended, gives state commissions the primary responsibility for performing ETC designations.⁵ Section 214(e)(6), however, directs the Commission, upon request, to designate as an ETC “a common carrier providing telephone exchange service and exchange access that is not subject to the jurisdiction of a State commission.”⁶ The Alabama Public Service Commission has provided an affirmative statement that it lacks jurisdiction to address ETC designation petitions from wireless carriers.⁷

² *Applications of Cellco Partnership d/b/a Verizon Wireless and Atlantis Holdings LLC for Consent to Transfer Control of Licenses, Authorizations, and Spectrum Manager and de Facto Transfer of Leasing Arrangements*, WT Docket No. 08-95, Memorandum Opinion and Order and Declaratory Ruling, 23 FCC Rcd 17444 (2008) (“*Cellco-Alltel Order*”); *Applications of Cellco Partnership d/b/a Verizon Wireless and Rural Cellular Corporation for Consent To Transfer Control of Licenses, Authorizations, and Spectrum Manager Leases*, WT Docket No. 07-208, Memorandum Opinion and Order and Declaratory Ruling, 23 FCC Rcd 12463 (2008) (“*Cellco-RCC Order*”).

³ See *Cellco-Alltel Order*; *Cellco-RCC Order*.

⁴ *Id.* at 17532 ¶ 197.

⁵ 47 U.S.C. § 214(e)(2); see *Promoting Deployment and Subscriberhip in Unserved Areas, Including Tribal and Insular Areas*, CC Docket No. 96-45, Twelfth Report and Order, Memorandum Opinion and Order, and Further Notice of Proposed Rulemaking, 15 FCC Rcd 12208, 12255, ¶ 93 (2000) (“*Twelfth Report and Order*”).

⁶ 47 U.S.C. § 214(e)(6).

⁷ See Attachment 2.

Thus, this Commission has the authority under section 214(e)(6) to determine if Cellco possesses the qualifications to hold an ETC designation in the State of Alabama.

II. ELIGIBILITY REQUIREMENTS FOR ETC DESIGNATION

Cellco meets all of the eligibility requirements for designation as an ETC.⁸ As demonstrated by the attached certification,⁹ Cellco will (1) offer the services designated for support by the Commission pursuant to section 254(c) of the Act; (2) offer the supported services using its own facilities; and (3) advertise the availability of the supported services and associated charges using media of general distribution. Cellco proposes to have the exact same ETC service area that Alltel and RCC possess today.¹⁰

III. PUBLIC INTEREST ANALYSIS

In designating Alltel and RCC as ETCs, the Commission specifically concluded that those ETC designations would serve the public interest.¹¹ Cellco will abide by all of the public interest commitments that Alltel and RCC made in connection with their Alabama ETC Designations. In particular, Cellco will continue to comply with the CTIA Consumer Code and will provide annual reports on its progress towards meeting network improvement objectives.¹²

⁸ See 47 C.F.R. §§ 54.201-54.202; *Procedures for FCC Designation of Eligible Telecommunications Carriers Pursuant to Section 214(e)(6) of the Communications Act*, CC Docket No. 96-45, Public Notice, 12 FCC Rcd 22947, 22948-49 (1997) (“*Section 214(e)(6) Public Notice*”).

⁹ See Attachment 1.

¹⁰ The ILEC wire centers included in Alltel’s and RCC’s ETC service areas are listed in charts attached to the Alabama ETC Designations, and reproduced as Attachment 3 hereto.

¹¹ *2002 RCC Order*, 17 FCC Rcd at 23540 ¶ 22; *2004 ALLTEL Order*, 19 FCC Rcd at 20502-03 ¶ 15; *2008 ALLTEL and RCC Order*, 23 FCC Rcd at 8862 ¶ 15.

¹² *2004 ALLTEL Order*, 19 FCC Rcd at 20502-03 ¶ 15; *2008 ALLTEL and RCC Order*, 23 FCC Rcd at 8862 ¶ 14. See also 47 C.F.R. § 54.209(a).

