

Before the  
**FEDERAL COMMUNICATIONS COMMISSION**  
Washington, DC 20554

Telecommunications Carriers Eligible for Universal Service Support )  
Petition of T-Mobile USA, Inc. for Designation as a Low-Income Eligible Telecommunications Carrier )  
WC Docket No. 09-197

To: The Commission

**PETITION FOR DESIGNATION AS A LOW-INCOME  
ELIGIBLE TELECOMMUNICATIONS CARRIER**

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T-Mobile USA, Inc. (“T-Mobile”), pursuant to section 241(e)(6) of the Communications Act, as amended,<sup>1</sup> and the relevant provisions of the Commission’s rules,<sup>2</sup> requests that the Commission designate it as an eligible telecommunications carrier (“ETC”) for the limited purpose of receiving Lifeline and, if applicable, Link Up support in Alabama, Connecticut, Delaware, the District of Columbia, Florida, New Hampshire, New York, Tennessee, and Virginia (the “FCC States”).

**I. INTRODUCTION & SUMMARY**

T-Mobile is a facilities-based telecommunications carrier that seeks approval to serve Lifeline-eligible customers in the FCC States. The designation of T-Mobile as an ETC in the FCC States will promote the public interest by providing eligible low-income consumers a choice of a significant, new, facilities-based competitor in the marketplace for Lifeline services. T-Mobile’s entry into the Lifeline market will create competitive pressure on all Lifeline

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<sup>1</sup> 47 U.S.C. § 214(e)(6).

<sup>2</sup> 47 C.F.R. § 54.202.

providers, resulting in a higher level of service quality and more competitive pricing and service options for Lifeline service in the FCC States.

As discussed below, T-Mobile meets all statutory and regulatory prerequisites for ETC designation. The public interest would be greatly served by granting this petition, enabling T-Mobile to advance universal service in the FCC States by serving the basic and advanced communications needs of low-income consumers.

## **II. BACKGROUND**

### **A. Company Overview**

T-Mobile is a facilities-based, national provider of competitively-priced wireless voice, messaging, and data services capable of reaching over 293 million Americans. T-Mobile holds a number of Commercial Mobile Radio Service (“CMRS”) licenses issued by the Commission. T-Mobile employs approximately 38,000 individuals in the U.S. and, at the end of 2011, had approximately 33.2 million mobile customers nationwide. T-Mobile has deployed an advanced mobile wireless telecommunications network capable of serving consumers’ basic and advanced communications needs. Multiple independent research studies give T-Mobile high marks for wireless customer care.<sup>3</sup> T-Mobile’s designation as a Lifeline ETC will create significant competitive pressure on existing Lifeline providers, to the benefit of Lifeline consumers in the FCC States.

### **B. Other ETC Designations**

T-Mobile and its corporate affiliates have been designated as an ETC in nine jurisdictions—Florida, Hawaii, Idaho, Kentucky, Louisiana, Minnesota, North Carolina, and

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<sup>3</sup> See *infra* Section IV. F.3.

Washington, and Puerto Rico.<sup>4</sup> T-Mobile also has five pending requests for Lifeline-only ETC designation, in Indiana, Massachusetts, Missouri, Ohio, and Pennsylvania, and four general ETC petitions pending, in Arizona, Georgia, Mississippi, and Oregon. In designating T-Mobile as an ETC, the Florida Public Service Commission supported the Company's efforts to serve low-income customers:

T-Mobile will promote the availability of universal service to the underserved, economically disadvantaged telephone customers in Florida. Based on our review, along with T-Mobile's commitment to abide by both state and federal rules and procedures, we find that T-Mobile's petition to be designated as an ETC is in the public interest and shall be approved.<sup>5</sup>

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<sup>4</sup>*Petition for Designation as Eligible Telecommunications Carrier (ETC) by T-Mobile South LLC*, Docket No. 090507-TP, Order Granting Eligible Telecommunications Carrier Designation, Order No. PSC-10-0475-PAA-TP (Florida Public Service Commission, July 28, 2010) (“*Florida ETC Order*”); *Application of T-Mobile West Corp. For Designation as an Eligible Telecommunications Carrier in the State of Hawaii*, Docket No. 2010-0119, Decision and Order (Hawaii Public Utilities Commission, Mar. 14, 2011); *Application of T-Mobile West Corp. For Designation as an Eligible Telecommunications Carrier*, Case No. TMW-T-10-01, Order No. 32319 (Idaho Public Utilities Commission, Aug. 9, 2011) (“*Idaho ETC Order*”); *Petition of T-Mobile Central LLC and Powertel/Memphis, Inc. for Designation as Eligible Telecommunications Carriers Pursuant to Section 214(E)(2) of the Communications Act of 1934*, Case No. 2010-00050, Order (Kentucky Public Service Commission, July 14, 2010); *Application for Designation as an Eligible Telecommunications Carrier (ETC) for the purposes of receiving Universal Service Support for low income and rural service, T-Mobile Central, LLC, ex parte*, Order No. S-31865, Public Decision, (Louisiana Public Service Commission, Decided Oct. 12, 2011, Released Dec. 8, 2011); *T-Mobile Central LLC's Petition for Designation as an Eligible Telecommunications Carrier (ETC) in Minnesota*, Docket No. P-6856/M-11-123, Order Granting Petition for ETC Designation, Setting Conditions, and Requiring Compliance Filings (Minnesota Public Utilities Commission, Sept. 27, 2011); *High -Cost Universal Service Support, et al.*, WC Docket No. 05-337, CC Docket No. 96-45, Order, 23 FCC Rcd 8834, 8866 ¶ 42 (2008); *Petition of T-Mobile West Corporation for Designation as an Eligible Telecommunications Carrier and a Temporary Partial Exemption from WAC 480-123-030(1)(g) and WAC 480-123-070(6)*, Docket No. UT-101060, Order Granting Designation as an Eligible Telecommunications Carrier (Washington Utilities and Transportation Commission, Oct. 14, 2010; amended May 12, 2011); *Telecorp Communications, Inc., d/b/a AT&T Wireless*, Case No. JRT-2003-SU-0003, Resolution and Order (Puerto Rico Telecommunications Regulatory Board, Sept. 10, 2003).

<sup>5</sup> *Florida ETC Order*, at 8 (As of the date of this petition, T-Mobile is the only wireless facilities-based carrier designated as a CETC in Florida by the Florida Public Service Commission).

The Idaho Public Utilities Commission reached the same conclusion with regard to the public interest and the benefits to consumers:

We find that designating T-Mobile as an ETC in its requested rural and non-rural service areas is in the public interest. Granting ETC status will benefit consumers by offering new services and increased competition. In addition, we find granting T-Mobile ETC status will provide rural customers with greater access to wireless services and may be beneficial to eligible recipients for ITSAP and Lifeline services.<sup>6</sup>

### **III. THE COMMISSION HAS AUTHORITY TO GRANT THE ETC DESIGNATION**

Section 254(e) of the Act provides that “only an eligible telecommunications carrier designated under Section 214(e) [47 U.S.C.S. § 214(e)] shall be eligible to receive specific Federal universal service support.”<sup>7</sup> The Act reserves the authority to designate entities as ETCs to state public utility commissions (“PUCs”). Pursuant to Section 214(e)(6), however, the Commission may 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.”<sup>8</sup> The Commission has established that a carrier must demonstrate that it “is not subject to the jurisdiction of a state commission” before it may consider an application for ETC designation.<sup>9</sup> The Commission also has stated that any carrier seeking ETC designation from it must provide the Commission with an “affirmative statement” from the state PUC that it lacks jurisdiction to perform the ETC designation.<sup>10</sup> The FCC States have each made clear that they lack authority to

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<sup>6</sup> *Idaho ETC Order*, at 13.

<sup>7</sup> 47 U.S.C. § 254(e).

<sup>8</sup> *See* 47 U.S.C. § 214(e)(6).

<sup>9</sup> *See 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 (1997).

<sup>10</sup> *See Federal-State Joint Board on Universal Service; Promoting Deployment and Subscribership in Unserved and Underserved Areas, Including Tribal and Insular Areas*, CC

perform ETC designations for wireless carriers like T-Mobile. This documentation is attached as Exhibit A.

Accordingly, for each of the FCC States, T-Mobile requests that the Commission exercise its authority under Section 214(e)(6) and determine that T-Mobile is “a common carrier providing telephone exchange service and exchange access that is not subject to the jurisdiction of a State commission.”<sup>11</sup>

#### **IV. T-MOBILE MEETS THE STATUTORY AND REGULATORY PREREQUISITES FOR ELIGIBLE TELECOMMUNICATIONS CARRIER DESIGNATION**

As demonstrated herein, T-Mobile meets the requirements for designation as an ETC as established under the statute and<sup>12</sup> FCC rules.<sup>13</sup> In particular, T-Mobile:

1. is a common carrier;<sup>14</sup>
2. will offer the services supported by federal universal service support mechanisms within its Lifeline service offerings, which will be made available to qualifying low-income consumers;<sup>15</sup>
3. will use its own facilities to provide the supported services;<sup>16</sup>
4. will provide Lifeline service, including all of the supported services, throughout its designated service area;<sup>17</sup>
5. will advertise the availability of its Lifeline universal service offerings and charges for such offerings using media of general distribution;<sup>18</sup>

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Docket No. 96-45, Twelfth Report and Order, Memorandum Opinion and Order, and Further Notice of Proposed Rulemaking, 15 FCC Rcd 12208, 12264 ¶ 113 (2000).

<sup>11</sup> 47 U.S.C. § 214(e)(6).

<sup>12</sup> 47 U.S.C. § 214(e)(1).

<sup>13</sup> 47 C.F.R. § 54.201(d).

<sup>14</sup> 47 U.S.C. § 214(e)(1); 47 C.F.R. § 54.201(d).

<sup>15</sup> 47 U.S.C. § 214(e)(1)(A); 47 C.F.R. §§ 54.201(d)(1) and 54.405.

<sup>16</sup> 47 U.S.C. § 214(e)(1)(A); 47 C.F.R. § 54.201(d)(1).

<sup>17</sup> 47 U.S.C. § 214(e)(1); 47 C.F.R. § 54.201(d).

6. will meet the additional application requirements established by the FCC:
  - a) certify that it will comply with the service requirements applicable to the support that it receives;<sup>19</sup>
  - b) demonstrate it is able to remain functional in emergency situations;<sup>20</sup>
  - c) demonstrate it will satisfy consumer protection and service quality standards;<sup>21</sup>
7. will comply with all applicable reporting requirements and additional conditions; and,
8. will take steps to limit waste, fraud, and abuse of the USF.

Furthermore, T-Mobile's designation as an ETC serves the public interest by expanding customer choice and increasing service availability.<sup>22</sup>

T-Mobile's compliance with each of the applicable requirements to obtain designation as an ETC is further discussed below.

#### **A. T-Mobile is a Common Carrier**

T-Mobile is regulated as a common carrier in connection with its provision of CMRS. As such, T-Mobile certifies that it is a common carrier under 47 U.S.C. §§ 214(e)(1) and 214 (e)(6) for purposes of ETC designation.<sup>23</sup> Therefore, T-Mobile meets the ETC requirement of being a common carrier.

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<sup>18</sup> 47 U.S.C. § 214(e)(1)(B); 47 C.F.R. § 54.201(d)(2).

<sup>19</sup> 47 C.F.R. § 54.202 (a)(1). The five-year build-out plan requirement discussed in this section is not relevant to Lifeline-only ETCs that will not receive support to extend facilities. *See also infra* note 28 (requesting waiver to the extent necessary).

<sup>20</sup> 47 C.F.R. § 54.202(a)(2).

<sup>21</sup> 47 C.F.R. § 54.202(a)(3).

<sup>22</sup> 47 U.S.C. § 214(e)(2).

<sup>23</sup> 47 C.F.R. § 20.9.

## **B. T-Mobile Offers the Services Supported by the Federal Universal Service Support Mechanisms**

T-Mobile offers the services supported by universal service support mechanisms.<sup>24</sup>

Specifically, T-Mobile provides voice telephony services, including voice grade access to the public switched network or its functional equivalent, minutes of use for local service provided at no additional charge to end users, access to the emergency services provided by local government or other public safety organizations, such as 9-11 and enhanced 911, to the extent local governments in T-Mobile's service area have implemented 911 or enhanced 911 systems, and T-Mobile will provide toll limitation services for qualifying low-income consumers upon designation as an ETC.

## **C. T-Mobile is a Facilities-Based Wireless Telecommunications Carrier**

T-Mobile is a facilities-based wireless telecommunications carrier with its own switching, cell sites, and associated telecommunications facilities throughout its proposed designated ETC service area and, therefore, meets the applicable facilities-based requirements for ETCs.<sup>25</sup> The Company uses radio licenses issued by the FCC to provide CMRS and will use its own extensive network facilities to provide Lifeline service to consumers in its requested ETC Service Area.

## **D. T-Mobile Will Provide Service Throughout Its Designated Service Area**

T-Mobile commits to provide Lifeline and Link Up service, including all of the supported services, throughout its designated service area, consistent with all applicable requirements. T-Mobile's requested designated ETC service area is its wireless coverage area shown in Exhibit B, which includes the telephone company wire centers and study areas identified in Exhibit C.

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<sup>24</sup> 47 C.F.R. § 54.101(a). *See also Connect America Fund, et al.*, WC Docket Nos. 10-90 *et al.*, Order on Reconsideration, FCC 11-189 (rel. Dec. 23, 2011).

<sup>25</sup> 47 U.S.C. § 214(e)(1)(A); 47 C.F.R. § 54.201(d)(1).

**E. T-Mobile Will Advertise the Availability of Its Low Income Offerings and Charges for Such Offerings Using Media of General Distribution**

T-Mobile will advertise the availability of, and charges for, its Low Income service offerings using media of general distribution, and will undertake outreach initiatives to increase consumer awareness of T-Mobile's Lifeline service offering, consistent with all applicable requirements.<sup>26</sup> T-Mobile currently offers and advertises its wireless telecommunications services, including those offerings that include all of the supported services, using radio, television, billboards, print, Internet, and targeted mailings, among others. In addition, T-Mobile maintains various retail stores and authorized dealer locations throughout its proposed ETC designated service area. T-Mobile will use the appropriate media outlets to advertise its universal service offerings in a manner consistent with applicable requirements.

**F. T-Mobile Meets the Additional Requirements for Designation as an ETC**

1. Certify Compliance With Applicable Requirements

T-Mobile certifies that it will comply with all applicable requirements related to receipt of low-income support, consistent with 47 C.F.R. § 54.202(a)(1).<sup>27</sup>

2. Ability to Function in Emergency Situations

T-Mobile has the "ability to remain functional in emergency situations."<sup>28</sup> T-Mobile has a reasonable amount of back-up power to ensure functionality without an external power source, is able to re-route traffic around damaged facilities, and is capable of managing traffic spikes resulting from emergency situations.

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<sup>26</sup> See 47 C.F.R. §§ 54.401-54.417; 54.405(b) and 54.411(d).

<sup>27</sup> As noted above, the five-year build-out plan requirement in this section is not applicable to Lifeline-only ETCs. To the extent that the Commission concludes that the rule would otherwise require T-Mobile to submit a service improvement plan with this petition, T-Mobile respectfully requests waiver of the rule. Good cause is shown because the requirement is inapplicable to a carrier (such as T-Mobile) that will not receive funding to extend network facilities.

<sup>28</sup> 47 C.F.R. § 54.202(a)(2).

### 3. Consumer Protection and Service Quality Standards

T-Mobile will satisfy applicable consumer protection and service quality standards in accordance with 47 C.F.R. § 54.202(a)(3). T-Mobile is a strong supporter of and abides by the CTIA-The Wireless Association's® Consumer Code for Wireless Service (“Consumer Code”). T-Mobile has been a signatory of the Consumer Code since 2003. Most recently, T-Mobile was certified as CTIA-compliant with the Consumer Code as evidenced by the CTIA letter of certification dated October 7, 2011, attached as Exhibit D.

T-Mobile also provides its customers with other service quality and consumer protection benefits that have been recognized repeatedly for excellence. On March 16, 2011, T-Mobile was recognized by the Ethisphere Institute as one of the 2011 World's Most Ethical Companies, which marked the third consecutive year that T-Mobile has been included on the list.<sup>29</sup> T-Mobile secured this prestigious distinction by continuing to implement ethical business practices and initiatives that are instrumental to the Company's success, while benefitting the community and raising the standard for the industry. T-Mobile was the only U.S. wireless telecommunications service provider included on the 2011 list.

