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December 31, 2009

FILED/ACCEPTED

DEC 31 2009

Federal Communications Commission
Office of the Secretary

BY HAND DELIVERY

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

**Re: Supplement to Southern Communications Services, Inc., d/b/a
SouthernLINC Wireless 47 C.F.R. § 54.209(a) Progress Report – WC
Docket 09-197**

REDACTED FOR PUBLIC INSPECTION

Dear Ms. Dortch:

On behalf of Southern Communications Services, Inc., d/b/a SouthernLINC Wireless (“SouthernLINC Wireless”), enclosed please find an original and four copies of a redacted version of a Supplement (“Supplement”) to SouthernLINC Wireless’ 47 C.F.R. § 54.209(a) Progress Report (“Report”) dated October 1, 2009 for filing in the above-referenced docket.

The Supplement contains maps for the States of Alabama and Georgia identifying information such as wire centers in which SouthernLINC Wireless is designated as an Eligible Telecommunications Carrier (“ETC”), material modifications made to improve SouthernLINC Wireless’ signal strength, coverage and capacity, and levels of Universal Service Fund support received by the company.

A copy of the confidential version of the Supplement is being submitted under separate cover. Also enclosed is a duplicate of this filing. Kindly date-stamp the duplicate and return it to the courier.

No. of Copies rec'd 044
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KELLEY DRYE & WARREN LLP

Marlene Dortch
December 31, 2009
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Please contact the undersigned at (202) 342-8602 if you have any questions regarding this filing.

Respectfully submitted,

A handwritten signature in black ink, appearing to read 'Todd D. Daubert', with a long horizontal line extending to the right.

Todd D. Daubert

*Counsel to Southern Communications Services,
Inc., d/b/a SouthernLINC Wireless*

Enclosures

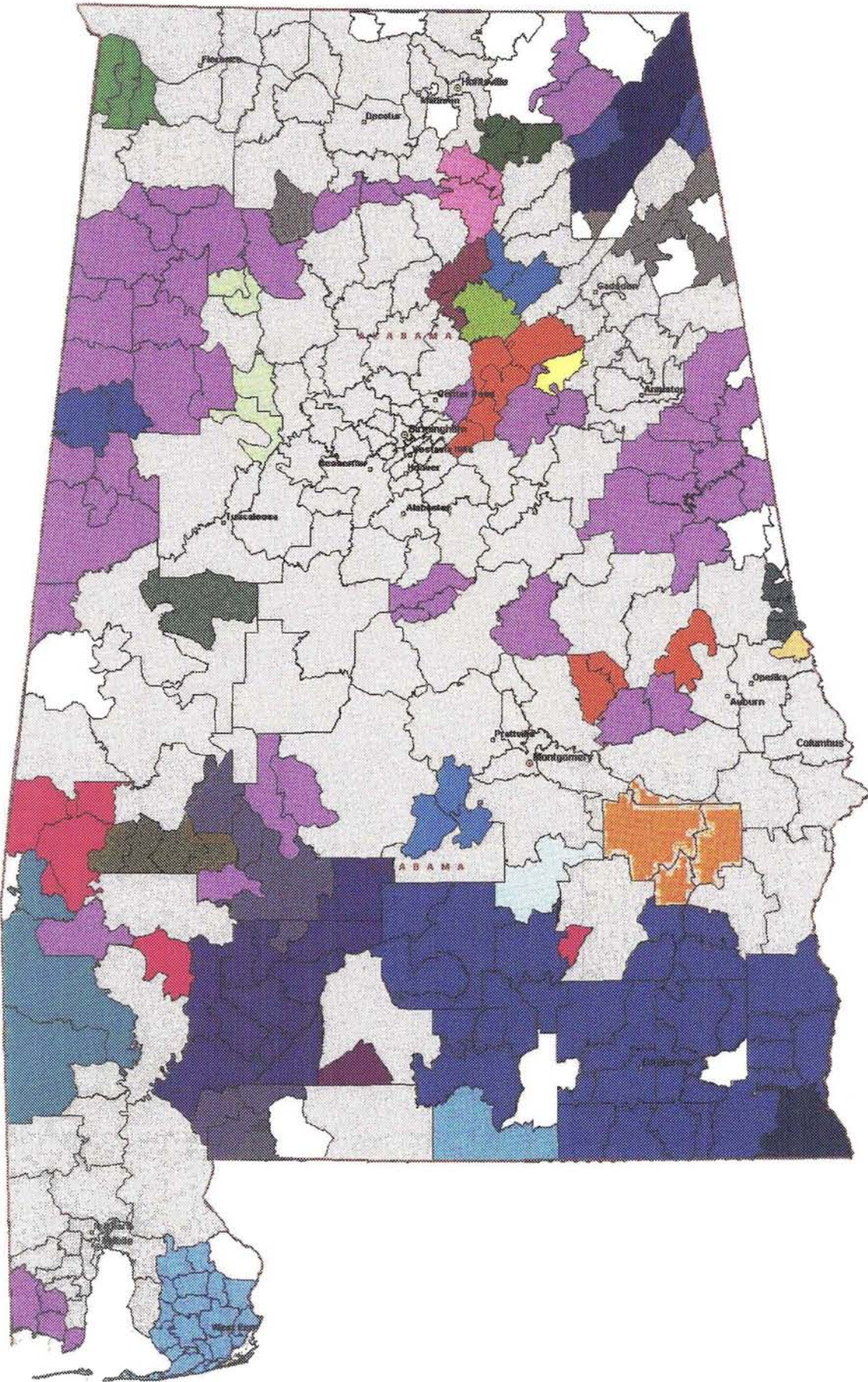
cc: Nick Degani, FCC (via e-mail)
Universal Service Administrative Company (via e-mail)