In addition, the Commission concluded that Cellco's acquisition of the Alltel and RCC entities would "result in transaction-specific public interest benefits,"¹³ including increased wireless footprint and network coverage; expanded and improved services and features, particularly in rural areas; expanded roll-out of broadband and next-generation services; improvements in service quality; efficiencies and economies of scale and scope; and strengthened competition.¹⁴ The Commission noted Cellco's commitments to "expeditiously integrate" Alltel's and RCC's networks into the Verizon Wireless network, which would provide concrete benefits to Alltel and RCC customers, particularly in rural areas.¹⁵ The requested amendment of the Alabama ETC designations will facilitate and expedite this network integration by allowing unified booking and reporting of customer account and network expenditure information for competitive ETC purposes, even as the network integration proceeds.

Cellco does not seek through this amendment to expand the geographic scope of the ETC designated areas, and it seeks competitive ETC high-cost support consistent with the conditions imposed in the *Cellco-Alltel Order*.¹⁶

¹³ *Cellco-Alltel Order*, 23 FCC Rcd at 17515 ¶ 156; *Cellco-RCC Order*, 23 FCC Rcd at 12512 ¶ 109.

¹⁴ *Cellco-Alltel Order*, 23 FCC Rcd at 17498-515 ¶¶ 122-156; *Cellco-RCC Order*, 23 FCC Rcd at 12504-12 ¶¶ 92-108.

¹⁵ *Cellco-Alltel Order*, 23 FCC Rcd at 17500-01 ¶¶ 124-125; *Cellco-RCC Order*, 23 FCC Rcd at 12508 ¶ 100.

¹⁶ *Cellco-Alltel Order*, 23 FCC Rcd at 17532 ¶ 197. As a further condition of the merger, Cellco was required to divest certain properties, including properties in Alabama. *See id.* at 17551-53, App. B. The merger condition regarding high cost universal service support does not, however, apply to those properties. *Id.* at 17531-32 ¶¶ 196-97 (high cost support condition applies to "properties which Verizon Wireless retains"). The amended designation Cellco seeks here does not subject the divestiture properties to the merger condition and does not affect the

(continued on next page)

This amendment necessitates no redefinition of any rural telephone company study areas. As noted above, Cellco will have the same ETC designated area as Alltel and RCC; thus, to the extent that this service area includes any partial rural telephone company study areas, these study areas have been redefined previously for Alltel, RCC, or other ETCs.¹⁷

For all these reasons, the requested amendment of the Alabama ETC Designations to reflect Cellco as the designated entity will serve the public interest.

IV. REGULATORY OVERSIGHT

Cellco certifies, as required by section 254(e) of the Act, to use high-cost support “only for the provision, maintenance, and upgrading of facilities and services for which the support is intended.”¹⁸ Cellco acknowledges that it must, under sections 54.313 and 54.314 of the Commission’s rules, certify annually that it is in compliance with this requirement. Cellco further commits that it will provide annual reports on its progress towards meeting network

administration of high cost support funding with respect to the study areas codes assigned to the divestiture properties.

¹⁷ See, e.g., *2002 RCC Order*, 17 FCC Rcd at 23547 ¶¶ 37-38; *2008 ALLTEL and RCC Order*, 23 FCC Rcd at 8834-48 ¶¶ 19, 24, 31 & n.54. The Commission granted redefinition of the service areas of certain rural telephone companies subject to the agreement of the Alabama commission. See, e.g., *2002 RCC Order*, 17 FCC Rcd at 23548-49 ¶¶ 42, 45. The Alabama commission has not acted on the service area redefinitions; accordingly, the ETC designations in those areas have yet to take effect. The affected wire centers are identified in Attachment 3. With respect to these wire centers, Verizon Wireless requests that the amendment it seeks in this petition take effect on the date that the Alabama commission concurs in the redefinitions. See *id.* at 23549 ¶ 45 (“Upon the effective date of the agreement of the Alabama Public Service Commission with our redefinition of the service areas for those rural telephones, our designation of RCC Holdings, Inc. as an ETC for such areas as set forth herein shall also take effect.”).