T-Mobile has a record of excellence in customer satisfaction, having topped or been listed among the best in many of the industry studies performed by J.D. Power and Associates over the last few years. Most recently, T-Mobile was recognized for excellence in customer sales satisfaction with the fifth consecutive highest ranking in J.D. Power and Associates 2011 U.S. Full-Service Wireless Purchase Experience Study,<sup>SM</sup> Volume 2, in which the company ranked highest in a tie in customer satisfaction among full-service wireless carriers, performing

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<sup>29</sup> See Press Release, T-Mobile, *T-Mobile Honored as One of the “World's Most Ethical Companies” and Only U.S. Wireless Telecommunications Service Provider to Receive Distinction* (Mar. 16, 2011), available at <http://newsroom.t-mobile.com/articles/worlds-most-ethical-company>.

particularly well in the cost-of-service factor. The results of this study were announced on August 11, 2011.<sup>30</sup>

Last year, T-Mobile received recognition as a *J.D. Power 2011 Customer Service Champion*—one of only 40 companies across all sectors to have earned this distinction in 2011.<sup>31</sup> To qualify for inclusion on this elite list, companies must not only excel within their own industries, but also must stand out among leading brands in 20 major industries evaluated by J.D. Power and Associates.

T-Mobile also received recognition last year for excellence in customer satisfaction with its fourth consecutive highest ranking in J.D. Power and Associates' 2011 U.S. Wireless Retail Sales Satisfaction Study,<sup>SM</sup> Volume 1, T-Mobile's ninth top ranking in the past 12 volumes, dating back to 2004. In the results announced on February 17, 2011, T-Mobile ranked not only highest overall, but in each area for which the study measured customer satisfaction.<sup>32</sup>

In addition, T-Mobile maintains policies for consumer privacy protections, as detailed in T-Mobile's Privacy Policy available at the Company's website ([www.t-mobile.com](http://www.t-mobile.com)). As part of those policies, T-Mobile does not disclose or provide access to individual customer records to any individual or entity, other than to the customer directly, unless such records are required to be disclosed to a governmental agency as required by law. T-Mobile has implemented a system

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<sup>30</sup> See Press Release, J.D. Power and Associates, *Satisfaction with the Wireless Purchase Experience Differs Considerably Among Sales Channels* (Aug. 11, 2011), available at <http://www.jdpower.com/news/pressRelease.aspx?ID=2011130>.

<sup>31</sup> See Press Release, J.D. Power and Associates, *Inaugural Cross-Industry Report Identifies Best Practices in Customer Service Across More than 20 Industries* (Feb. 17, 2011), available at <http://businesscenter.jdpower.com/news/pressrelease.aspx?ID=2011017>.

<sup>32</sup> See Press Release, J.D. Power and Associates, *Spending Sufficient Time Explaining Mobile Device Operation Is Critical to Higher Satisfaction with the Wireless Retail Sales Process* (Feb. 17, 2011), available at <http://businesscenter.jdpower.com/news/pressrelease.aspx?ID=2011016>.

by which individual customer records are safeguarded, and T-Mobile has trained its personnel as to when they are, and are not, authorized to disclose individual customer records.

### **G. Additional Steps to Be Taken to Prevent Waste, Fraud and Abuse**

T-Mobile recognizes the importance of safeguarding the universal service system and preventing any fraud, waste and abuse.<sup>33</sup> As such, in areas where the Company is already designated as an ETC and offers Lifeline and Link Up services, the Company has implemented numerous safeguards to protect the integrity of the system, including the following:

A. Detailed Customer Enrollment Process. While the enrollment processes and eligibility requirements can vary from state to state, T-Mobile generally follows the same processes for the enrollment of subscribers who elect T-Mobile's Lifeline offering and qualify for Lifeline and/or Link Up. By doing so, T-Mobile is able to ensure that its enrollment and verification practices meet the needs of all customers, in a variety of situations, while recognizing that it must maintain strict compliance with all applicable requirements. In general, T-Mobile uses the following four step process to enroll customers in Lifeline and Link Up, which help prevent any fraud, waste and abuse of the universal service system:

1. Customer submits application for Lifeline and Link Up services with the required documentation (*e.g.* documentation verifying eligibility to participate in a qualifying program or documentation of income based qualification if elected by the consumer).
2. T-Mobile reviews the application to ensure that:
  - a. The application is complete and the consumer properly qualifies for Lifeline and/or Link Up based on information provided, including (i) whether the customer address is within T-Mobile's ETC designated service area; and (ii) whether the customer answers in the negative to the following statements:

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<sup>33</sup> See Letter from Kathleen O'Brien Ham, T-Mobile, to Marlene H. Dortch, FCC, WC Docket No. 11-42 (filed Dec. 16, 2011).

- I, or a member of my household, currently receive Lifeline assistance at the above address.
- I have, or a member of my household has, received Link Up assistance at the above address.

b. The customer has signed the application, reflecting his or her acknowledgement of attestations, including the following:

- I certify that the information provided on this application is true and correct. I acknowledge that providing false or fraudulent information in order to receive Lifeline/Link Up assistance is punishable by law.
- I authorize T-Mobile and its agents to access any records (including financial records) required to verify my statements herein and to confirm my eligibility for Lifeline/Link Up assistance. I authorize social service agency representatives to discuss with and/or provide information to T-Mobile and its agents verifying my participation in public assistance programs that qualify me for Lifeline/Link Up assistance.
- I authorize T-Mobile to release any records (including financial records) required for the administration of the Lifeline/Link Up programs.
- I understand that I may be required to verify my continued eligibility for Lifeline assistance at any time and that failure to do so will result in termination of Lifeline assistance. I agree to notify T-Mobile within five (5) business days if I become ineligible to receive Lifeline assistance.
- I understand that Lifeline assistance is only available for one wireline or wireless phone line per address and that I may not receive Link Up assistance more than once at the same address. If I currently receive Lifeline assistance, I agree to notify my current Lifeline service provider that I have applied to receive Lifeline/Link up assistance from T-Mobile.

3. Customer acknowledges his or her commitment to activate or convert an existing line to the Lifeline plan; and

4. T-Mobile activates service and/or converts an existing line of service to the Lifeline plan.

B. Customer Verification Process. As a designated ETC and CMRS licensee, T-Mobile follows all applicable requirements to annually verify the continued eligibility of its Lifeline subscribers. In particular, in the FCC States, T-Mobile will verify that an individual continues to meet program or income-based criteria consistent with the FCC's requirements in 47 C.F.R. §§ 54.409 and 54.410, which includes:

1. identifying the appropriate sample of its Lifeline subscribership who will be asked to verify their continued eligibility for Lifeline;

2. notifying all selected Lifeline subscribers in writing of their obligation to verify their continued eligibility and allow such subscribers 60 days to provide such documentation;
3. providing each Lifeline subscriber who fails to properly certify their continued eligibility written notice of discontinuance of Lifeline service 30 days thereafter (during which time T-Mobile will not claim reimbursement for any Lifeline support provided); and,
4. removing the Lifeline discount from the account of any subscriber that does not respond and properly certify continued eligibility.

T-Mobile commits to participate in the Commission's deployment of the Industry Duplicates Resolution Process in any jurisdiction in which it is implemented,<sup>34</sup> and will cooperate with any future Commission efforts to use, for example, a centralized database to prevent the enrollment of duplicate or ineligible customers.

C. Ensure Usage of Lifeline Service. T-Mobile does not currently offer Lifeline service via its prepaid platform; its Lifeline service plan is a postpaid plan. If T-Mobile, in the future, determines it will make available Lifeline service through a prepaid platform, it pledges to take reasonable steps to limit waste, fraud, and abuse, and commits to comply with any conditions that the Commission has imposed on other similarly situated facilities-based carriers that offer a prepaid wireless Lifeline service.

As the internal processes discussed above demonstrate, T-Mobile has taken and will continue to take strong steps to protect against waste, fraud, and abuse within the Lifeline universal service system.

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<sup>34</sup> See, e.g., *Lifeline and Link Up Reform and Modernization, et al.*, WC Docket Nos. 11-42 *et al.*, Report and Order, 26 FCC Rcd 9022, 9030-31 ¶¶ 15-16 (2011).

**V. T-MOBILE WILL MAKE VALUABLE LIFELINE AND LINK UP OFFERINGS AVAILABLE TO LOW-INCOME CONSUMERS**

Upon designation as an ETC, T-Mobile will make available to qualified low-income consumers a discounted, facilities-based service offering that meets all applicable Lifeline and Link Up requirements. Consumers increasingly rely on their mobile phones for all of their communications needs, and qualifying low-income consumers are no exception. Low-income consumers would be the primary beneficiaries of T-Mobile's Lifeline service offering.

T-Mobile's current Lifeline service offering is summarized below. T-Mobile anticipates that its Lifeline offerings will be expanded as it obtains Lifeline ETC status through this petition and its pending state ETC petitions. Pending such changes, T-Mobile's current Lifeline offering includes:

- a low \$19.99 per month base rate less the Lifeline discount of \$10.00 or \$13.50 as required, resulting in a low monthly Lifeline discounted rate of \$9.99 or \$6.49 depending upon state;
- 145 Whenever minutes<sup>®35</sup>, 500 night minutes, and 500 weekend minutes per month;<sup>36</sup>
- additional minutes priced at \$0.05 per minute; and
- an affordable handset.

T-Mobile's Lifeline service offering provides consumers additional benefits. For example, calls to 911 and to customer service (dialing 611 from the mobile handset) will be free calls, regardless of whether the customers have sufficient remaining minutes available in their account, and those calls will not be deducted from the monthly included minutes or charged as

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<sup>35</sup> Whenever minutes<sup>®</sup> are minutes that can be used at anytime and anywhere on T-Mobile's nationwide network.

<sup>36</sup> Weekend minutes are currently defined as midnight Friday to midnight Sunday, and nights are currently defined as 9:00 p.m. to 6:59 a.m. Monday-Friday, based on the start time of call.

additional minutes. Additionally, qualified consumers who subscribe to T-Mobile's Lifeline offering are not charged a fee to recover federal universal service fund contributions or other government-related surcharges (including the fee for the cost of local number portability). In addition to voice services, T-Mobile's Lifeline customers (like all of its customers) will also have access to a variety of other standard features at no additional charge, including voice mail, caller identification and call-waiting services (although T-Mobile does not use low-income support to subsidize these services). T-Mobile may implement other Lifeline service offerings in the future, consistent with all applicable requirements.

T-Mobile's current Link Up offer gives eligible customers a discount of 50% off T-Mobile's customary connectivity or activation fee of \$35.00, for a total discount of \$17.50. Consistent with 47 C.F.R. § 54.405, T-Mobile will seek reimbursement of the Link Up discounts it passes through to consumers from the USF, to the extent allowed.<sup>37</sup>

## **VI. DESIGNATING T-MOBILE AS AN ETC IS IN THE PUBLIC INTEREST**

T-Mobile serves the mobile communications needs of consumers in the FCC States, and, through its proposed Lifeline offering, T-Mobile will significantly expand its business in those states by making available to low-income consumers a new, more affordable service offering that meets their basic and advanced communication needs. T-Mobile is not subject to universal service obligations today in the FCC States but, as an Lifeline-only ETC, T-Mobile will be entering the universal service market and, by doing so, will be subject to the universal service obligations discussed above.

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<sup>37</sup> In the Lifeline reform proceeding, T-Mobile has advocated elimination of the Link Up subsidy. If the Commission accepts this recommendation or otherwise limits the reimbursement of carrier-waived connection charges, T-Mobile will of course comply with the revised rules.

## **Public Interest Benefits**

Designating T-Mobile as a Lifeline ETC will allow a national facilities-based service provider to enter the Lifeline market in the FCC States. This will place significant competitive pressure on other Lifeline providers, to the benefit of low-income consumers and the Lifeline program as a whole. The benefits to low-income consumers will be significant and include: (i) greater customer choice; (ii) a new, facilities-based Lifeline service offering with attractive competitive pricing, services, and features; (iii) continued contribution to the economy through T-Mobile's facilities and employment; and (iv) access to a nationwide network that has been recognized for its high quality and customer service.

The benefits of competition are widely recognized and extend to all markets, including the low income universal service market, as recognized by the FCC:

The additional choice and service options of another wireless [carrier] offering a service for low-income consumers represents a significant benefit for consumers and is in the public interest. A new entrant should incent existing wireless ETCs to offer better service and terms to their customers ...<sup>38</sup>

Low-income consumers rely on wireless services for their telecommunications needs. T-Mobile's designation as an ETC will result in low-income consumers having greater access to wireless telecommunications services, particularly from facilities-based carriers, thereby advancing the basic goal of preserving and advancing universal service. To accomplish this goal, Congress established a competitive universal service framework to expand the level of competition among carriers vying for the business of consumers based on price, service offerings, coverage, and service quality. T-Mobile offers consumers competitive service

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<sup>38</sup> *Federal-State Joint Board on Universal Service; Telecommunications Carriers Eligible for Universal Service Support; i-wireless, LLC Petition for Forbearance from 47 U.S.C. § 214(e)(1)(A)*, CC Docket No. 96-45, WC Docket No. 09-197, Order, 25 FCC Rcd 8784, 8791 ¶ 19 (2010).

offerings and high-quality customer service, and through its entry into the Lifeline service market, low-income consumers will now have greater access to all of these benefits – from a well-established, facilities-based carrier with a strong track record of providing top-rated value and customer service. T-Mobile’s Lifeline Plan allows customers to control costs by receiving a preset monthly rate with a low per-minute overage rate. The wireless service that T-Mobile offers will provide customers with an affordable alternative to traditional telecommunications service.

T-Mobile’s designation as an ETC will enable the Company to make available competitive low-income service offerings to consumers throughout its designated service area, which will add to competition with other Lifeline carriers. Designating T-Mobile as an ETC will provide an additional alternative to the existing Lifeline service plans currently being offered and thus will promote competition and advance communication services for the benefit of the residents of the FCC States. Carriers are investing in newer, better, and faster networks. Despite continuing economic difficulties, incremental capital investment increased from \$20.2 billion in 2008 to \$20.4 billion in 2009. Wireless accounts for more than 30% of global telecommunications investment, nearly a quarter of all information and communications technology investment, and two percent of total investment in the U.S. economy.<sup>39</sup>

Allowing T-Mobile to offer the services required by a Lifeline ETC also will provide critical telecommunications services to low-income consumers that need it the most, at a low monthly rate. T-Mobile’s current Lifeline Plan allows for customers to control costs by receiving a preset monthly rate with a low per minute overage rate. The Lifeline wireless service

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<sup>39</sup> *Implementation of Section 6002(b) of the Omnibus Budget Reconciliation Act of 1993; Annual Report and Analysis of Competitive Market Conditions With Respect to Mobile Wireless, Including Commercial Mobile Services*, WT Docket No. 10-133 (Terminated), Fifteenth Report, 26 FCC Rcd 9664, 9680 (2011).

that T-Mobile will offer will provide customers with an affordable alternative to existing telecommunications service. Increased competitive choices in the telecommunications arena benefit all consumers, but low income consumers stand to gain the most.

**VII. ANTI-DRUG ABUSE CERTIFICATION**

T-Mobile certifies that no party to this Petition is subject to denial of federal benefits, including FCC benefits, pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988.

**VIII. CONCLUSION**

As discussed above, designation of T-Mobile as a Lifeline ETC in the FCC States accords with the requirements of Section 214(e)(6) of the Act and is in the public interest.

For all of the foregoing reasons, T-Mobile respectfully requests that the Commission designate it as an ETC in the FCC States.

Respectfully submitted,

T-MOBILE USA, INC.

By: /s/ Kathleen O'Brien Ham  
Kathleen O'Brien Ham  
David R. Conn  
Luisa L. Lancetti  
Indra Sehdev Chalk

T-Mobile USA, Inc.  
601 Pennsylvania Ave., N.W.  
North Building, Suite 800  
Washington, D.C. 20004  
(202) 654-5900

January 23, 2012

# **Exhibit A**



**STATE OF ALABAMA**  
ALABAMA PUBLIC SERVICE COMMISSION  
P.O. BOX 991  
MONTGOMERY, ALABAMA 36101-0991

JIM SULLIVAN, PRESIDENT  
JAN COOK, ASSOCIATE COMMISSIONER  
GEORGE C. WALLACE, JR., ASSOCIATE COMMISSIONER

WALTER L. THOMAS, JR.  
SECRETARY

**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**

**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 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.

## DOCKET U-4400 - #2

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 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 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).

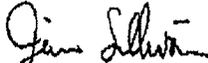
DOCKET U-4400 - #3

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.

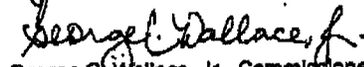
IT IS FURTHER ORDERED, That this Order shall be effective as of the date hereof.