Supplement to October 1, 2009 § 54.209(a) Progress Report

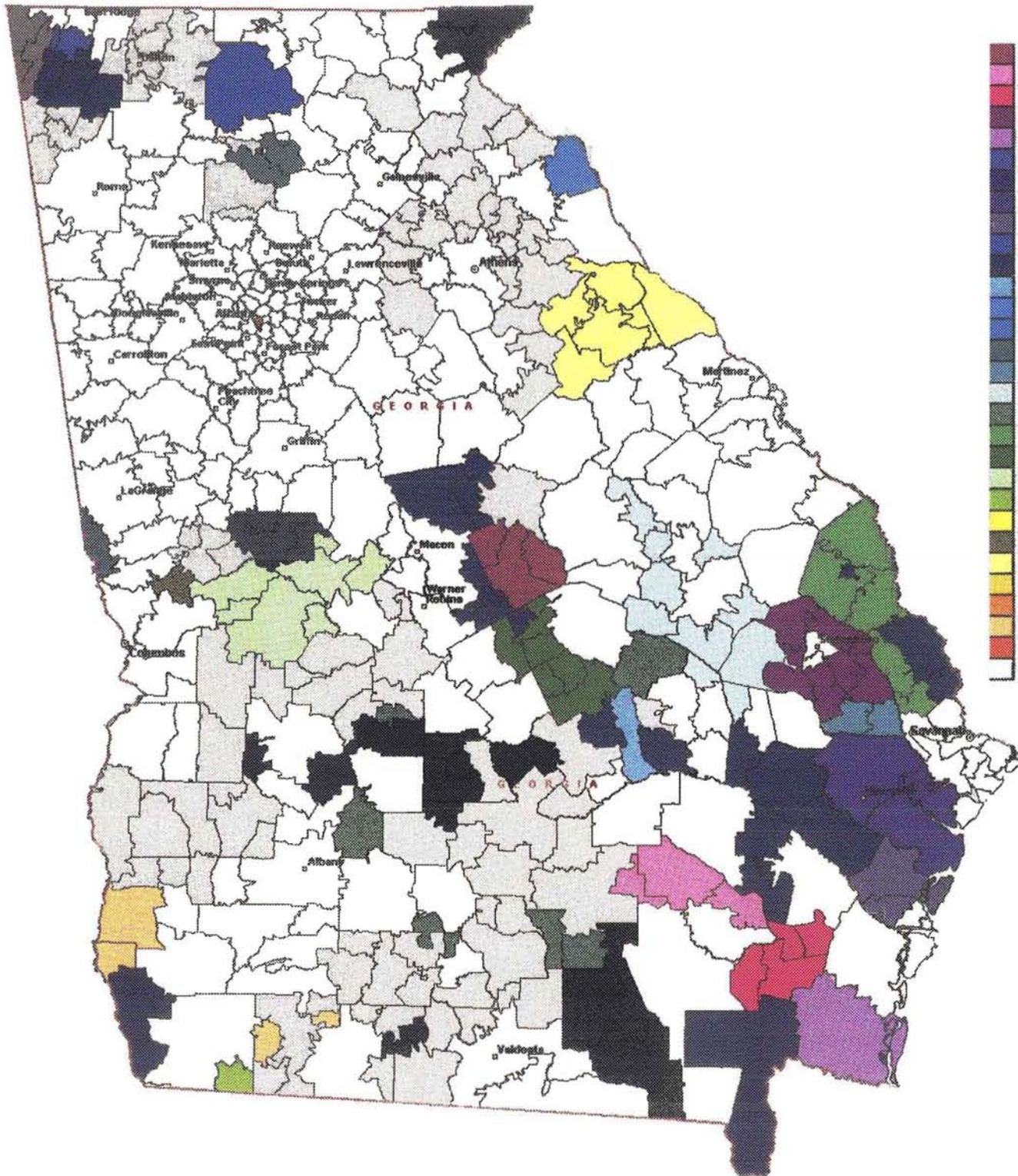
Attachment 1

**Southern Communications Services, Inc., d/b/a SouthernLINC Wireless
Eligible Telecommunications Carrier Status by Wire Center**

The attached maps identify the wire centers in the States of Alabama and Georgia for which Southern Communications Services, Inc., d/b/a SouthernLINC Wireless (“SouthernLINC Wireless”) is an eligible telecommunications carrier (“ETC”).



- BLOUNTSVILLE TEL CO
- BRINDLEE MOUNTAIN
- BUTLER TEL CO
- CASTLEBERRY TEL CO
- CENTURYTEL-AL-NORTH
- CENTURYTEL-AL-SOUTH
- FARMERS TELECOM COOP
- FRONTIER COMM.-AL
- FRONTIER COMM-SOUTH
- FRONTIER-LAMAR CNTY
- GRACEBA TOTAL COMM
- GULF TEL CO - AL
- HAYNEVILLE TEL CO
- HOPPER TELECOMM. CO.
- INTERSTATE TEL CO
- MILLRY TEL CO
- MON-CRE TEL COOP
- MOUNDVILLE TEL CO
- NATIONAL OF ALABAMA
- NEW HOPE TEL COOP
- OAKMAN TEL CO (TDS)
- OTELCO TELEPHONE LLC
- PEOPLES TELEPHONE CO
- PINE BELT TEL CO