¹⁸ See 47 U.S.C. § 254(e). See also Attachment 1.

improvement objectives,¹⁹ and comply with any other regulatory requirements imposed in the Alabama ETC Designations or applying generally to Commission-designated competitive ETCs.

V. ANTI-DRUG ABUSE CERTIFICATION

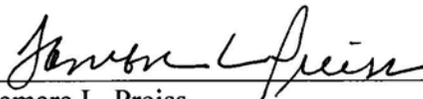
Cellco certifies that no party to this petition is subject to a denial of federal benefits, including Commission benefits, pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 862, and Sections 1.2001-1.2003 of the Commission’s rules, 47 C.F.R. §§ 1.2001-1.2003.

CONCLUSION

This pro forma amendment petition is consistent with the mergers already approved in the *Cellco-Alltel Order* and the *Cellco-RCC Order* and is requested to facilitate the network integration contemplated therein. The request is pro forma in nature and should be granted expeditiously.

Respectfully submitted,

CELLCO PARTNERSHIP AND ITS AFFILIATES

By: 
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Counsel, Regulatory Law Group
Verizon Wireless
1300 I Street, NW, Suite 400 West
Washington, DC 20005
(202) 589-3770

December 3, 2009

¹⁹ See 2004 ALLTEL Order, 19 FCC Rcd at 20502-03 ¶ 15; 2008 ALLTEL and RCC Order, 23 FCC Rcd at 8862 ¶ 14. See also 47 C.F.R. § 54.209(a).

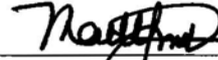
DECLARATION OF MARK R. SMITH

I, Mark R. Smith, do hereby declare under penalty of perjury that:

1. I am Executive Director - Finance for Cellco Partnership d/b/a Verizon Wireless and its affiliates (Cellco).
2. I have reviewed the foregoing Pro Forma Petition of Cellco Partnership for Amendment of ETC Designations in the State of Alabama ("Petition") and certify that the facts stated therein are true and correct to the best of my personal knowledge, information, and belief.
3. Cellco currently offers and is able to provide, within its proposed designated service areas, the functionalities identified in 47 C.F.R. § 54.101(a):
 - a. voice grade access to the public switched telephone network;
 - b. local usage;
 - c. dual tone multi-frequency ("DTMF") signaling or its functional equivalent;
 - d. single-party service or its functional equivalent;
 - e. access to emergency services;
 - f. access to operator services;
 - g. access to interexchange service;
 - h. access to directory assistance; and
 - i. toll limitation for qualifying low-income consumers.¹
4. Cellco will provide the supported services using its own network infrastructure.
5. Cellco will advertise the availability of its universal service offerings and the corresponding rates for those services using media of general distribution throughout the designated service areas.
6. Cellco will use all of the high-cost universal service support received only for the provision, maintenance, and upgrading of services and facilities for which the support is intended.
7. No party to this application is 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 and Sections 1.2001-1.2003 of the Commission's rules, 47 C.F.R. §§ 1.2001-1.2003.

¹ The company's Lifeline plan provides the functional equivalent of toll limitation because it offers Lifeline customers the ability to terminate calls anywhere in the nation without incurring toll charges.

The foregoing is true, complete, and correct to the best of my knowledge, information and belief.



Mark R. Smith
Executive Director - Finance

Dated: 12/1/09

ATTACHMENT 2

(Alabama Public Service Commission Order
Regarding ETC Jurisdiction)



2 of 3 DOCUMENTS

PINE BELT CELLULAR, INC. and PINE BELT PCS, INC., Joint Petitioners
PETITION: For ETC status and/or clarification regarding the jurisdiction of the Commission to grant ETC status to wireless carriers.