DONE at Montgomery, Alabama, this 12<sup>th</sup> day of March, 2002.

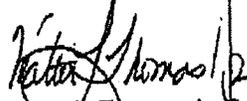
ALABAMA PUBLIC SERVICE COMMISSION

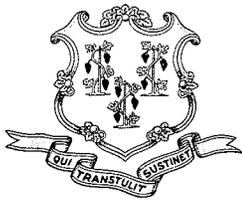
  
Jim Sullivan, President

  
Jan Cook, Commissioner

  
George C. Wallace, Jr., Commissioner

ATTEST: A True Copy

  
Walter L. Thomas, Jr., Secretary



# STATE OF CONNECTICUT

## DEPARTMENT OF PUBLIC UTILITY CONTROL

August 7, 2009

In reply, please refer to:

Docket No. 09-07-24:UR:PAP

L. Charles Keller, Esquire  
Wilkinson Barker Knauer, LLP  
2300 N Street, NW  
Suite 700  
Washington, DC 20037

Re: Docket No. 09-07-24 - Conexions LLC Seeks Designation as a Competitive Eligible Telecommunications Carrier

Dear Mr. Keller:

The Department of Public Utility Control (Department) acknowledges receipt of your July 10, 2009 letter filed on behalf of Conexions LLC (Conexions) seeking clarification as to whether the Department asserts jurisdiction to designate competitive eligible telecommunications carriers (CETC) in Connecticut. According to your letter, Conexions seeks designation as a CETC in Connecticut and believes that the Department does not assert jurisdiction to designate CETCs in the state and that carriers must apply to the FCC for certification.

The Department has reviewed your request and notes that it has approved requests for CETC status from wireline-based carriers. However, in the instant case, Conexions is a mobile virtual network operator. The Department does not regulate or license mobile carrier services' rates and charges and therefore, it is not subject to the Department's jurisdiction for the purposes of designating CETC status.

Sincerely,

DEPARTMENT OF PUBLIC UTILITY CONTROL

Kimberley J. Santopietro  
Executive Secretary



STATE OF DELAWARE  
PUBLIC SERVICE COMMISSION

861 SILVER LAKE BOULEVARD  
CANNON BUILDING, SUITE 100  
DOVER, DELAWARE 19904

TELEPHONE: (302) 739 - 4247  
FAX: (302) 739 - 4849

July 15, 2009

L. Charles Keller, Jr.  
Wilkinson Barker Knauer, LLP  
2300 N Street, NW, Ste. 700  
Washington, DC 20037

*RE: Conexions LLC*

Dear Mr. Keller:

You have requested a statement confirming that the Delaware Public Service Commission ("PSC") lacks the jurisdiction to designate your client, Conexions, LLC ("Conexions"), as an Eligible Telecommunications Carrier ("ETC") under 47 U.S.C. § 214(e). You have represented that Conexions is a new mobile virtual network operator who seeks to participate in the FCC's Lifeline support program for qualifying low-income consumers.

Under state law, the Delaware PSC does not currently exercise any form of supervisory jurisdiction over wireless commercial mobile radio service ("CMRS") providers. *See 26 Del. C. § 102(2)* (excluding "telephone service provided by cellular technology, or by domestic public land mobile radio service" from the definition of "public utility"); *26 Del. C. § 202(c)* (providing that the Delaware Commission has "no jurisdiction over the operation of domestic public land mobile radio service provided by cellular technology service or over rates to be charged for such service or over property, property rights, equipment of facilities employed in such service"). In fact, in granting ETC status in Delaware for Cellco Partnership d/b/a Bell Atlantic Mobile, the FCC accepted the Delaware PSC's confirmation at that time that it did not have jurisdiction under state law to designate CMRS providers as ETCs. *See Federal-State Joint Board on Universal Service; Cellco Partnership d/b/a Bell Atlantic Mobile Petition for Designation as an Eligible Telecommunications Carrier; Memorandum Opinion and Order*, 16 FCC Rcd. 39 (2000), at ¶¶ 3-4. There have been no changes to state law regarding the PSC's authority over CMRS providers since the *Cellco* decision.

L. Charles Keller, Jr.  
July 15, 2009  
Page 2

I hope this addresses your request for confirmation that the Delaware Public Service Commission does not have jurisdiction under state law to designate CMRS providers, such as Conexions LLC, as an ETC.

Sincerely,

A handwritten signature in cursive script that reads "Bruce H. Burcat".

Bruce H. Burcat  
Executive Director



**Public Service Commission of the District of Columbia**  
**1333 H Street, N.W., 2nd Floor, West Tower**  
**Washington, D.C. 20005**  
**(202) 626-5100**  
**www.dpsc.org**

July 22, 2009

**Via First Class and Certified Mail**

Mr. L. Charles Keller  
Counsel for Conexions, LLC.  
Wilkinson Barker Knauer, LLP  
2300 N Street, NW, Suite 700  
Washington, DC 20037

Dear Mr. Keller:

Thank you for your July 10, 2009 letter stating Conexions, LLC's ("Conexions") intent to be designated as an eligible telecommunications carrier in the District of Columbia. As you are aware, the Public Service Commission of the District of Columbia ("Commission") does not have jurisdiction over wireless carriers operating in the District of Columbia, pursuant to section 34-2006(b) of the District of Columbia Code. Thus, the Commission has no authority to designate Conexions as an eligible telecommunications carrier in the District of Columbia.

Attached please find a copy of the relevant section of the District of Columbia Code for your information. Should you need anything further, please contact me at 202-626-5140 or rbeverly@psc.dc.gov.

Sincerely,

  
Richard A. Beverly  
General Counsel

Enclosure



D.C. Council Home

Home Search Help ©



## Welcome to the online source for the District of Columbia Official Code

DC ST § 34-2006  
Formerly cited as DC ST 1981 § 43-1456

DC ST § 34-2006

Formerly cited as DC ST 1981 § 43-1456

District of Columbia Official Code 2001 Edition Currentness  
Division V. Local Business Affairs

Title 34. Public Utilities. (Refs & Annos)

Subtitle V. Telecommunications.

Chapter 20. Telecommunications Competition. (Refs & Annos)

### ➔§ 34-2006. Exemptions.

(a) This chapter shall not apply to cable television services performed pursuant to an existing cable television franchise agreement with the District of Columbia which is in effect on September 9, 1996. To the extent that a cable television company seeks to provide local exchange services within the District of Columbia, such company shall be regulated under the provisions of this chapter for their local exchange services.

(b) Pursuant to the federal Telecommunications Act of 1996, this chapter shall not apply to licensed or unlicensed wireless services authorized by the Federal Communications Commission operating in the District of Columbia.

(c) This chapter shall not:

(1) Apply to the provision, rates, charges, or terms of service of Voice Over Internet Protocol Service or Internet Protocol-enabled Service;

(2) Alter the authority of the Commission to enforce the requirements as are otherwise provided for, or allowed by, federal law, including the collection of Telecommunications Relay Service fees and universal service fees;

(3) Alter the authority of the Office of Cable Television and Telecommunications with respect to the provision of video services in the District of Columbia; or

(4) Alter the Commission's existing authority over the regulation of circuit-switched local exchange services in the District of Columbia.

CREDIT(S)

(Sept. 9, 1996, D.C. Law 11-154, § 7, 43 DCR 3736; June 5, 2008, D.C. Law 17-165, § 3(c), 55 DCR 5171.)

HISTORICAL AND STATUTORY NOTES

Prior Codifications

1981 Ed., § 43-1456.

Effect of Amendments

D.C. Law 17-165 added subsec. (c).

Legislative History of Laws

For legislative history of D.C. Law 11-154, see Historical and Statutory Notes following § 34-2001.

For Law 17-165, see notes following § 34-403.

References in Text

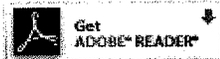
The federal Telecommunications Act of 1996, referred to in (b), is Pub. L. 104- 104, which is codified throughout Title 47 of the United States Code.

DC CODE § 34-2006

Current through June 17, 2009

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GENERAL COUNSEL  
S. CURTIS KISER  
(850) 413-6199

## Public Service Commission

October 24, 2011

Ms. Kasey C. Chow  
Lance J.M. Steinhart, P.C.  
Attorney At Law  
1725 Windward Concourse  
Suite 150  
Alpharetta, GA 30005

**Re: Undocketed – Q Link Wireless LLC's ETC Designation**

Dear Ms. Chow:

We received your October 18, 2011 letter advising that Q Link Wireless LLC, a commercial mobile radio service provider, wish to seek designation as an ETC in Florida. You also requested an affirmative statement that the Florida Public Service Commission no longer assert jurisdiction to designate commercial mobile radio service providers as eligible telecommunication carriers in Florida.

This letter acknowledges that the revisions to Chapter 364, Florida Statutes, changed the Commission's jurisdiction regarding telecommunications companies. I direct your attention to Chapter 364, Florida Statutes, for the proposition that the Federal Communications Commission, rather than this Commission is the appropriate agency to consider Q Link Wireless LLC's bid for ETC status.

Sincerely,

  
S. Curtis Kiser  
General Counsel

cc: Beth W. Salak, Director, Division of Regulatory Analysis  
Robert J. Casey, Public Utilities Supervisor, Division of Regulatory Analysis  
Adam J. Teitzman, Attorney Supervisor, Office of the General Counsel  
Ann Cole, Commission Clerk, Office of Commission Clerk

THE STATE OF NEW HAMPSHIRE

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AND SECRETARY  
Debra A. Howland



PUBLIC UTILITIES COMMISSION  
21 S. Fruit Street, Suite 10  
Concord, N.H. 03301-2429

Tel. (603) 271-2431

FAX (603) 271-3878

TDD Access: Relay NH  
1-800-735-2964

Website:  
[www.puc.nh.gov](http://www.puc.nh.gov)

September 22, 2009

L. Charles Keller  
Wilkinson Barker Knauer, LLP  
2300 N Street, NW  
Suite 700  
Washington, DC 20037

Re: Conexions, LLC

Dear Mr. Keller:

This is in response to your letter to the Commission, received July 10, 2009, concerning the above-referenced telecommunications carrier. You requested a statement from the Commission that Conexions, LLC (Conexions) is not subject to the jurisdiction of the Commission, inasmuch as this will affect how Conexions proceeds with efforts to become designated as an Eligible Telecommunications Carrier (ETC) for purposes of receiving universal service support pursuant to the federal Telecommunications Act.

You attention is directed to a published order of the Commission, *RCC Minnesota, Inc.*, 88 NH PUC 611 (2003) (Order No. 24,245). In that order, the Commission acknowledged that it lacks state-law authority to regulate wireless carriers, *id.* at 615, citing Section 362:6 of the New Hampshire Revised Statutes Annotated, and therefore the Commission concluded that the agency is likewise devoid of jurisdiction to consider a request for ETC designation from the carrier. In my judgment, Conexions as a user of both cellular and PCS (personal communications service) spectrum to provide commercial mobile radio service, may rely on the *RCC Minnesota* decision for the proposition that the Federal Communications Commission, as opposed to the New Hampshire Public Utilities Commission, is the appropriate agency to consider Conexions's bid for ETC status.

Please feel free to call me at 603-271-6005 if I can be of further assistance.

Sincerely,

A handwritten signature in black ink, appearing to read "F. Anne Ross".

F. Anne Ross  
General Counsel

# STATE OF NEW YORK DEPARTMENT OF PUBLIC SERVICE

THREE EMPIRE STATE PLAZA, ALBANY, NY 12223-1350

Internet Address: <http://www.dps.state.ny.us>

## PUBLIC SERVICE COMMISSION

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*Chairman*

PATRICIA L. ACAMPORA

MAUREEN F. HARRIS

ROBERT E. CURRY JR.

JAMES L. LARocca

*Commissioners*



PETER McGOWAN

*General Counsel*

JACLYN A. BRILLING

*Secretary*

September 1, 2009

L. Charles Keller  
Wilkson Barker Knauer, LLP  
2300 N Street, NW Suite 700  
Washington, DC 20037

RE: Matter 09-01517/Case 09-C-0600 - Conexions LLC Request for Letter Clarifying  
Jurisdiction over Wireless CETC

Dear Mr. Keller:

I am responding to your letter to Secretary Brillling, dated July 10, 2009 on behalf of Conexions LLC (Conexions). In your letter, you requested a statement that the State of New York does not exercise jurisdiction over Commercial Mobile Radio Service (CMRS) providers for purposes of making determinations concerning eligibility for Eligible Telecommunications Carrier designation under 47 U.S.C. §214(e) and 47 C.F. R. §54.201 *et seq.* You indicated that Conexions is a mobile virtual network operator ("MVNO") seeking designation as a competitive eligible telecommunications carrier ("CETC") in New York.

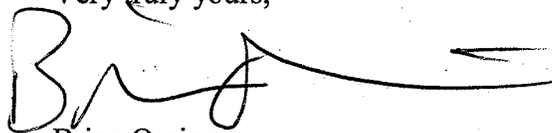
In response to your request, please be advised that the New York State Public Service Law §5 provides that:

Applications of the provisions of this chapter [the Public Service Law] through one-way paging or two-way mobile radio telephone service with the exception of such services provided by means of cellular radio communication is suspended unless the [New York State Public Service] commission...makes a determination, after notice and hearing, that regulation of such services should be reinstated to the extent found necessary to protect the public interest because of a lack of effective competition.

The New York State Public Service Commission has not made a determination that regulation should be reinstated under Public Service Law §5. Consequently, based on the representation by Conexions that it is a mobile virtual network operator ("MVNO") provider, Conexions would not be subject to the application of the Public Service Law and therefore, the jurisdiction of the New York Public Service Commission for purposes of making the Eligible Telecommunications Carrier designation.

As this letter is responsive to your request for a statement, Matter 09-01517/Case 09-C-0600 will be closed.

Very truly yours,

A handwritten signature in black ink, appearing to read 'Brian Ossias', with a long horizontal flourish extending to the right.

Brian Ossias  
Assistant Counsel

STATE OF NEW YORK DEPARTMENT OF PUBLIC SERVICE  
THREE EMPIRE STATE PLAZA, ALBANY, NY 12223-1350

Internet Address: <http://www.dps.state.ny.us>



PUBLIC SERVICE COMMISSION

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JAMES L. LAROCCA  
*Commissioners*

PETER MCGOWAN  
*General Counsel*

JACLYN A. BRILLING  
*Secretary*

August 13, 2009

L. Charles Keller  
Wilkinson Barker Knauer LLP  
2300 N Street, NW  
Suite 700  
Washington, DC 20037

Re: Case 09-C-0600 – Petition of Conexions LLC for a Declaratory Ruling that the Company, a wireless telephone service provider, is not subject to Commission jurisdiction

Dear Mr. Keller:

I am responding to your letter to Secretary Brilling, dated July 10, 2009, on behalf of Conexions LLC ("Conexions"). In your letter, you requested a statement that the State of New York does not exercise jurisdiction over wireless telephone service providers for purposes of making determinations concerning eligibility for Competitive Eligible Telecommunications Carrier designations under 47 USC §214(e) and 47 CFR §54.201 et seq. You indicated that Conexions is a mobile virtual network operator in several states, including New York.

In response to your request, please be advised that the New York State Public Service Law §5(3) provides that:

Application of the provisions of this chapter [the Public Service Law] to one-way paging or two-way mobile radio telephone service with the exception of such services provided by means of cellular radio communication is suspended unless the [New York Public Service] commission, . . . makes a determination, after notice and hearing, that regulation of such services should be reinstated to the extent found necessary to protect the public interest because of a lack of effective competition.

In addition, the New York State Public Service Law §5(6)(a) provides that:

Application of the provisions of this chapter [the Public Service Law] to cellular telephone services is suspended unless the [New York Public Service] commission, . . . makes a determination, after notice and hearing, that suspension of the application of the provisions of this chapter shall cease to the extent found necessary to protect the public interest.

The New York State Public Service Commission has not made a determination that regulation should be reinstated under Public Service Law §5. Consequently, based on the representation by Conexions that it is a wireless telephone service provider, Conexions would not be subject to the application of the Public Service Law and therefore, the jurisdiction of the New York Public Service Commission for the purposes of making the Competitive Eligible Telecommunication Carrier designation.

As this letter is responsive to your request for a statement, Case 09-C-0600 will be closed.

Sincerely,

A handwritten signature in black ink, appearing to read "Saul M. Abrams", written in a cursive style.