- RAGLAND TEL CO
- SO CENTRAL BELL-AL
- UNION SPRINGS TEL CO
- VALLEY TEL CO. LLC
- WINDSTREAM AL
- Not an ETC



- WINDSTREAM ACCUCOMM
- ALMA TEL CO
- BRANTLEY TEL CO
- BULLOCH COUNTY RURAL
- CAMDEN TEL & TEL CO
- CHICKAMAUGA TEL CORP
- CITIZENS TEL CO - GA
- COASTAL UTILITIES
- DARIEN TEL CO
- ELLUAY TEL CO
- GEORGIA WINDSTREAM
- GLENWOOD TEL CO
- HART TEL CO
- INTERSTATE TEL CO
- NELSON-BALL GROUND
- PEMBROKE TEL CO
- PINELAND TEL COOP
- PLANT TEL. CO.
- PLANTERS RURAL COOP
- PROGRESSIVE RURAL
- PUBLIC SERVICE TEL
- QUINCY TEL CO-GA DIV
- TRENTON TEL CO
- WAVERLY HALL, LLC
- WILKES TEL & ELC CO
- WINDSTREAM GA
- WINDSTREAM GA COMM
- WINDSTREAM GA TEL
- WINDSTREAM STANDARD
- Not an ETC

Supplement to October 1, 2009 § 54.209(a) Progress Report

Attachment 2

REDACTED

Supplement to October 1, 2009 § 54.209(a) Progress Report

Attachment 3

REDACTED

Supplement to October 1, 2009 § 54.209(a) Progress Report

Attachment 4

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