DOCKET U-4400

Alabama Public Service Commission

2002 Ala. PUC LEXIS 196

March 12, 2002

PANEL: [*1] Jim Sullivan, President; Jan Cook, Commissioner; George C. Wallace, Jr., Commissioner

OPINION: ORDER

BY THE COMMISSION:

In a joint pleading submitted on September 11, 2001, **Pine Belt Cellular**, Inc. and Pine Belt PCS, Inc. (collectively referred to as "Pine Belt") each notified the Commission of their desire to be designated as universal service eligible telecommunications carriers ("ETCs") for purposes of providing wireless ETC service in certain of the non-rural Alabama wireline service territories of BellSouth Telecommunications, Inc. ("BellSouth") and Verizon South, Inc. ("Verizon"). The Pine Belt companies noted their affiliation with Pine Belt Telephone Company, a provider of wireline telephone service in rural Alabama, but clarified that they exclusively provide cellular telecommunications and personal communications (collectively referred to as "CMRS" or "wireless") services in their respective service areas in Alabama in accordance with licenses granted by the Federal Communications Commission ("FCC"). The pivotal issue raised in the joint pleading of Pine Belt companies is whether the Commission will assert jurisdiction in this matter given the wireless status of the [*2] Pine Belt companies.

As noted in the filing of the Pine Belt companies, state Commissions have primary responsibility for the designation of eligible telecommunications carriers in their respective jurisdictions for universal service purposes pursuant to 47 USC § 214(e). The Commission indeed established guidelines and requirements for attaining ETC status in this jurisdiction pursuant to notice issued on October 31, 1997.

For carriers not subject to state jurisdiction, however, § 214(e)(6) of the Telecommunications Act of 1996 provides that the FCC shall, upon request, designate such carriers as ETCs in non-rural service territories if said carriers meet the requirements of § 214(e)(1). In an FCC Public Notice released December 29, 1997 (FCC 97-419) entitled "Procedures for FCC designation of Eligible Telecommunications Carriers pursuant to § 214(e)(6) of the Telecommunications Act", the FCC required each applicant seeking ETC designation from the FCC to provide, among other things, "a certification and brief statement of supporting facts demonstrating that the Petitioner is not subject to the jurisdiction of a state Commission."

The Pine Belt companies [*3] enclosed with their joint pleading completed ETC application forms as developed by the Commission. In the event the Commission determines that it does not have jurisdiction to act on the Pine Belt request for ETC status, however, the Pine Belt companies seek an affirmative written statement from the Commission indicating that the Commission lacks jurisdiction to grant them ETC status as wireless carriers.

The issue concerning the APSC's jurisdiction over providers of cellular services, broadband personal communications services, and commercial mobile radio services is one that was rather recently addressed by the Commission. The Commission indeed issued a Declaratory Ruling on March 2, 2000, in Docket 26414 which concluded that as the result of certain amendments to the Code of Alabama, 1975 § 40-21-120(2) and (1)(a) effectuated in June of 1999, the APSC

has no authority to regulate, *in any respect*, cellular services, broadband personal communications services and commercial mobile radio services in Alabama. Given the aforementioned conclusions by the Commission, it seems rather clear that the Commission has no jurisdiction to take action on the Application of the Pine Belt [*4] companies for ETC status in this jurisdiction. The Pine Belt companies and all other wireless providers seeking ETC status should pursue their ETC designation request with the FCC as provided by 47 USC § 214(e)(6).

IT IS, THEREFORE, ORDERED BY THE COMMISSION, That the Commission's jurisdiction to grant Eligible Telecommunications Carrier status for universal service purposes does not extend to providers of cellular services, broadband personal communications services, and commercial mobile radio services. Providers of such services seeking Eligible Telecommunications Carrier status should accordingly pursue their requests through the Federal Communications Commission.

IT IS FURTHER ORDERED, That this Order shall be effective as of the date hereof.

DONE at Montgomery, Alabama, this 12th day of March, 2002.