Saul M. Abrams  
Assistant Counsel

cc: Jaclyn A. Brillling, Secretary  
Maureen Harris, Commissioner

**STATE OF NORTH CAROLINA  
UTILITIES COMMISSION  
RALEIGH**

**DOCKET NO. P-100, SUB 133c**

**BEFORE THE NORTH CAROLINA UTILITIES COMMISSION**

In the Matter of  
Designation of Carriers Eligible for Universal )  
Carrier Support ) **ORDER GRANTING PETITION**

**BY THE COMMISSION:** On August 22, 2003, North Carolina RSA3 Cellular Telephone Company, d/b/a Carolina West (Carolina West), a commercial mobile radio service (CMRS) provider, filed a Petition seeking an affirmative declaratory ruling that the Commission lacks jurisdiction to designate CMRS carrier eligible telecommunications carrier (ETC) status for the purposes of receiving federal universal service support.

In support of its Petition, Carolina West stated that it was a CMRS provider authorized by the Federal Communications Commission (FCC) to provide cellular mobile radio telephone service in North Carolina, and that the FCC had clearly recognized that CMRS carriers such as Carolina West may be designated as ETCs. ETC status is necessary for a provider to be eligible to receive universal service support. Section 214(e)(6) of the Telecommunications Act provides that if a state commission determines that it lacks jurisdiction over a class of carriers, the FCC is charged with making the ETC determination. The FCC has stated that, in order for the FCC to consider requests pursuant to this provision, a carrier must provide an "affirmative statement" from the state commission or court of competent jurisdiction that the state lacks jurisdiction to perform the designation. To date, several state commissions have declined to exercise such jurisdiction.

North Carolina has excluded CMRS from the definition of "public utility." See, G.S. 62-3(23j). Pursuant to this, the Commission issued its Order Concerning Deregulation of Wireless Providers in Docket Nos. P-100, Sub 114 and Sub 124 on August 28, 1995, concluding that the Commission no longer has jurisdiction over cellular services. Accordingly, Carolina West has now requested the Commission to issue an Order stating that it does not have jurisdiction to designate CMRS carriers ETC status for the purposes of receiving federal universal service support.

**WHEREUPON**, the Commission reaches the following

**CONCLUSIONS**

After careful consideration, the Commission concludes that it should grant Carolina West's Petition and issue an Order stating that it lacks jurisdiction to designate ETC status

for CMRS carriers. As noted above, in its August 28, 1995, Order in Docket Nos. P-100, Sub 114 and Sub 124, the Commission observed that G.S. 62-3(23)j, enacted on July 29, 1995, has removed cellular services, radio common carriers, personal communications services, and other services then or in the future constituting a mobile radio communications service from the Commission's jurisdiction. 47 USC 3(41) defines a "state commission" as a body which "has regulatory jurisdiction with respect to the intrastate operation of carriers." Pursuant to 47 USC 214(e)(6), if a state commission determines that it lacks jurisdiction over a class of carriers, the FCC must determine which carriers in that class may be designated as ETCs. Given these circumstances, it follows that the Commission lacks jurisdiction over CMRS services and the appropriate venue for the designation of ETC status for such services is with the FCC. Accord., Order Granting Petition, ALLTEL Communications, Inc., June 24, 2003.

IT IS, THEREFORE, SO ORDERED.

ISSUED BY ORDER OF THE COMMISSION.

This the 28th day of August, 2003.

NORTH CAROLINA UTILITIES COMMISSION

*Patricia Swenson*

Patricia Swenson, Deputy Clerk

pt082003.01

BEFORE THE TENNESSEE REGULATORY AUTHORITY

NASHVILLE, TENNESSEE

April 11, 2003

IN RE:

APPLICATION OF ADVANTAGE CELLULAR  
SYSTEMS, INC. TO BE DESIGNATED AS AN  
ELIGIBLE TELECOMMUNICATIONS CARRIER

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DOCKET NO.  
02-01245

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ORDER

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This matter came before Chairman Sara Kyle, Director Deborah Taylor Tate and Director Pat Miller of the Tennessee Regulatory Authority (the "Authority"), the voting panel assigned in this docket, at the regularly scheduled Authority Conference held on January 27, 2003, for consideration of the *Application of Advantage Cellular Systems, Inc. To Be Designated As An Eligible Telecommunications Carrier* ("Application") filed on November 21, 2002.

**Background**

Advantage Cellular Systems, Inc. ("Advantage") is a commercial mobile radio service provider ("CMRS") seeking designation as an Eligible Telecommunications Carrier ("ETC") by the Authority pursuant to 47 U.S.C. §§ 214 and 254. In its *Application*, Advantage asserts that it seeks ETC status for the entire study area of Dekalb Telephone Cooperative, Inc., a rural cooperative telephone company. Advantage maintains that it meets all the necessary requirements for ETC status and therefore is eligible to receive universal service support throughout its service area.

**The January 27, 2003 Authority Conference**

During the regularly scheduled Authority Conference on January 27, 2003, the panel of Directors assigned to this docket deliberated Advantage's *Application*. Of foremost consideration was the issue of the Authority's jurisdiction. The panel unanimously found that the Authority lacked

jurisdiction over Advantage for ETC designation purposes.<sup>1</sup>

This conclusion was implicitly premised on Tenn. Code Ann. § 65-4-104, which provides that:

The Authority has general supervisory and regulatory power, jurisdiction and control over all public utilities and also over their property, property rights, facilities, and franchises, so far as may be necessary for the purpose of carrying out the provisions of this chapter.

For purposes of Tenn. Code Ann. § 65-4-104, the definition of public utilities specifically excludes, with certain exceptions not relevant to this case, "[a]ny individual, partnership, copartnership, association, corporation or joint stock company offering domestic public cellular radio telephone service authorized by the federal communications commission."

The Authority's lack of jurisdiction over CMRS providers implicates 47 U.S.C. § 214(e), which addresses the provision of universal service. Where common carriers seeking universal service support are not subject to a state regulatory commission's jurisdiction, 47 U.S.C. § 214(e)(6) authorizes the Federal Communications Commission ("FCC") to perform the ETC designation.<sup>2</sup>

<sup>1</sup> This finding is not inconsistent with the Authority's decision in *In re: Universal Service Generic Contested Case*, Docket 97-00888, *Interim Order on Phase I of Universal Service*, pp. 53-57 (May 20, 1998), in which the Authority required intrastate telecommunications carriers to contribute to the intrastate Universal Service Fund including telecommunications carriers not subject to authority of the TRA. The decision in Docket No. 97-00888 was based primarily on 47 U.S.C. § 254(f) which authorizes states to adopt regulations not inconsistent with the Federal Communications Commission's rules on Universal Service and specifically requires every telecommunications carrier that provides intrastate telecommunications services to contribute to the preservation and advancement of universal service in that state. The *Interim Order* was issued prior to the effective date of 47 U.S.C. § 214(e)(6).

<sup>2</sup> 47 U.S.C. § 214(e)(6) states:

(6) Common carriers not subject to state commission jurisdiction

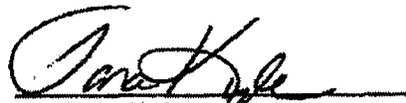
In the case of a common carrier providing telephone exchange service and exchange access that is not subject to the jurisdiction of a State commission, the Commission shall upon request designate such a common carrier that meets the requirements of paragraph (1) as an eligible telecommunications carrier for a service area designated by the Commission consistent with applicable Federal and State law. Upon request and consistent with the public interest, convenience and necessity, the Commission may, with respect to an area served by a rural telephone company, and shall, in the case of all other areas, designate more than one common carrier as an eligible telecommunications carrier for a service area designated under this paragraph, so long as each additional requesting carrier meets the requirements of paragraph (1). Before designating an additional eligible telecommunications carrier for an area served by a rural telephone company, the Commission shall find that the designation is in the public interest.

As a matter of "state-federal comity," the FCC requires that carriers seeking ETC designation "first consult with the state commission to give the state commission an opportunity to interpret state law."<sup>3</sup> Most carriers that are not subject to a state regulatory commission's jurisdiction seeking ETC designation must provide the FCC "with an affirmative statement from a court of competent jurisdiction or the state commission that it lacks jurisdiction to perform the designation."<sup>4</sup>

The panel noted that the FCC is the appropriate forum for Advantage to pursue ETC status pursuant to 47 U.S.C. § 214(e)(6). This Order shall serve as the above mentioned affirmative statement required by the FCC.

**IT IS THEREFORE ORDERED THAT:**

*The Application of Advantage Cellular Systems, Inc. To Be Designated As An Eligible Telecommunications Carrier is dismissed for lack of subject matter jurisdiction.*

  
Sara Kyle, Chairman

  
Deborah Taylor Tate, Director

  
Pat Miller, Director

<sup>3</sup> *In the Matter of Federal-State Joint Bd. on Universal Service, CC Docket No. 96-45, Twelfth Report and Order, Memorandum Opinion and Order, and Further Notice of Proposed Rulemaking, 15 F.C.C.R. 12208, 12264, ¶ 113 (June 30, 2000).*

<sup>4</sup> *See id.* (The "affirmative statement of the state commission may consist of any duly authorized letter, comment, or state commission order indicating that it lacks jurisdiction to perform designations over a particular carrier.")

COMMONWEALTH OF VIRGINIA  
STATE CORPORATION COMMISSION DOCUMENT CONTROL  
AT RICHMOND, APRIL 9, 2004

IN RE:

2004 APR -9 A 11: 46

APPLICATION OF VIRGINIA CELLULAR LLC

CASE NO. PUC-2001-00263

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

ORDER INVITING COMMENTS AND/OR REQUESTS FOR HEARING

On December 21, 2001, Virginia Cellular LLC ("Virginia Cellular") filed an application with the State Corporation Commission ("Commission") for designation as an eligible telecommunications carrier ("ETC"). This was the first application by a Commercial Mobile Radio Service ("CMRS") carrier for ETC designation.<sup>1</sup> Pursuant to the Order Requesting Comments, Objections, or Requests for Hearing, issued by the Commission on January 24, 2002, the Virginia Telecommunications Industry Association and NTELOS Telephone Inc. ("NTELOS") filed their respective comments and requests for hearing on February 20, 2002. Virginia Cellular filed Reply Comments on March 6, 2002. Our Order of April 9, 2002, found that § 214(e)(6) of the Act is applicable to Virginia Cellular's application because this Commission has not asserted jurisdiction over CMRS carriers and that Virginia Cellular should apply to the Federal Communications Commission ("FCC") for ETC designation.

Virginia Cellular filed its Petition for Designation as an Eligible Telecommunications Carrier in the State of Virginia with the FCC on April 26, 2002. On January 22, 2004, the FCC released its order designating Virginia Cellular as an ETC in specific portions of its licensed

<sup>1</sup> Virginia Cellular is a CMRS carrier as defined in 47 U.S.C. § 153(27) and is authorized as the "A-band" cellular carrier for the Virginia Rural Service Area, serving the counties of Rockingham, Augusta, Nelson, and Highland and the cities of Harrisonburg, Staunton, and Waynesboro.

service area in the Commonwealth of Virginia subject to certain conditions ("FCC's January 22, 2004, Order").<sup>2</sup>

The FCC's January 22, 2004, Order further stated that Virginia Cellular's request to redefine the service areas of Shenandoah Telephone Company ("Shentel") and MGW Telephone Company ("MGW") in Virginia pursuant to § 214(3)(5) of the Telecommunications Act of 1996 ("Act") was granted subject to the agreement of this Commission. On March 2, 2004, the FCC filed its January 22, 2004, Order as a petition in this case.<sup>3</sup>

Section 214(e)(5) of the Act states:

**SERVICE AREA DEFINED.** - The term "service area" means a geographic area established by a State commission (or the Commission under paragraph (6)) for the purpose of determining universal service obligations and support mechanisms. In the case of an area served by a rural telephone company, "service area" means such company's "study area" unless and until the Commission and the States, after taking into account recommendations of a Federal-State Joint Board instituted under section 410(c), establish a different definition of service area for such company.

In this instance, the FCC has determined that the service areas of Shentel and MGW, which are both rural telephone companies under the Act, should be redefined as requested by Virginia Cellular.<sup>4</sup> The FCC further recognizes that the "Virginia Commission's first-hand knowledge of the rural areas in question uniquely qualifies it to determine the redefinition proposal and examine whether it should be approved."<sup>5</sup>

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<sup>2</sup> CC Docket No. 96-45, *In the Matter of Federal-State Joint Board on Universal Service, Virginia Cellular LLC Petition for Designation as an Eligible Telecommunications Carrier in the Commonwealth of Virginia.*

<sup>3</sup> See paragraph 45 of the FCC's January 22, 2004, Order. The FCC, in accordance with § 54.207(d) of its rules, requests that the Virginia Commission treat this Order as a petition to redefine a service area under § 54.207(d)(1) of the FCC's rules. A copy of the petition can be obtained from the Commission's website at: <http://www.state.va.us/scc/caseinfo.htm>.

<sup>4</sup> The FCC denied Virginia Cellular's request to redefine the study area of NTELOS. See paragraph 50 of the FCC's January 22, 2004, Order.

<sup>5</sup> The FCC's January 24, 2004, Order at paragraph 2. (citations omitted)

The Commission finds that interested parties should be afforded the opportunity to *comment and/or request a hearing regarding the FCC's petition to redefine the service areas of Shentel and MGW*. We note that the FCC believes that its proposed redefinition of these service areas should not harm either Shentel or MGW.<sup>6</sup> However, we request any interested party to specifically address in its comments whether our agreeing to the FCC's proposal to redefine the service areas of Shentel and MGW would harm these companies.

NOW UPON CONSIDERATION of all the pleadings of record and the applicable law, the Commission is of the opinion that interested parties should be allowed to comment or request a hearing regarding the FCC's proposed redefinition of Shentel's and MGW's service areas.

Accordingly, IT IS ORDERED THAT:

(1) Any interested party desiring to comment regarding the redefinition of Shentel's and MGW's service areas may do so by directing such comments in writing on or before May 7, 2004, to Joel H. Peck, Clerk of the State Corporation Commission, c/o Document Control Center, P.O. Box 2118, Richmond, Virginia 23218. Interested parties desiring to submit comments electronically may do so by following the instructions found on the Commission's website: <http://www.state.va.us/scc/caseinfo.htm>.

(2) On or before May 7, 2004, any interested party wishing to request a hearing regarding the redefinition of Shentel's and MGW's service areas shall file an original and fifteen (15) copies of its request for hearing in writing with the Clerk of the Commission at the address set forth above. Written requests for hearing shall refer to Case No. PUC-2001-00263 and shall include: (i) a precise statement of the interest of the filing party; (ii) a statement of the specific action sought to the extent then known; (iii) a statement of the legal basis for such action; and (iv) a precise statement why a hearing should be conducted in the matter.

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<sup>6</sup> See paragraphs 43 and 44 of the FCC's January 22, 2004, Order.

(3) On or before June 1, 2004, interested parties may file with the Clerk of the Commission an original and fifteen (15) copies of any responses to the comments and requests for hearing filed with the Commission. A copy of the response shall be delivered to any person who filed comments or requests for hearing.

(4) This matter is continued generally.

