



CenturyLink™

April 28, 2010

Office of the Secretary  
Room 5-A255  
445 12th Street, S.W.  
Washington, D.C. 20554  
Attn: Chief, Pricing Policy Division,

Re: Policy and Rules Concerning the Interstate, Interexchange marketplace; Implementation of Section 254(g) of the Communications Act of 1934, as amended; CC Docket No. 96-61.

Annual 254(g) Certification of:

CenturyTel Long Distance, LLC  
Mehtel Long Distance Solutions LLC  
Coastal Long Distance Services LLC  
Gulf Long Distance, LLC  
Madison River Long Distance Solutions LLC dba CenturyLink LDS  
Embarq Communications, Inc.  
Embarq Communications of Virginia, Inc.

Dear Sir:

We hereby submit the certifications of compliance with the requirements of section 254(g) of the Communications Act of 1934, as amended, for the above entities. In accordance with section 64.1900 of the Commission's Rules, 47 C.F.R. §64.1900, the certification is signed by an officer CenturyLink Service Group, LLC on behalf of the above referenced companies.

If you have any questions concerning the certifications, please contact me at (318) 330-6544.

Respectfully submitted,

Charlotte Plakiotis  
CenturyLink  
Regulatory Compliance  
Senior Analyst

cc: Jeff Glover

100 CenturyLink Dr.  
Monroe, LA 71203  
Tel: 318-330-6544  
Fax: 318-388-9602  
[www.centurylink.com](http://www.centurylink.com)



CenturyLink™

**CERTIFICATION**

Under penalty of perjury under the laws of the United States of America, I hereby certify the following:

- I certify that I am an officer of CenturyTel Service Group, LLC. CenturyTel Service Group, LLC, CenturyTel Long Distance, LLC (Carrier), Mebtel Long Distance Solutions LLC (Carrier), Coastal Long Distance Services LLC (Carrier), Gulf Long Distance LLC (Carrier), and Madison River Long Distance Solutions LLC, dba CenturyLink LDS (Carrier), Embarq Communications, Inc. (Carrier), and Embarq Communications of Virginia, Inc. (Carrier) are wholly owned subsidiaries of CenturyLink, Inc.
- Each of the above listed Carriers is a non-dominant provider of interstate, domestic Interexchange service; and
- Each of the above listed Carriers is currently providing interstate, domestic interexchange services in compliance with the Commission's geographic rate averaging and rate integrations rules pursuant to Section 254(g) of the Commission's Act of 1934, as amended, and set forth in Section 64.1900 of the Commission's Rules.

Jeffrey S. Glover  
CenturyTel Service Group, LLC  
Vice President, Regulatory Operations and Policy

Executed on: April 28, 2010