ALABAMA PUBLIC SERVICE COMMISSION

Jim Sullivan, President

Jan Cook, Commissioner

George C. Wallace, Jr., Commissioner

Legal Topics:

For related research and practice materials, see the following legal topics:

Administrative Law Separation of Powers Jurisdiction Communications Law Cable Systems U.S. Federal Communications Commission Jurisdiction Communications Law U.S. Federal Communications Commission Jurisdiction

(Wire Center List)

Attachment 3

**ALABAMA ETC DESIGNATIONS
WIRE CENTERS/STUDY AREAS¹**

LEC NAME	WIRE CENTER	CLLI CODE
BellSouth Telecomm Inc. – AL	York	
BellSouth Telecomm Inc. – AL	Linden	
BellSouth Telecomm Inc. – AL	Livingston	
BellSouth Telecomm Inc. – AL	Eutaw	
BellSouth Telecomm Inc. – AL	Tuscaloosa (partial)	
BellSouth Telecomm Inc. – AL	Demopolis	
BellSouth Telecomm Inc. – AL	Greensboro	
BellSouth Telecomm Inc. – AL	Uniontown	
BellSouth Telecomm Inc. – AL	Marion	
BellSouth Telecomm Inc. – AL	Centreville	
BellSouth Telecomm Inc. – AL	West Blocton	
BellSouth Telecomm Inc. – AL	Montevallo (partial)	
BellSouth Telecomm Inc. – AL	Calera (partial)	
BellSouth Telecomm Inc. – AL	Maplesville	
BellSouth Telecomm Inc. – AL	Selma (partial)	
BellSouth Telecomm Inc. – AL	Fort Deposit	
BellSouth Telecomm Inc. – AL	Prattville (partial)	
BellSouth Telecomm Inc. – AL	Clanton	
BellSouth Telecomm Inc. – AL	Wetumpka (partial)	
BellSouth Telecomm Inc. – AL	Alexander (partial)	
BellSouth Telecomm Inc. – AL	Dadeville	
BellSouth Telecomm Inc. – AL	Goodwater	
BellSouth Telecomm Inc. – AL	Sylacauga	
BellSouth Telecomm Inc. – AL	Childersburg	
BellSouth Telecomm Inc. – AL	Talladega	
BellSouth Telecomm Inc. – AL	Munford (partial)	
BellSouth Telecomm Inc. – AL	Lafayette	
BellSouth Telecomm Inc. – AL	Auburn (partial)	
BellSouth Telecomm Inc. – AL	Opelika (partial)	
BellSouth Telecomm Inc. – AL	Piedmont (partial)	
BellSouth Telecomm Inc. – AL	Montgomery (partial)	
BellSouth Telecomm Inc. – AL	Thomasville (partial)	
Contel of the South, Inc.	Vernon	
Contel of the South, Inc.	Fayette (partial)	
Contel of the South, Inc.	Berry (partial)	
Contel of the South, Inc.	Sulligent (partial)	
Contel of the South, Inc.	Ethelsville	
Contel of the South, Inc.	Carrollton	
Contel of the South, Inc.	Reform	
Contel of the South, Inc.	Gordo	
Contel of the South, Inc.	Aliceville (partial)	
Contel of the South, Inc.	Panola (partial)	

¹ Wire center name or CLLI code information that is omitted here was not provided in relevant ETC designation order.