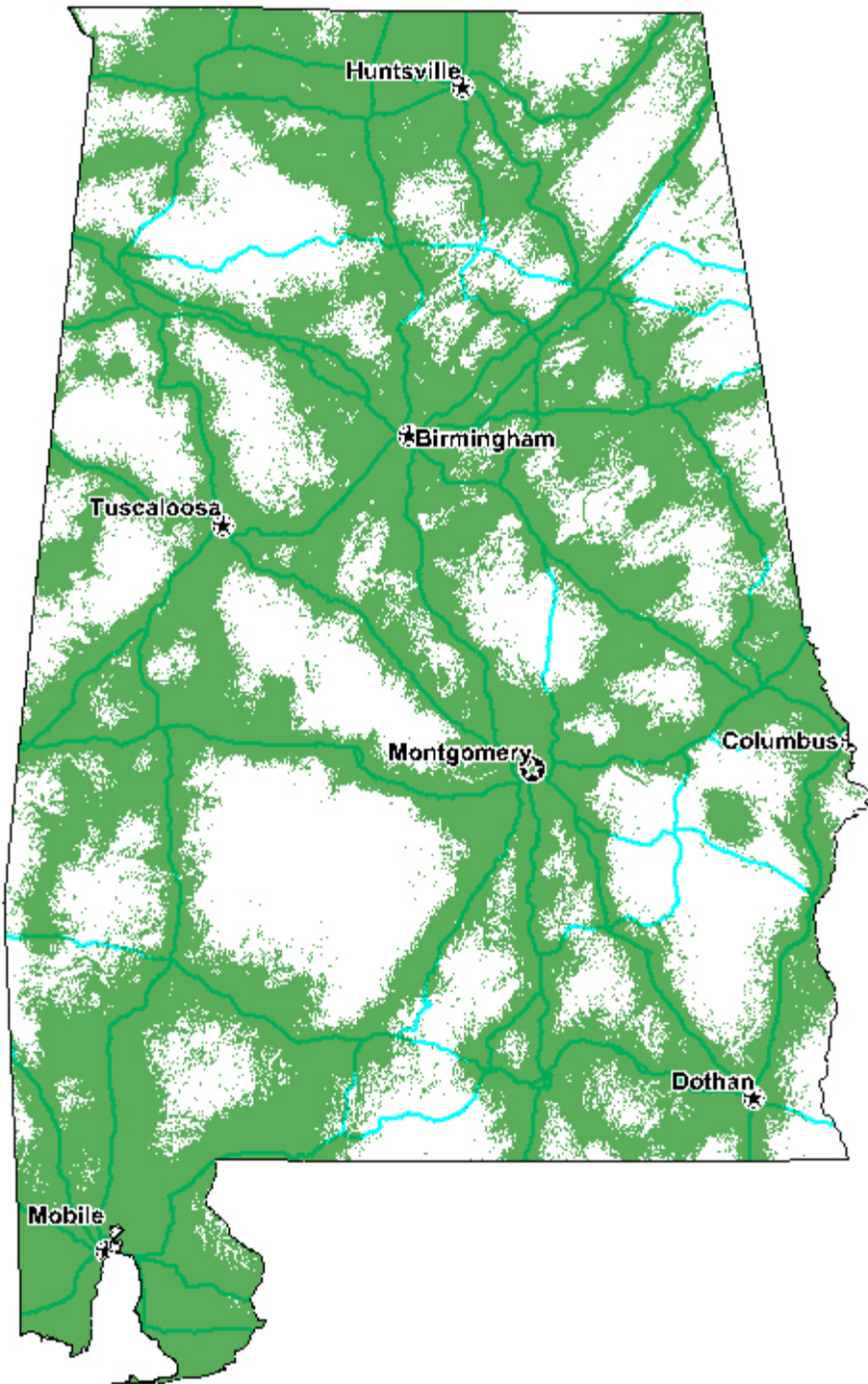
AN ATTESTED COPY hereof shall be sent by the Clerk of the Commission to: each local exchange telephone company licensed to do business in Virginia, as shown on Attachment A hereto; David A. LaFuria, Esquire, Lukas, Nace, Gutierrez & Sachs, Chartered, 1111 19th Street, N.W., Suite 1200, Washington, D.C. 20036; Thomas Buckley, Attorney-Advisor, Telecommunications Access Policy Division, Wireline Competition Bureau, Federal Communications Commission, 445 12th Street, S.W., Washington, D.C. 20554; Virginia Telecommunications Industry Association, c/o Richard D. Gary, Esquire, Hunton & Williams LLP, Riverfront Plaza, East Tower, 951 East Byrd Street, Richmond, Virginia 23219-4074; L. Ronald Smith, President and General Manager, Shenandoah Telephone Company, P.O. Box 105, Williamsville, Virginia 24487; Lori Warren, Director of Regulatory Affairs, MGW Telephone Company, P.O. Box 459, Edinburg, Virginia 22824-0459; C. Meade Browder, Jr., Senior Assistant Attorney General, Division of Consumer Counsel, Office of Attorney General, 900 East Main Street, 2nd Floor, Richmond, Virginia 23219; and the Commission's Office of General Counsel and Divisions of Communications, Public Utility Accounting, and Economics and Finance.

# Attachment B

## T-Mobile Coverage Area Maps

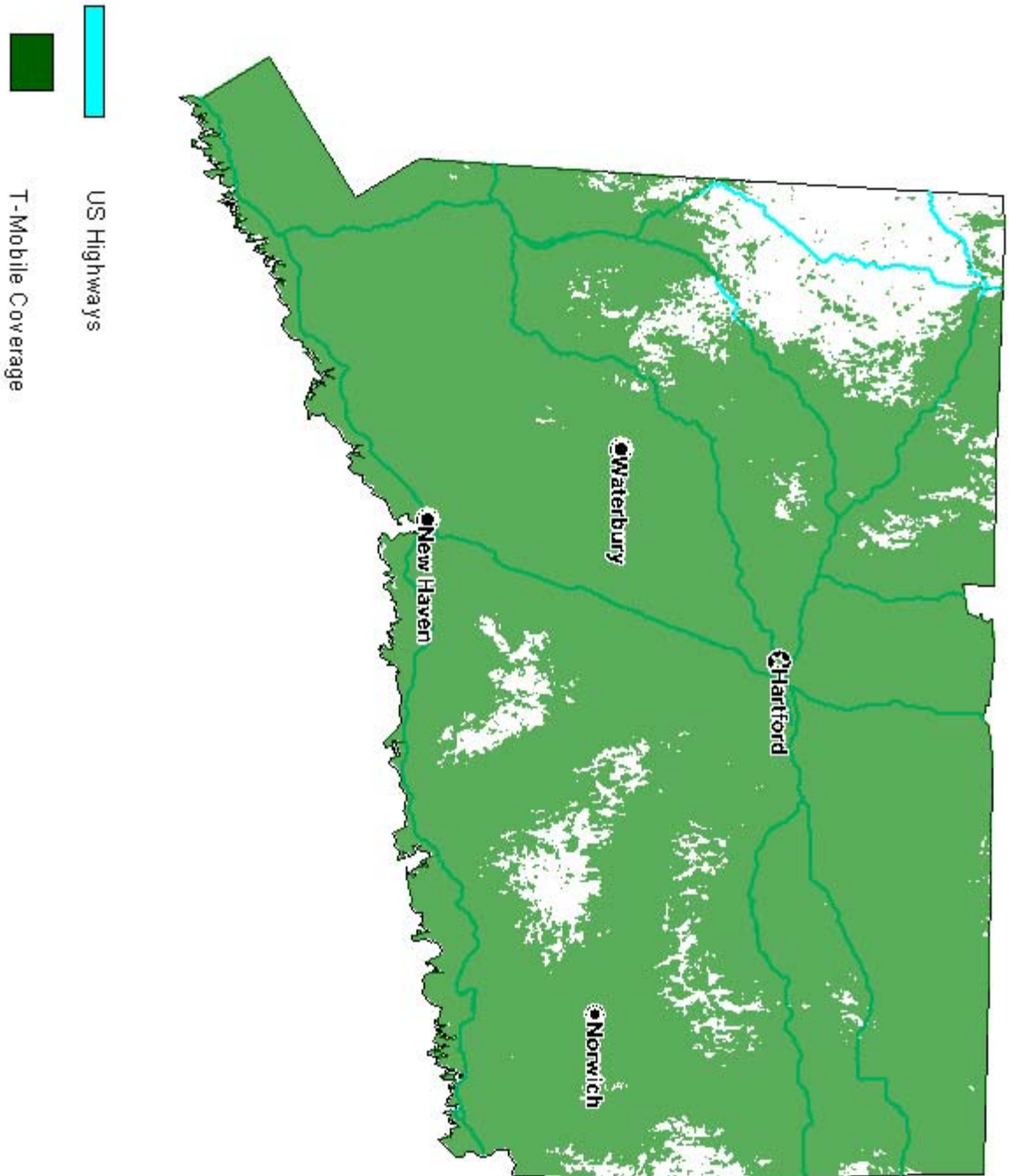
Alabama .....	B-1
Connecticut .....	B-2
Delaware .....	B-3
District of Columbia .....	B-4
New Hampshire .....	B-5
New York .....	B-6
Tennessee .....	B-7
Virginia .....	B-8

ALABAMA T-MOBILE COVERAGE

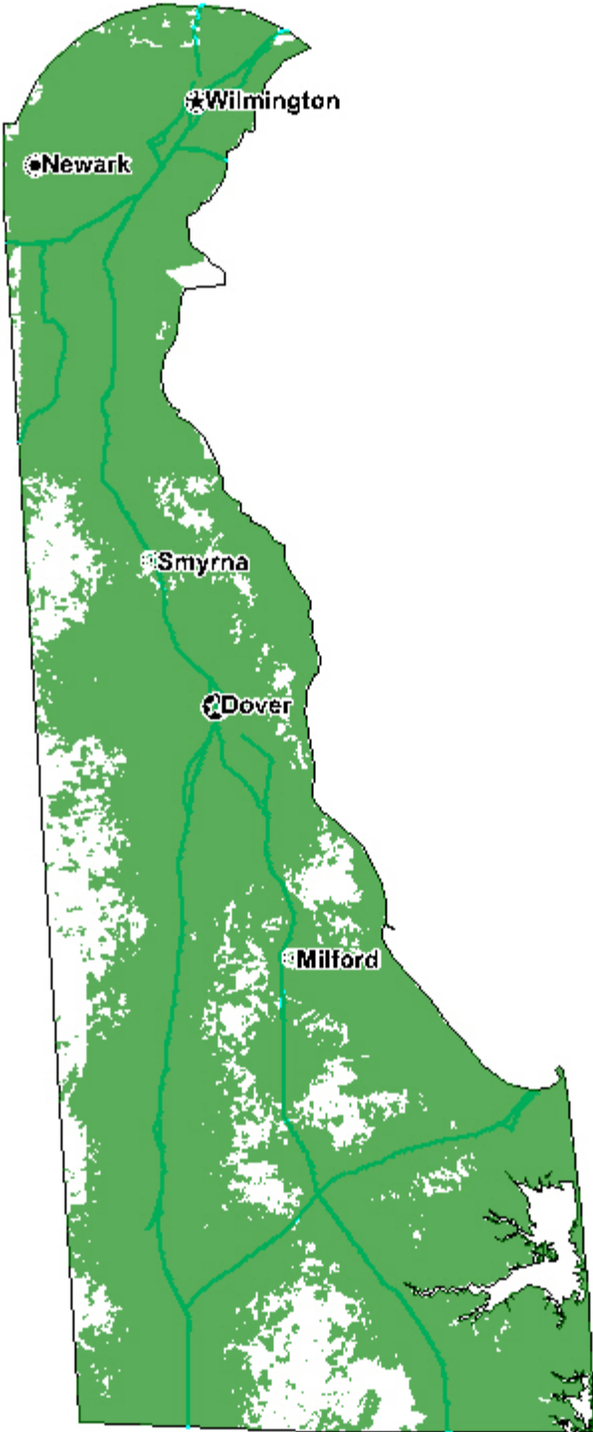


-  US Highways
-  T-Mobile Coverage

CONNECTICUT T-MOBILE COVERAGE

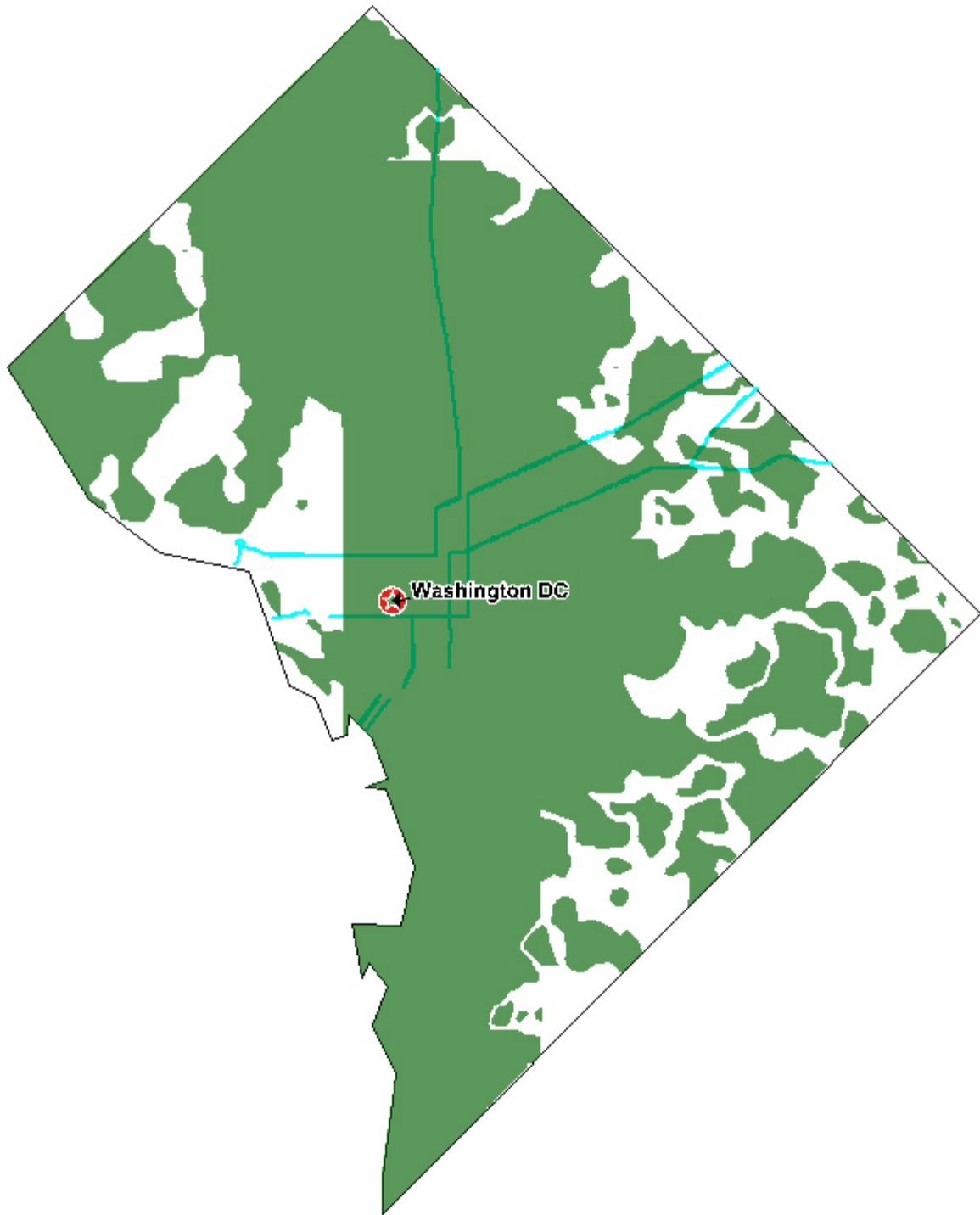


DELAWARE T-MOBILE COVERAGE



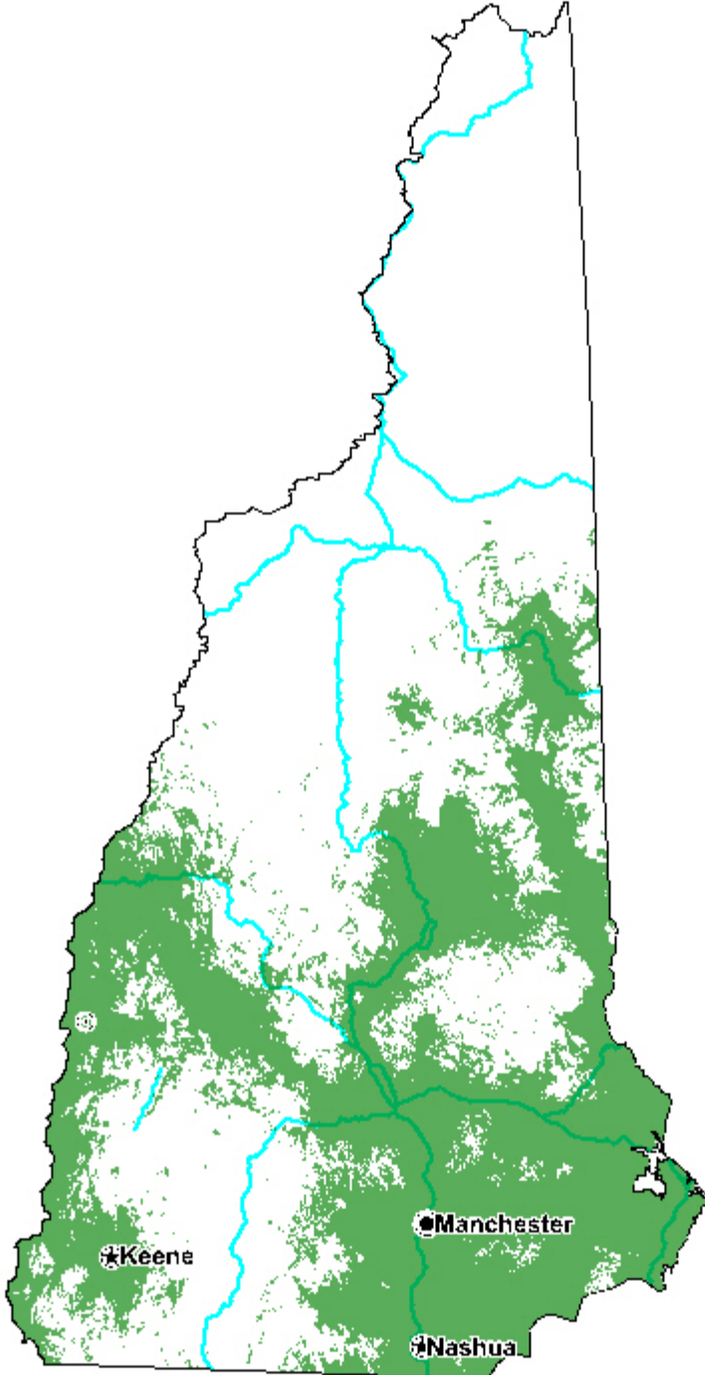
-  US Highways
-  T-Mobile Coverage

# DISTRICT OF COLUMBIA T-MOBILE COVERAGE



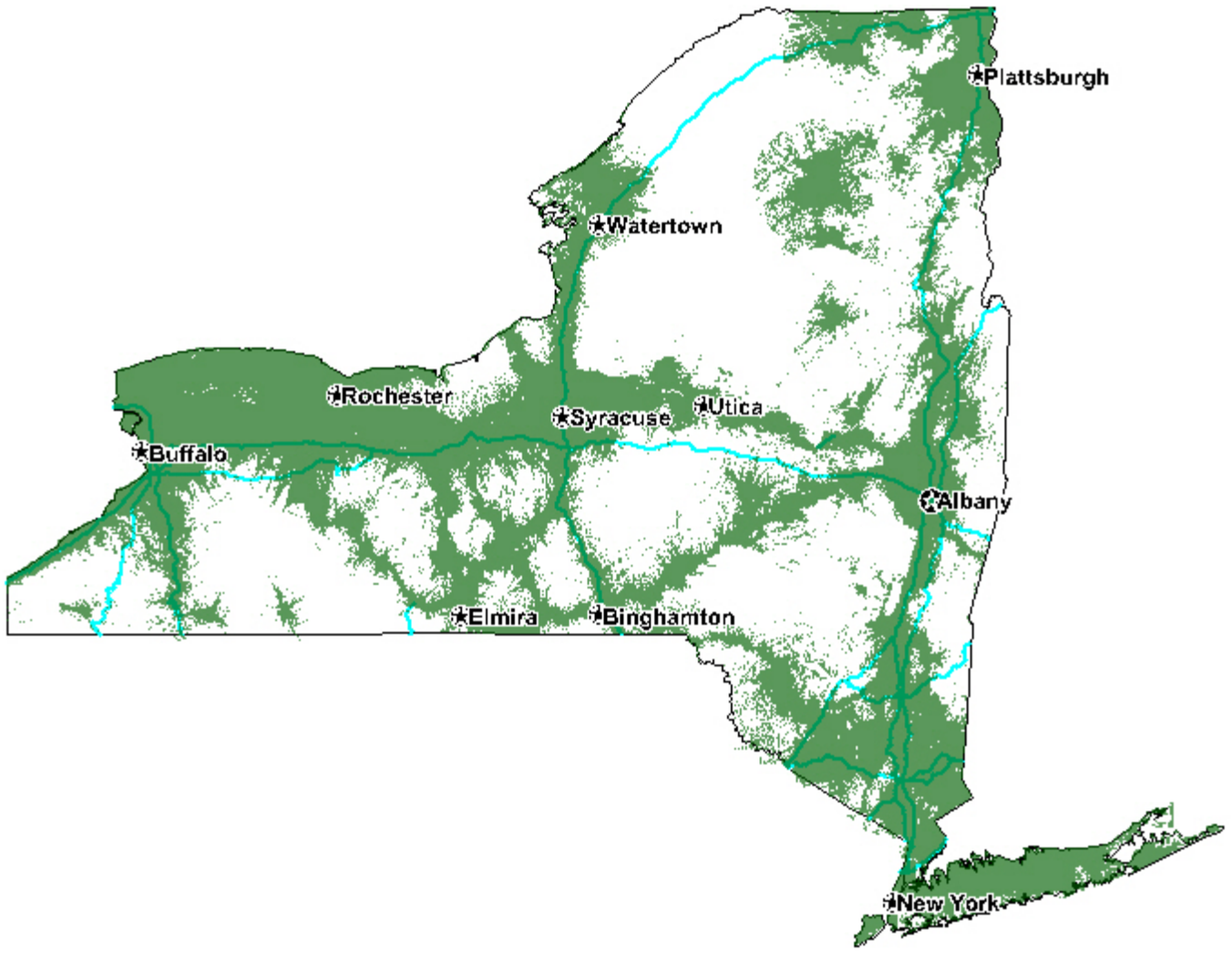
-  US Highways
-  T-Mobile Coverage

NEW HAMPSHIRE T-MOBILE COVERAGE



-  US Highways
-  T-Mobile Coverage

# NEW YORK T-MOBILE COVERAGE

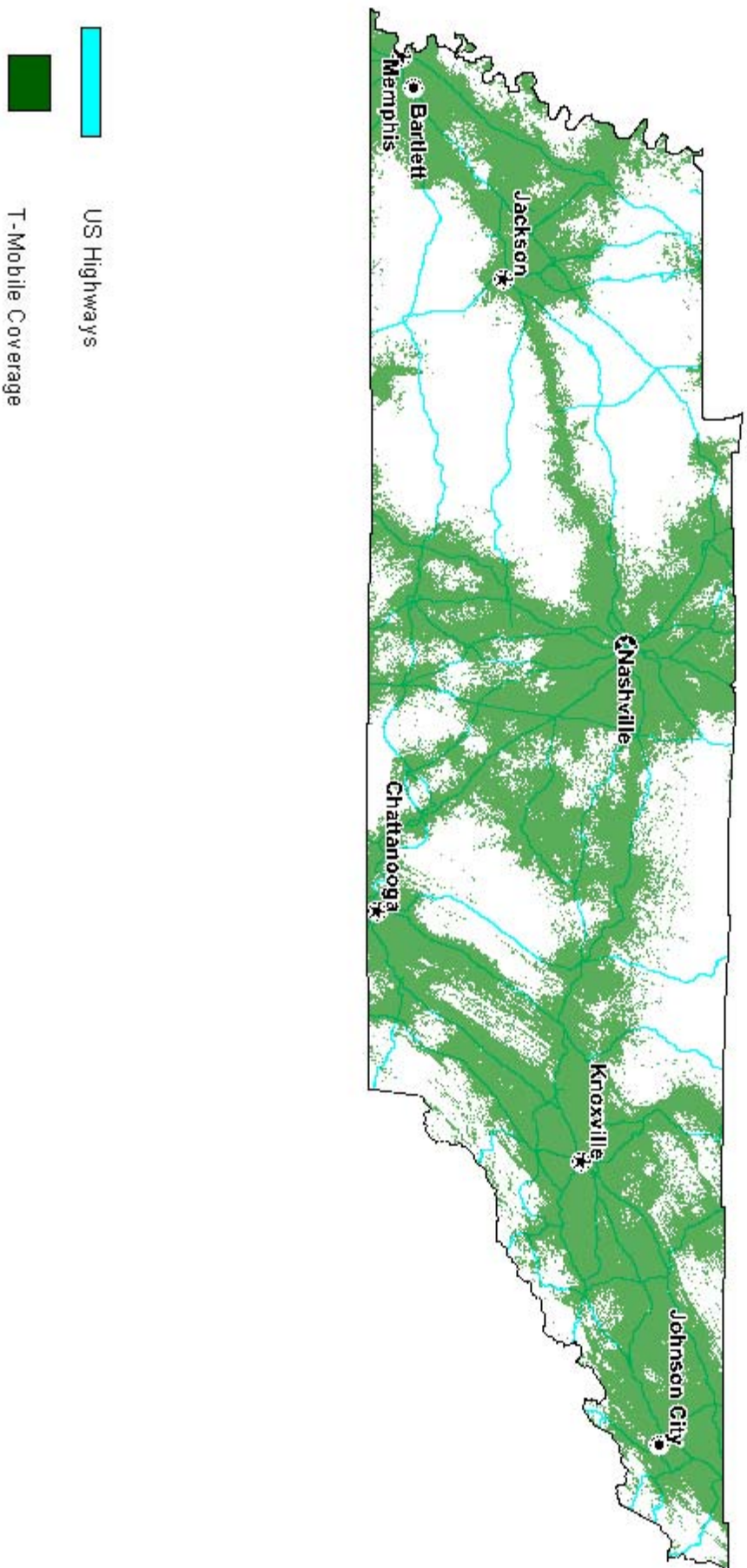


US Highways

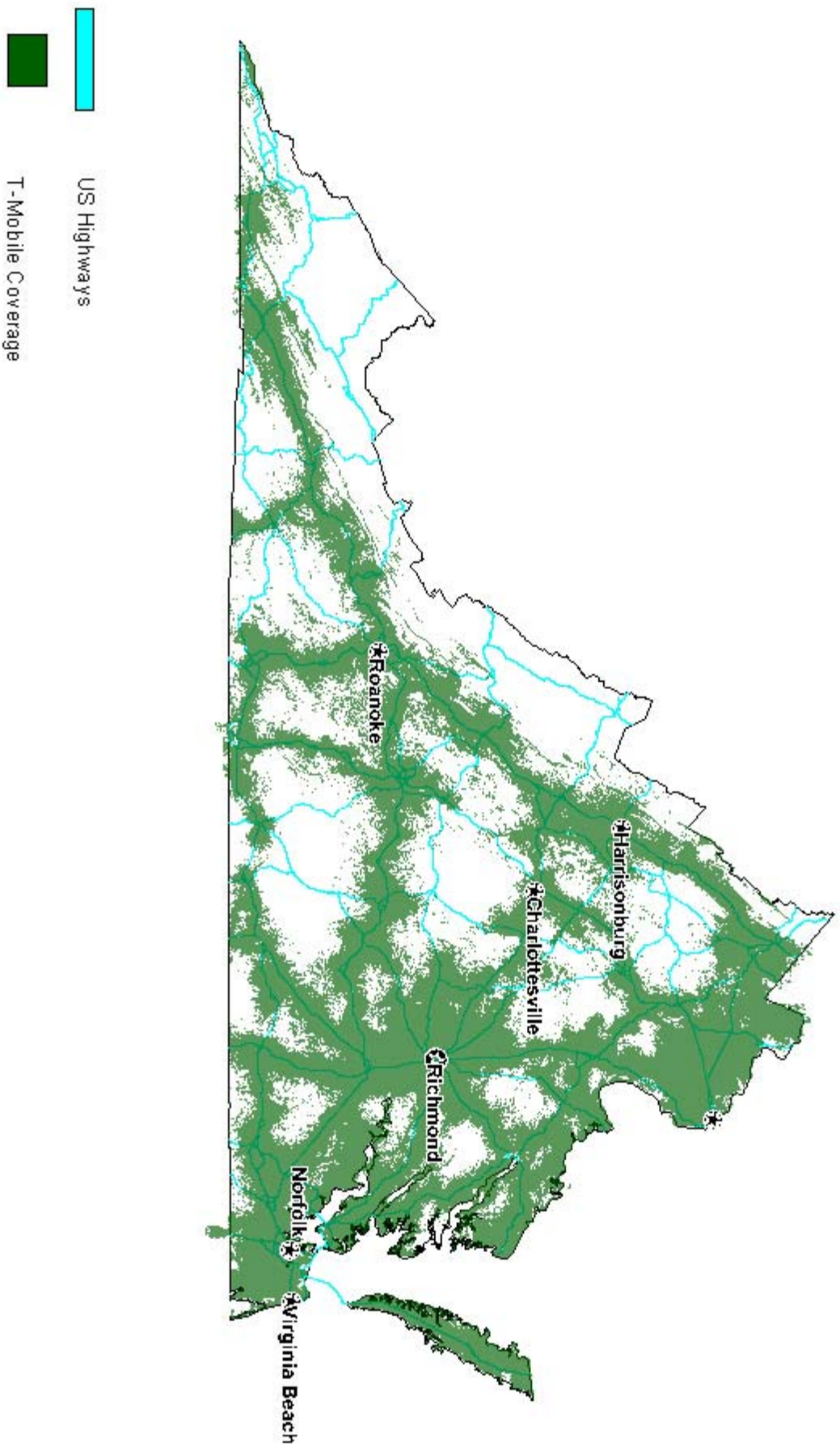


T-Mobile Coverage

# TENNESSEE T-MOBILE COVERAGE



# VIRGINIA T-MOBILE COVERAGE



# Attachment C

## T-Mobile Low Income Only ETC Designated Service Area Lists

T-Mobile’s Low Income Only ETC Designated Service Areas are its coverage areas in the FCC States, which comprise a portion or the entirety of the telephone company areas within the designated state in the following lists:

Alabama .....	C-1
Connecticut .....	C-8
Delaware .....	C-12
District of Columbia .....	C-13
New Hampshire .....	C-14
New York .....	C-17
Tennessee .....	C-32
Virginia .....	C-38

T-Mobile Low Income Only ETC Designated Service Area  
Alabama

Company Name	Study Area Code	Service Area or Wire Center CLLI Code
ARDMORE TEL CO	290280	Study Area
BLOUNTSVILLE TEL CO	250282	Study Area
BRINDLEE MOUNTAIN	250283	Study Area
BUTLER TEL CO	250284	Study Area
CASTLEBERRY TEL CO	250285	Study Area
CENTURYTEL-AL-NORTH	259789	ACVLALXA
CENTURYTEL-AL-NORTH	259789	ALBRALXA
CENTURYTEL-AL-NORTH	259789	ASLDALXA
CENTURYTEL-AL-NORTH	259789	BLBTALXA
CENTURYTEL-AL-NORTH	259789	BRILALXA
CENTURYTEL-AL-NORTH	259789	BRRYALXA
CENTURYTEL-AL-NORTH	259789	CFVLALXA
CENTURYTEL-AL-NORTH	259789	CHLFALXA
CENTURYTEL-AL-NORTH	259789	CRTNALXA
CENTURYTEL-AL-NORTH	259789	DBSPALXA
CENTURYTEL-AL-NORTH	259789	DELTALXA
CENTURYTEL-AL-NORTH	259789	DTRTALXA
CENTURYTEL-AL-NORTH	259789	ETVLALXA
CENTURYTEL-AL-NORTH	259789	FLVLALXA
CENTURYTEL-AL-NORTH	259789	FWRVALXA
CENTURYTEL-AL-NORTH	259789	FYTTALXA
CENTURYTEL-AL-NORTH	259789	GDBAALXA
CENTURYTEL-AL-NORTH	259789	GORDALXA
CENTURYTEL-AL-NORTH	259789	GUINALXA
CENTURYTEL-AL-NORTH	259789	HCBGALXA
CENTURYTEL-AL-NORTH	259789	HFLNALXA
CENTURYTEL-AL-NORTH	259789	HLVLALXA
CENTURYTEL-AL-NORTH	259789	HMTNALXA
CENTURYTEL-AL-NORTH	259789	IRSEALXA
CENTURYTEL-AL-NORTH	259789	JMSNALXA
CENTURYTEL-AL-NORTH	259789	LECTALXA
CENTURYTEL-AL-NORTH	259789	LNCLALXA
CENTURYTEL-AL-NORTH	259789	LNVLALXA
CENTURYTEL-AL-NORTH	259789	MENTALXA
CENTURYTEL-AL-NORTH	259789	MRCRALXA
CENTURYTEL-AL-NORTH	259789	MSSYALXA
CENTURYTEL-AL-NORTH	259789	NTSLALXA