LEC NAME	WIRE CENTER	CLLI CODE
Contel of the South, Inc.	Coffeeville (partial)	
Contel of the South, Inc.	Pine Hill	
Contel of the South, Inc.	Alberta	
Contel of the South, Inc.	Orville	
Contel of the South, Inc.	Jemison	
Contel of the South, Inc.	Thorsby	
Contel of the South, Inc.	Rockford	
Contel of the South, Inc.	Notsaluga (partial)	
Contel of the South, Inc.	Tallahassee (partial)	
Contel of the South, Inc.	Winfield (partial)	
Contel of the South, Inc.	Detroit (partial)	
Contel of the South, Inc.	Ashland	
Contel of the South, Inc.	Lineville	
Contel of the South, Inc.	Delta	
Contel of the South, Inc.	Chulafinne (partial)	
Contel of the South, Inc.	Lincoln (partial)	
Contel of the South, Inc.	Surfside (partial)	
Contel of the South, Inc.	Heflin	
Contel of the South, Inc.	Wadley	
Contel of the South, Inc.	Wedowee	
Contel of the South, Inc.	Morrissons (partial)	
Contel of the South, Inc.	Lecta (partial)	
GTE South, Inc.	Forest Home	
GTE South, Inc.	Georgiana	
GTE South, Inc.	McKenzie	
GTE South, Inc.	Luverne	
GTE South, Inc.	Brantley	
GTE South, Inc.	Dozier	
GTE South, Inc.	Gantt	
GTE South, Inc.	Red Level	
GTE South, Inc.	Andalusia (partial)	
GTE South, Inc.	Opp	
GTE South, Inc.	Elba	
GTE South, Inc.	New Brockton	
GTE South, Inc.	Brundidge	
GTE South, Inc.	Banks	
GTE South, Inc.	Enterprise (partial)	
GTE South, Inc.	Kinston	
GTE South, Inc.	Samson (partial)	
GTE South, Inc.	Greenville	
GTE South, Inc.	Geneva	
GTE South, Inc.	Hartford	
GTE South, Inc.	Slocomb (partial)	
GTE South, Inc.	Dothan (partial)	
BellSouth Telecomm Inc.-GA	LaGrange (partial)	
BellSouth Telecomm Inc.-MS	Quitman (partial)	
Frontier Communications of Lamar County, Inc.		
Pine Belt Telephone Company, Inc.		

LEC NAME	WIRE CENTER	CLLI CODE
Hayneville Telephone Company Inc.		
Moundville Telephone Company		
Roanoke Telephone Company Inc.		
GTC, Inc.		
Butler Telephone Company Inc.	Pennington ²	
Butler Telephone Company Inc.	Lisman ²	
Butler Telephone Company Inc.	Butler ²	
Butler Telephone Company Inc.	Needham ²	
Butler Telephone Company Inc.	Goshen **	
Alltel of Alabama	Camp Hill (Partial) ²	
Frontier Communications of the South, Inc.	Camden ²	
Frontier Communications of the South, Inc.	Catherine ²	
Frontier Communications of the South, Inc.	Thomaston ²	
Frontier Communications of Alabama, Inc.	Pineapple ²	
Interstate Telephone Company	Fredonia ²	
Interstate Telephone Company	West Point ²	
Interstate Telephone Company	Huguley ²	
Interstate Telephone Company	Shawmut (Partial) ²	
Millry Telephone Company	Silas ²	
Millry Telephone Company	Gilbertown ²	
Mon-cre Telephone Cooperative Inc.	Lapine (Partial) ²	
BELLSOUTH		PRVLALMA
BELLSOUTH		MOBLALSF
BELLSOUTH		CNVIALMA
BELLSOUTH		MPVLALMA
BELLSOUTH		EVRGALMA
BELLSOUTH		HLVIALMA
BELLSOUTH		BRTOALMA
BELLSOUTH		CTRNALNM
BELLSOUTH		MOBLALPR
BELLSOUTH		MOBLALSH
BELLSOUTH		MTVRALMA
BELLSOUTH		MOBLALBF
BELLSOUTH		MTGMALDA
BELLSOUTH		TROYALMA
BELLSOUTH		MCINALMA
BELLSOUTH		BYMNALMA
BELLSOUTH		CYTNALMA
BELLSOUTH		WBTNALNM
BELLSOUTH		JCSNALNM
BELLSOUTH		GDWRALMA
BELLSOUTH		MTGMALMB
BELLSOUTH		FTDPALMA
BELLSOUTH		MOBLALSE
BELLSOUTH		MOBLALSK
BELLSOUTH		MOBLALOS

² Wire centers in service areas where approval of redefinition is pending before the AL PSC.