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
CENTURYTEL-AL-NORTH	259789	ODRGALXA
CENTURYTEL-AL-NORTH	259789	ORVLALXA
CENTURYTEL-AL-NORTH	259789	PANLALXA
CENTURYTEL-AL-NORTH	259789	PHBLALXA
CENTURYTEL-AL-NORTH	259789	PLCYALXA
CENTURYTEL-AL-NORTH	259789	PNHLALXA
CENTURYTEL-AL-NORTH	259789	RCFRALXA
CENTURYTEL-AL-NORTH	259789	RFRMALXA
CENTURYTEL-AL-NORTH	259789	SLGNALXA
CENTURYTEL-AL-NORTH	259789	THRSALXA
CENTURYTEL-AL-NORTH	259789	TLLSALXA
CENTURYTEL-AL-NORTH	259789	TSVLALXA
CENTURYTEL-AL-NORTH	259789	VERNALXA
CENTURYTEL-AL-NORTH	259789	VYHDALXA
CENTURYTEL-AL-NORTH	259789	WDLDALXA
CENTURYTEL-AL-NORTH	259789	WDLYALXA
CENTURYTEL-AL-NORTH	259789	WEDWALXA
CENTURYTEL-AL-NORTH	259789	WNFDALXA
CENTURYTEL-AL-SOUTH	259788	ABVLALXA
CENTURYTEL-AL-SOUTH	259788	ANDSALXA
CENTURYTEL-AL-SOUTH	259788	ARITALXA
CENTURYTEL-AL-SOUTH	259788	BNKSALXA
CENTURYTEL-AL-SOUTH	259788	BRNDALXA
CENTURYTEL-AL-SOUTH	259788	BTLYALXA
CENTURYTEL-AL-SOUTH	259788	CLIOALXA
CENTURYTEL-AL-SOUTH	259788	CLMAALXA
CENTURYTEL-AL-SOUTH	259788	DLVLALXA
CENTURYTEL-AL-SOUTH	259788	DOZRALXA
CENTURYTEL-AL-SOUTH	259788	DTHNALXA
CENTURYTEL-AL-SOUTH	259788	ECHOALXA
CENTURYTEL-AL-SOUTH	259788	ELBAALXA
CENTURYTEL-AL-SOUTH	259788	ENTRALXA
CENTURYTEL-AL-SOUTH	259788	FRHMALXA
CENTURYTEL-AL-SOUTH	259788	GENVALXA
CENTURYTEL-AL-SOUTH	259788	GNTTALXA
CENTURYTEL-AL-SOUTH	259788	GNVLALXA
CENTURYTEL-AL-SOUTH	259788	GRGNALXA
CENTURYTEL-AL-SOUTH	259788	HDLDALXA
CENTURYTEL-AL-SOUTH	259788	HRFRALXA
CENTURYTEL-AL-SOUTH	259788	KSTNALXA

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
CENTURYTEL-AL-SOUTH	259788	LSVLALXA
CENTURYTEL-AL-SOUTH	259788	LVRNALXA
CENTURYTEL-AL-SOUTH	259788	MCKNALXA
CENTURYTEL-AL-SOUTH	259788	MLCYALXA
CENTURYTEL-AL-SOUTH	259788	NWBCALXA
CENTURYTEL-AL-SOUTH	259788	NWTNALXA
CENTURYTEL-AL-SOUTH	259788	NWVIALXA
CENTURYTEL-AL-SOUTH	259788	OPP ALXA
CENTURYTEL-AL-SOUTH	259788	OZRKALXA
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CENTURYTEL-AL-SOUTH	259788	SCBOALXA
CENTURYTEL-AL-SOUTH	259788	SECTALXA
CENTURYTEL-AL-SOUTH	259788	SKLNALXA
CENTURYTEL-AL-SOUTH	259788	SLCMALXA
CENTURYTEL-AL-SOUTH	259788	SMSNALXA
CENTURYTEL-AL-SOUTH	259788	WCBGALXA
FARMERS TELECOM COOP	250290	Study Area
FRONTIER COMM.-AL	250306	Study Area
FRONTIER COMM-SOUTH	250318	Study Area
FRONTIER-LAMAR CNTY	250301	Study Area
GRACEBA TOTAL COMM	250295	Study Area
GTC, INC.	210291	Study Area
GULF TEL CO - AL	250298	Study Area
HAYNEVILLE TEL CO	250299	Study Area
HOPPER TELECOMM. CO.	250300	Study Area
KNOLOGY OF THE VALLEY FORMER	220371	Study Area
MILLRY TEL CO	250304	Study Area
MON-CRE TEL COOP	250305	Study Area
MOUNDVILLE TEL CO	250307	Study Area
NATIONAL OF ALABAMA	250286	Study Area
NEW HOPE TEL COOP	250308	Study Area
OAKMAN TEL CO (TDS)	250311	Study Area
OTELCO TELEPHONE LLC	250312	Study Area
PEOPLES TEL CO	250314	Study Area
PINE BELT TEL CO	250315	Study Area
RAGLAND TEL CO	250316	Study Area
ROANOKE TEL CO	250317	Study Area
SO CENTRAL BELL-AL	255181	ALBSALMA
SO CENTRAL BELL-AL	255181	ALCYALMT
SO CENTRAL BELL-AL	255181	ALVLALMA

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
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SO CENTRAL BELL-AL	255181	ANTNALLE
SO CENTRAL BELL-AL	255181	ANTNALMT
SO CENTRAL BELL-AL	255181	ANTNALOX
SO CENTRAL BELL-AL	255181	ATHNALER
SO CENTRAL BELL-AL	255181	ATHNALMA
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SO CENTRAL BELL-AL	255181	BRHMALCP
SO CENTRAL BELL-AL	255181	BRHMALEL
SO CENTRAL BELL-AL	255181	BRHMALEN
SO CENTRAL BELL-AL	255181	BRHMALEW
SO CENTRAL BELL-AL	255181	BRHMALFO
SO CENTRAL BELL-AL	255181	BRHMALFS
SO CENTRAL BELL-AL	255181	BRHMALHW
SO CENTRAL BELL-AL	255181	BRHMALMT
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SO CENTRAL BELL-AL	255181	BRHMALOX
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SO CENTRAL BELL-AL	255181	BRHMALVA
SO CENTRAL BELL-AL	255181	BRHMALWE
SO CENTRAL BELL-AL	255181	BRHMALWL
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SO CENTRAL BELL-AL	255181	BRTOALMA
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SO CENTRAL BELL-AL	255181	BSMRALHT
SO CENTRAL BELL-AL	255181	BSMRALMA
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SO CENTRAL BELL-AL	255181	CALRALMA
SO CENTRAL BELL-AL	255181	CHBGALMA
SO CENTRAL BELL-AL	255181	CHLSALMA
SO CENTRAL BELL-AL	255181	CLANALMA
SO CENTRAL BELL-AL	255181	CLMBALMA
SO CENTRAL BELL-AL	255181	CLMNALFA
SO CENTRAL BELL-AL	255181	CLMNALJC

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
SO CENTRAL BELL-AL	255181	CLMNALMA
SO CENTRAL BELL-AL	255181	CNVIALMA
SO CENTRAL BELL-AL	255181	CRDVALMA
SO CENTRAL BELL-AL	255181	CRHLALNM
SO CENTRAL BELL-AL	255181	CRLDALMA
SO CENTRAL BELL-AL	255181	CTRNALNM
SO CENTRAL BELL-AL	255181	CYTNALMA
SO CENTRAL BELL-AL	255181	DCTRALMT
SO CENTRAL BELL-AL	255181	DDVLALMA
SO CENTRAL BELL-AL	255181	DMPLALMA
SO CENTRAL BELL-AL	255181	DORAALMA
SO CENTRAL BELL-AL	255181	EUFLALMA
SO CENTRAL BELL-AL	255181	EUTWALBO
SO CENTRAL BELL-AL	255181	EUTWALMA
SO CENTRAL BELL-AL	255181	EVRGALMA
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SO CENTRAL BELL-AL	255181	FMTNALMT
SO CENTRAL BELL-AL	255181	FRHPALMA
SO CENTRAL BELL-AL	255181	FTDPALMA
SO CENTRAL BELL-AL	255181	FTPYALMA
SO CENTRAL BELL-AL	255181	GDSDALHS
SO CENTRAL BELL-AL	255181	GDSDALMT
SO CENTRAL BELL-AL	255181	GDSDALRD
SO CENTRAL BELL-AL	255181	GDWRALMA
SO CENTRAL BELL-AL	255181	GNBOALMA
SO CENTRAL BELL-AL	255181	GRDLALNM
SO CENTRAL BELL-AL	255181	GRLYALMA
SO CENTRAL BELL-AL	255181	GTVLALNM
SO CENTRAL BELL-AL	255181	GYVLALNM
SO CENTRAL BELL-AL	255181	HLVIALMA
SO CENTRAL BELL-AL	255181	HNVIALLW
SO CENTRAL BELL-AL	255181	HNVIALMT
SO CENTRAL BELL-AL	255181	HNVIALPW
SO CENTRAL BELL-AL	255181	HNVIALRW
SO CENTRAL BELL-AL	255181	HNVIALUN
SO CENTRAL BELL-AL	255181	HNVLALBR
SO CENTRAL BELL-AL	255181	HNVLALNM
SO CENTRAL BELL-AL	255181	HRBOALOM
SO CENTRAL BELL-AL	255181	HRTSALNM

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
SO CENTRAL BELL-AL	255181	HRTSALPE
SO CENTRAL BELL-AL	255181	HZGRALMA
SO CENTRAL BELL-AL	255181	JCSNALNM
SO CENTRAL BELL-AL	255181	JCVLALMA
SO CENTRAL BELL-AL	255181	JSPRALMT
SO CENTRAL BELL-AL	255181	KLLNALMA
SO CENTRAL BELL-AL	255181	LFY TALRS
SO CENTRAL BELL-AL	255181	LG TNALMA
SO CENTRAL BELL-AL	255181	LNDNALMA
SO CENTRAL BELL-AL	255181	LVTNALLA
SO CENTRAL BELL-AL	255181	LXTNALMA
SO CENTRAL BELL-AL	255181	MARNALNM
SO CENTRAL BELL-AL	255181	MCINALMA
SO CENTRAL BELL-AL	255181	MDSNALNM
SO CENTRAL BELL-AL	255181	MNFDALMA
SO CENTRAL BELL-AL	255181	MNTVALNM
SO CENTRAL BELL-AL	255181	MOBLALAP
SO CENTRAL BELL-AL	255181	MOBLALAZ
SO CENTRAL BELL-AL	255181	MOBLALBF
SO CENTRAL BELL-AL	255181	MOBLALOS
SO CENTRAL BELL-AL	255181	MOBLALPR
SO CENTRAL BELL-AL	255181	MOBLALSA
SO CENTRAL BELL-AL	255181	MOBLALSE
SO CENTRAL BELL-AL	255181	MOBLALSF
SO CENTRAL BELL-AL	255181	MOBLALSH
SO CENTRAL BELL-AL	255181	MOBLALSK
SO CENTRAL BELL-AL	255181	MOBLALTH
SO CENTRAL BELL-AL	255181	MOLTALNM
SO CENTRAL BELL-AL	255181	MPVLALMA
SO CENTRAL BELL-AL	255181	MTGMALDA
SO CENTRAL BELL-AL	255181	MTGMALMB
SO CENTRAL BELL-AL	255181	MTGMALMT
SO CENTRAL BELL-AL	255181	MTGMALNO
SO CENTRAL BELL-AL	255181	MTVRALMA
SO CENTRAL BELL-AL	255181	OHTCALMA
SO CENTRAL BELL-AL	255181	OPLKALMT
SO CENTRAL BELL-AL	255181	PDMTALMA
SO CENTRAL BELL-AL	255181	PHCYALFM
SO CENTRAL BELL-AL	255181	PHCYALMA
SO CENTRAL BELL-AL	255181	PLSKTNMA

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
SO CENTRAL BELL-AL	255181	PNSNALMA
SO CENTRAL BELL-AL	255181	PRSHALNM
SO CENTRAL BELL-AL	255181	PRVLALMA
SO CENTRAL BELL-AL	255181	QTMNMSMA
SO CENTRAL BELL-AL	255181	RDBAALMA
SO CENTRAL BELL-AL	255181	RLVLALMA
SO CENTRAL BELL-AL	255181	RRVLALMA
SO CENTRAL BELL-AL	255181	SELMALMT
SO CENTRAL BELL-AL	255181	SHFDALMT
SO CENTRAL BELL-AL	255181	STSNALMA
SO CENTRAL BELL-AL	255181	SYLCALMT
SO CENTRAL BELL-AL	255181	THVLALMA
SO CENTRAL BELL-AL	255181	TLDGALMA
SO CENTRAL BELL-AL	255181	TLDGALRF
SO CENTRAL BELL-AL	255181	TROYALMA
SO CENTRAL BELL-AL	255181	TSCLALDH
SO CENTRAL BELL-AL	255181	TSCLALMT
SO CENTRAL BELL-AL	255181	TSCLALNO
SO CENTRAL BELL-AL	255181	TSKGALMA
SO CENTRAL BELL-AL	255181	TWCKALMA
SO CENTRAL BELL-AL	255181	UNTWALNM
SO CENTRAL BELL-AL	255181	VNCNALMA
SO CENTRAL BELL-AL	255181	WBTNALNM
SO CENTRAL BELL-AL	255181	WRRRALNM
SO CENTRAL BELL-AL	255181	WTMPALMA
SO CENTRAL BELL-AL	255181	YORKALMA
SOUTHERN BELL-FL	215191	CNTMFLLE
SOUTHERN BELL-GA	225192	BWDNGAMA
SOUTHERN BELL-GA	225192	LGRNGAMA
SOUTHERN BELL-GA	225192	TLLPGAES
TRENTON TEL CO	220389	Study Area
UNION SPRINGS TEL CO	250322	Study Area
VALLEY TEL CO, LLC	220324	Study Area
WINDSTREAM AL	250302	Study Area

T-Mobile Low Income Only ETC Designated Service Area  
**Connecticut**

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLI Code</b>
SOUTHERN NEW ENGLAND	135200	BLFDCT00
SOUTHERN NEW ENGLAND	135200	BLTCCT00
SOUTHERN NEW ENGLAND	135200	BRFDCT00
SOUTHERN NEW ENGLAND	135200	BRFRCT00
SOUTHERN NEW ENGLAND	135200	BRLNCT00
SOUTHERN NEW ENGLAND	135200	BRPTCT01
SOUTHERN NEW ENGLAND	135200	BRPTCT03
SOUTHERN NEW ENGLAND	135200	BRSTCT00
SOUTHERN NEW ENGLAND	135200	BTHNCT00
SOUTHERN NEW ENGLAND	135200	CHSHCT01
SOUTHERN NEW ENGLAND	135200	CLCHCT00
SOUTHERN NEW ENGLAND	135200	CLMACT00
SOUTHERN NEW ENGLAND	135200	CLTNCT00
SOUTHERN NEW ENGLAND	135200	CNANCT00
SOUTHERN NEW ENGLAND	135200	CNTNCT00
SOUTHERN NEW ENGLAND	135200	CNTYCT00
SOUTHERN NEW ENGLAND	135200	CRNWCT00
SOUTHERN NEW ENGLAND	135200	CRWLCT00
SOUTHERN NEW ENGLAND	135200	DARNCT00
SOUTHERN NEW ENGLAND	135200	DNBRCT00
SOUTHERN NEW ENGLAND	135200	DNSNCT00
SOUTHERN NEW ENGLAND	135200	DPRVCT00
SOUTHERN NEW ENGLAND	135200	DRBYCT00
SOUTHERN NEW ENGLAND	135200	DRHMCT00
SOUTHERN NEW ENGLAND	135200	EHRTCT01
SOUTHERN NEW ENGLAND	135200	EHRTCT02
SOUTHERN NEW ENGLAND	135200	EHTNCT00
SOUTHERN NEW ENGLAND	135200	EHVNCT00
SOUTHERN NEW ENGLAND	135200	ENFDCT01
SOUTHERN NEW ENGLAND	135200	ENFDCT02
SOUTHERN NEW ENGLAND	135200	ESSXCT00
SOUTHERN NEW ENGLAND	135200	FRFDCT00
SOUTHERN NEW ENGLAND	135200	FRTNCT00
SOUTHERN NEW ENGLAND	135200	GLBYCT00
SOUTHERN NEW ENGLAND	135200	GRNBCT00
SOUTHERN NEW ENGLAND	135200	GRTNCT00
SOUTHERN NEW ENGLAND	135200	GRTWCT00