LEC NAME	WIRE CENTER	CLLI CODE
BELLSOUTH		BLFNALMA
BELLSOUTH		MTGMALNO
BELLSOUTH		MARNALNM
BELLSOUTH		ALCYALMT
BELLSOUTH		FRHPALMA
BELLSOUTH		EUFLALMA
BELLSOUTH		CLANALMA
BELLSOUTH		THVLALMA
BELLSOUTH		SELMALMT
BELLSOUTH		WTMPALMA
BELLSOUTH		TSKGALMA
BELLSOUTH		MOBLALAZ
BELLSOUTH		MOBLALAP
BELLSOUTH		MOBLALSA
BELLSOUTH		MOBLALTH
BELLSOUTH		MTGMALMT
BELLSOUTH		UNTWALNM
BELLSOUTH		DDVLALMA
VERIZON NORTH		JMSNALXA
VERIZON NORTH		RCFRALXA
VERIZON NORTH		NTSLALXA
VERIZON NORTH		DPISALXA
VERIZON NORTH		ALBRALXA
VERIZON NORTH		THRSALXA
VERIZON NORTH		ORVLALXA
VERIZON NORTH		BLBTALXA
VERIZON NORTH		GDBAALXA
VERIZON NORTH		PNHLALXA
VERIZON NORTH		CFVLALXA
VERIZON NORTH		TLLSALXA
VERIZON NORTH		FWRVALXA
VERIZON NORTH		IRSEALXA
VERIZON SOUTH		CLIOALXA
VERIZON SOUTH		GRGNALXA
VERIZON SOUTH		ELBAALXA
VERIZON SOUTH		NWBCALXA
VERIZON SOUTH		OPPALXA
VERIZON SOUTH		DOZRALXA
VERIZON SOUTH		DLVLALXA
VERIZON SOUTH		NWTNALXA
VERIZON SOUTH		HRFRALXA
VERIZON SOUTH		ABVLALXA
VERIZON SOUTH		CLMAALXA
VERIZON SOUTH		BNKSALXA
VERIZON SOUTH		LSVLALXA
VERIZON SOUTH		GNVLALXA
VERIZON SOUTH		ENTRALXA
VERIZON SOUTH		ANDSALXA

LEC NAME	WIRE CENTER	CLLI CODE
VERIZON SOUTH		RDLVALXA
VERIZON SOUTH		LVRNALXA
VERIZON SOUTH		MLCYALXA
VERIZON SOUTH		OZRKALXA
VERIZON SOUTH		SMSNALXA
VERIZON SOUTH		HDLDALXA
VERIZON SOUTH		DTHNALXA
VERIZON SOUTH		BRNDALXA
VERIZON SOUTH		FRHMALXA
VERIZON SOUTH		MCKNALXA
VERIZON SOUTH		KSTNALXA
VERIZON SOUTH		GNTTALXA
VERIZON SOUTH		BTLYALXA
VERIZON SOUTH		ARITALXA
VERIZON SOUTH		ECHOALXA
VERIZON SOUTH		GENVALXA
VERIZON SOUTH		SLCMALXA
VERIZON SOUTH		NWVIALXA
VERIZON SOUTH		WCBGALXA
Castleberry Telephone Co. Inc.	CASTLEBERRY	CSTLALXA
Frontier Communications of AL	BEATRICE	BTRCALXA
Frontier Communications of AL	MONROEVILLE	EXCLALXA
Frontier Communications of AL	FINCHBERG	FNBGALXA
Frontier Communications of AL	FRISCO CITY	FRCYALXA
Frontier Communications of AL	GOSPORT	GSPTALXA
Frontier Communications of AL	MONROEVILLE	MOVLALXA
Frontier Communications of AL	PINE APPLE	PNAPALXA
Frontier Communications of AL	PETERMAN	PTMNALXA
Frontier Communications of AL	REPTON	RPTNALXA
Frontier Communications of AL	URIAH	URIHALXA
Gulf Telephone Co.	BON SECOUR	BNSCALXA
Gulf Telephone Co.	ELBERTA	ELBTALXA
Gulf Telephone Co.	ELBERTA	ELBTALXB
Gulf Telephone Co.	FOLEY	FOLYALXA
Gulf Telephone Co.	FOLEY	FOLYALXB
Gulf Telephone Co.	FORT MORGAN	FTMRALXA
Gulf Telephone Co.	GULF SHORES	GLSHALXA
Gulf Telephone Co.	GULF SHRS	GLSHALXB
Gulf Telephone Co.	LILLIAN	LLLNALXA
Gulf Telephone Co.	ELBERTA	LLLNALXB
Gulf Telephone Co.	LOXLEY	LXLYALXA
Gulf Telephone Co.	LOXLEY	LXLYALXB
Gulf Telephone Co.	FOLEY	MGSPALXA
Gulf Telephone Co.	SUMMERDALE	MRLWALXA
Gulf Telephone Co.	ORANGE BEACH	ORBHALXA
Gulf Telephone Co.	ORANGE BCH	ORBHALXC
Gulf Telephone Co.	ROBERTSDALE	RBDLALXA

LEC NAME	WIRE CENTER	CLLI CODE
Gulf Telephone Co.	SILVERHILL	RBDLALXB
Gulf Telephone Co.	SEMINOLE	SMNLALXA
Gulf Telephone Co.	ROBERTSDALE	SMNLALXB
Gulf Telephone Co.	SUMMERDALE	SRDLALXA
Hayneville Telephone Co. Inc.	GORDONSVILLE	GOVLALXA
Hayneville Telephone Co. Inc.	HAYNEVILLE	HYVLALXA
Hayneville Telephone Co. Inc.	LOWNDESBORO	LWBOALXA
Mon – Cre Telephone Cooperative	RAMER	RAMRALXA
Union Springs Telephone Co. Inc.	FORT DAVIS	FTDVALXA
Union Springs Telephone Co. Inc.	MIDWAY	MDWYALXA
Union Springs Telephone Co. Inc.	PEROTE	PROTALXA
Union Springs Telephone Co. Inc.	UN SPGS	UNSPALXA
Alltel Alabama Inc.	ECLECTIC ²	ECLCALXA
Alltel Alabama Inc.	ECLECTIC ²	KWLGALXA
Millry Telephone Co.	CHATOM ²	CHTMLALXA
BellSouth Telecom. Inc. d/b/a Central Bell Tel.	AUBURN	AUBNALUA
BellSouth Telecom. Inc. d/b/a Central Bell Tel.	CLANTON	CLANALMA
BellSouth Telecom. Inc. d/b/a Central Bell Tel.	GEORGETOWN	EUFLALMA
BellSouth Telecom. Inc. d/b/a Central Bell Tel.	HURTSBORO	HRBOALOM
BellSouth Telecom. Inc. d/b/a Central Bell Tel.	OPELIKA	OPLKALMT
BellSouth Telecom. Inc. d/b/a Central Bell Tel.	PHENIXCITY (PHCYALFM)	PHCYALFM
BellSouth Telecom. Inc. d/b/a Central Bell Tel.	PHENIXCITY (PHCYALMA)	PHCYALMA
BellSouth Telecom. Inc. d/b/a Central Bell Tel.	TROY	TROYALMA
Century Telephone of Alabama, LLC	ABBEVILLE	ABVLALXA
Century Telephone of Alabama, LLC	ARITON	ARITALXA
Century Telephone of Alabama, LLC	CLIO	CLIOALXA
Century Telephone of Alabama, LLC	COLUMBIA	CLMAALXA
Century Telephone of Alabama, LLC	DALEVILLE	DLVLALXA
Century Telephone of Alabama, LLC	DOTHAN	DTHNALXA
Century Telephone of Alabama, LLC	ECHO	ECHOALXA
Century Telephone of Alabama, LLC	HEADLAND	HDLDALXA
Century Telephone of Alabama, LLC	LOUISVILLE	LSVLALXA
Century Telephone of Alabama, LLC	MIDLAND CY	MLCYALXA
Century Telephone of Alabama, LLC	NEWTON	NWTNALXA
Century Telephone of Alabama, LLC	NEWVILLE	NWVIALXA
Century Telephone of Alabama, LLC	OZARK	OZRKALXA
Century Telephone of Alabama, LLC	WICKSBURG	WCBGALXA
Graceba Total Communications	GORDON	GRDNALXA
Valley Telephone Co., Inc.	LANGDALE	LNDLALXA

² Wire centers in service areas where approval of redefinition is pending before the AL PSC.