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLI Code</b>
SOUTHERN NEW ENGLAND	135200	GSHNCT00
SOUTHERN NEW ENGLAND	135200	GUFDC00
SOUTHERN NEW ENGLAND	135200	HGNMCT00
SOUTHERN NEW ENGLAND	135200	HMDNCT00
SOUTHERN NEW ENGLAND	135200	HMPNCT00
SOUTHERN NEW ENGLAND	135200	HNTNCT00
SOUTHERN NEW ENGLAND	135200	HRFRCT03
SOUTHERN NEW ENGLAND	135200	JWCYCT00
SOUTHERN NEW ENGLAND	135200	KENTCT00
SOUTHERN NEW ENGLAND	135200	LBNNCT00
SOUTHERN NEW ENGLAND	135200	LDYRCT00
SOUTHERN NEW ENGLAND	135200	LKVLCT00
SOUTHERN NEW ENGLAND	135200	LTFDCT00
SOUTHERN NEW ENGLAND	135200	LYMECT01
SOUTHERN NEW ENGLAND	135200	MDLBCT00
SOUTHERN NEW ENGLAND	135200	MDSNCT01
SOUTHERN NEW ENGLAND	135200	MDSNCT02
SOUTHERN NEW ENGLAND	135200	MDTWCT00
SOUTHERN NEW ENGLAND	135200	MLFRCT00
SOUTHERN NEW ENGLAND	135200	MNCHCT00
SOUTHERN NEW ENGLAND	135200	MODSCT00
SOUTHERN NEW ENGLAND	135200	MRDNCT00
SOUTHERN NEW ENGLAND	135200	MRLBCT00
SOUTHERN NEW ENGLAND	135200	MTVLCT00
SOUTHERN NEW ENGLAND	135200	MYSTCT00
SOUTHERN NEW ENGLAND	135200	NBFRCT00
SOUTHERN NEW ENGLAND	135200	NGTCCT00
SOUTHERN NEW ENGLAND	135200	NHVNCT00
SOUTHERN NEW ENGLAND	135200	NINTCT00
SOUTHERN NEW ENGLAND	135200	NMFRCT00
SOUTHERN NEW ENGLAND	135200	NRFLCT00
SOUTHERN NEW ENGLAND	135200	NRWCCT00
SOUTHERN NEW ENGLAND	135200	NRWLCT02
SOUTHERN NEW ENGLAND	135200	NRWLCT03
SOUTHERN NEW ENGLAND	135200	NWBRCT00
SOUTHERN NEW ENGLAND	135200	NWCNCT00
SOUTHERN NEW ENGLAND	135200	NWFLCT00
SOUTHERN NEW ENGLAND	135200	NWHNCT03
SOUTHERN NEW ENGLAND	135200	NWLNCT02
SOUTHERN NEW ENGLAND	135200	NWNTCT00

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLI Code</b>
SOUTHERN NEW ENGLAND	135200	NWTWCT00
SOUTHERN NEW ENGLAND	135200	OGNWCT00
SOUTHERN NEW ENGLAND	135200	OLSYCT00
SOUTHERN NEW ENGLAND	135200	ORNGCT00
SOUTHERN NEW ENGLAND	135200	PLFDCT00
SOUTHERN NEW ENGLAND	135200	PLVLCT00
SOUTHERN NEW ENGLAND	135200	PRSPCT00
SOUTHERN NEW ENGLAND	135200	PTLDCT00
SOUTHERN NEW ENGLAND	135200	PTNMCT00
SOUTHERN NEW ENGLAND	135200	RDFDCT00
SOUTHERN NEW ENGLAND	135200	RDNGCT00
SOUTHERN NEW ENGLAND	135200	RKVLCT00
SOUTHERN NEW ENGLAND	135200	SFFDCT00
SOUTHERN NEW ENGLAND	135200	SGTNCT00
SOUTHERN NEW ENGLAND	135200	SHRNCT00
SOUTHERN NEW ENGLAND	135200	SMBYCT00
SOUTHERN NEW ENGLAND	135200	SMFRCT01
SOUTHERN NEW ENGLAND	135200	SMFRCT02
SOUTHERN NEW ENGLAND	135200	SOBYCT00
SOUTHERN NEW ENGLAND	135200	SRFRCT00
SOUTHERN NEW ENGLAND	135200	STRSCT01
SOUTHERN NEW ENGLAND	135200	STSPCT00
SOUTHERN NEW ENGLAND	135200	STTNCT00
SOUTHERN NEW ENGLAND	135200	SYMRCT00
SOUTHERN NEW ENGLAND	135200	THSNCT00
SOUTHERN NEW ENGLAND	135200	THTNCT00
SOUTHERN NEW ENGLAND	135200	TMBLCT00
SOUTHERN NEW ENGLAND	135200	TRTNCT00
SOUTHERN NEW ENGLAND	135200	UNVLCT00
SOUTHERN NEW ENGLAND	135200	WASHCT00
SOUTHERN NEW ENGLAND	135200	WDSTCT00
SOUTHERN NEW ENGLAND	135200	WHFRCT01
SOUTHERN NEW ENGLAND	135200	WHFRCT02
SOUTHERN NEW ENGLAND	135200	WLCTCT00
SOUTHERN NEW ENGLAND	135200	WLFRCT00
SOUTHERN NEW ENGLAND	135200	WLK SCT00
SOUTHERN NEW ENGLAND	135200	WLMNCT00
SOUTHERN NEW ENGLAND	135200	WLTOCT00
SOUTHERN NEW ENGLAND	135200	WNSDCT00
SOUTHERN NEW ENGLAND	135200	WNSTCT00

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLI Code</b>
SOUTHERN NEW ENGLAND	135200	WPNGCT00
SOUTHERN NEW ENGLAND	135200	WSBKCT00
SOUTHERN NEW ENGLAND	135200	WSHNCT00
SOUTHERN NEW ENGLAND	135200	WSPTCT00
SOUTHERN NEW ENGLAND	135200	WSTVCT00
SOUTHERN NEW ENGLAND	135200	WTFDCT00
SOUTHERN NEW ENGLAND	135200	WTRBCT00
SOUTHERN NEW ENGLAND	135200	WTTWCT00
VERIZON MASS.	115112	WBSTMANE
VERIZON NEW YORK	155130	PTCHNYPC
VERIZON NEW YORK	155130	WHPLNYWP

T-Mobile Low Income Only ETC Designated Service Area  
**Delaware**

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
VERIZON DELAWARE INC	565010	ANGLDEAN
VERIZON DELAWARE INC	565010	BGVLDEBG
VERIZON DELAWARE INC	565010	CMDNDECD
VERIZON DELAWARE INC	565010	DGBODEDG
VERIZON DELAWARE INC	565010	DLMRDEDM
VERIZON DELAWARE INC	565010	DOVRDEDV
VERIZON DELAWARE INC	565010	FETNDEFE
VERIZON DELAWARE INC	565010	FRDRDEFR
VERIZON DELAWARE INC	565010	GMBODEGB
VERIZON DELAWARE INC	565010	GNWDDEGN
VERIZON DELAWARE INC	565010	GRTWDEGR
VERIZON DELAWARE INC	565010	HCKSDEHC
VERIZON DELAWARE INC	565010	HLOKDEHL
VERIZON DELAWARE INC	565010	HRTLDEHL
VERIZON DELAWARE INC	565010	HRTNDEHA
VERIZON DELAWARE INC	565010	LARLDELR
VERIZON DELAWARE INC	565010	LEWSDELW
VERIZON DELAWARE INC	565010	MDTWDEMT
VERIZON DELAWARE INC	565010	MLBODEMB
VERIZON DELAWARE INC	565010	MLFRDEMF
VERIZON DELAWARE INC	565010	MLTNDEML
VERIZON DELAWARE INC	565010	MSTNDEMA
VERIZON DELAWARE INC	565010	NWCSDENC
VERIZON DELAWARE INC	565010	NWRKDENB
VERIZON DELAWARE INC	565010	OCVWDEOC
VERIZON DELAWARE INC	565010	RHBHDERB
VERIZON DELAWARE INC	565010	SEFRDESF
VERIZON DELAWARE INC	565010	SLVLDESV
VERIZON DELAWARE INC	565010	SMYRDESM
VERIZON DELAWARE INC	565010	TLVLDETV
VERIZON DELAWARE INC	565010	WLMGDEPR
VERIZON DELAWARE INC	565010	WLMGDEWL
VERIZON DELAWARE INC	565010	WRHLDEWH
VERIZON NEW JERSEY	165120	PGRVNJPG

T-Mobile Low Income Only ETC Designated Service Area  
**District of Columbia**

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLI Code</b>
VERIZON MARYLAND, INC.	185030	TMHLM DTH
VERIZON WA, DC INC.	575020	WASHDCAC
VERIZON WA, DC INC.	575020	WASHDCBK
VERIZON WA, DC INC.	575020	WASHDCBN
VERIZON WA, DC INC.	575020	WASHDCCH
VERIZON WA, DC INC.	575020	WASHDCDK
VERIZON WA, DC INC.	575020	WASHDCDN
VERIZON WA, DC INC.	575020	WASHDCDP
VERIZON WA, DC INC.	575020	WASHDCGG
VERIZON WA, DC INC.	575020	WASHDCGT
VERIZON WA, DC INC.	575020	WASHDCLC
VERIZON WA, DC INC.	575020	WASHDCMO
VERIZON WA, DC INC.	575020	WASHDCMT
VERIZON WA, DC INC.	575020	WASHDCSE
VERIZON WA, DC INC.	575020	WASHDCSW
VERIZON WA, DC INC.	575020	WASHDCWL

T-Mobile Low Income Only ETC Designated Service Area  
New Hampshire

Company Name	Study Area Code	Service Area or Wire Center CLLI Code
BRETTON WOODS TEL CO	120038	Study Area
DUNBARTON TEL CO	120043	Study Area
GRANITE STATE TEL	120039	Study Area
KEARSARGE TEL CO	120045	Study Area
MCTA, INC.	123321	Study Area
MERRIMACK COUNTY TEL	120047	Study Area
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	ALSTNHLI
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	AMSBMAPL
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	ASLDNHHI
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	ATSNNHMA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	BDFRNHAM
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	BLFLVTHE
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	BLMTNHMA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	BNTONHPR
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	BRBOVTMA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	BRFRVTPG
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	BRSTNHSP
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	BRTLNHGE
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	CANDNHDE
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	CANNNHYA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	CHTWNHBR
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	CLMTNHBR
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	CMTNNHOW
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	CNCRNHISO
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	CNHRNHPL
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	CNOSNHFO
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	CNSWNHSL
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	CNTRNHSH
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	CNWYNHYA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	DBLNNHMO
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	DNBRNHDB
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	DOVRNHTH
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	DRFDNHCC
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	DRHMNHMC
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	DRRYNHEB
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	ENFDNHNM
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	EPNGNHMA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	EPSMNBH
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	EXTRNHCE
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	FARLVTML
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	FKLNNHFR
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	FRTNNHMG
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	FTZWNHUT
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	GFTWNHWH

Company Name	Study Area Code	Service Area or Wire Center CLLI Code
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	GLDLNHAB
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	GNFDNHMA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	GNVLNHAD
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	GRHMNHHLA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	HMPNNHWI
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	HMPSNHMA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	HNCCNHSC
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	HNDLNHMA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	HNVRNHSC
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	HRVLNHMA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	JCSNNHHTH
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	JFRYNHRI
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	KEENNHWA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	KGTNNHBA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	LACNNNHM
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	LBNNNHBA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	LYMENHYA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	MDSNNHYA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	MLBONHYA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	MLFRNHSD
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	MLTNNHSD
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	MNCHNHCO
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	MRBONHYA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	MRDTNHWA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	MRLWNHYA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	MRCMNHYA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	MTMLNHWE
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	NASHNHGR
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	NASHNHWP
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	NBTNNHHP
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	NCWYNHKE
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	NWDSNHMA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	NWMRNHGE
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	NWODNHYA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	NWPTNHMA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	PLHMNHBR
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	PLMONHLH
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	PLSTNHMA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	PNCKNHCH
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	PTFDNHBR
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	PTMONHIS
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	PTRBNHCO
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	RMNYNHSL
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	RNDGNHCE
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	ROCHNHWE
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	RYBHNHCE
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	RYMNNHFL

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	SALMNHNB
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	SBRKNHNR
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	SBVLNHCS
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	SLLVNHYA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	SMRSNHHI
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	SNCKNHPA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	SPFRNHMS
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	SUNPNHMC
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	TLTNNHPR
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	TMWONHWH
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	TROYNHPR
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	WERSNHST
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	WLBNHGS
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	WLPLNHWP
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	WMLDNHWE
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	WNCHNHMI
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	WNDSVTPI
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	WRJTVTGA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	WRRNNHMA
NORTHERN NEW ENGLAND TELEPHONE OPERATIONS LLC	125113	WVYVNHMR
NORTHLAND TEL CO-ME	103313	Study Area
UNION TEL CO	120049	Study Area
WILTON TEL CO - NH	120050	Study Area

T-Mobile Low Income Only ETC Designated Service Area  
New York

Company Name	Study Area Code	Service Area or Wire Center CLLI Code
FRONTIER-ROCHESTER	150121	ATLNNYXA
FRONTIER-ROCHESTER	150121	AVONNYXA
FRONTIER-ROCHESTER	150121	BCPTNYXA
FRONTIER-ROCHESTER	150121	BITNNYXA
FRONTIER-ROCHESTER	150121	BRGNNYXA
FRONTIER-ROCHESTER	150121	CANDNYXA
FRONTIER-ROCHESTER	150121	CCVLNYXA
FRONTIER-ROCHESTER	150121	CHCNXYXA
FRONTIER-ROCHESTER	150121	CLDNXYXA
FRONTIER-ROCHESTER	150121	CSTLNYXA
FRONTIER-ROCHESTER	150121	DNSVNYXA
FRONTIER-ROCHESTER	150121	ERCHNYXA
FRONTIER-ROCHESTER	150121	FAPTNYXB
FRONTIER-ROCHESTER	150121	FRTNNYXA
FRONTIER-ROCHESTER	150121	GENSNYXA
FRONTIER-ROCHESTER	150121	HMLCNYXA
FRONTIER-ROCHESTER	150121	HMLNNYXA
FRONTIER-ROCHESTER	150121	HNRTNYXA
FRONTIER-ROCHESTER	150121	HOFLNYXA
FRONTIER-ROCHESTER	150121	LCSRNYXA
FRONTIER-ROCHESTER	150121	LIVNNYXA
FRONTIER-ROCHESTER	150121	LROYNYXA
FRONTIER-ROCHESTER	150121	MTMRNYXA
FRONTIER-ROCHESTER	150121	NPLSNYXA
FRONTIER-ROCHESTER	150121	NUNDNYXA
FRONTIER-ROCHESTER	150121	PNFDNYXA
FRONTIER-ROCHESTER	150121	PRRYNYXA
FRONTIER-ROCHESTER	150121	PVLNNYXA
FRONTIER-ROCHESTER	150121	ROCHNYXB
FRONTIER-ROCHESTER	150121	ROCHNYXC
FRONTIER-ROCHESTER	150121	ROCHNYXD
FRONTIER-ROCHESTER	150121	ROCHNYXE
FRONTIER-ROCHESTER	150121	ROCHNYXF
FRONTIER-ROCHESTER	150121	ROCHNYXG
FRONTIER-ROCHESTER	150121	ROCHNYXH
FRONTIER-ROCHESTER	150121	ROCHNYXJ

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
FRONTIER-ROCHESTER	150121	ROCHNYXK
FRONTIER-ROCHESTER	150121	SCVLNYXA
FRONTIER-ROCHESTER	150121	SPWRNYXA
FRONTIER-ROCHESTER	150121	VCTRNYXA
FRONTIER-ROCHESTER	150121	WBSTNYXA
FRONTIER-ROCHESTER	150121	WBSTNYXB
FRONTIER-ROCHESTER	150121	WRSWNYXA
FRONTIER-ROCHESTER	150121	WYLDNYXA
FRONTIER-ROCHESTER	150121	WYNGNYXA
VERIZON NEW JERSEY	165120	CLSTNJCO
VERIZON NEW YORK	155130	AKRNNYAK
VERIZON NEW YORK	155130	ALBNNYAI
VERIZON NEW YORK	155130	ALBYNYGD
VERIZON NEW YORK	155130	ALBYNYSS
VERIZON NEW YORK	155130	ALBYNYWA
VERIZON NEW YORK	155130	ALDNNYAD
VERIZON NEW YORK	155130	ALMTNYAL
VERIZON NEW YORK	155130	AMBRNYAB
VERIZON NEW YORK	155130	AMENNYAN
VERIZON NEW YORK	155130	AMHRNYMP
VERIZON NEW YORK	155130	AMSTNYPE
VERIZON NEW YORK	155130	ANGENYAG
VERIZON NEW YORK	155130	ANGLNYAO
VERIZON NEW YORK	155130	ARCDNYAE
VERIZON NEW YORK	155130	ARGYNYAY
VERIZON NEW YORK	155130	ARPTNYAR
VERIZON NEW YORK	155130	ARVGNYAV
VERIZON NEW YORK	155130	ATTCNYAT
VERIZON NEW YORK	155130	ATWPNYAW
VERIZON NEW YORK	155130	AUBNNYAU
VERIZON NEW YORK	155130	AVOCNYAC
VERIZON NEW YORK	155130	AVPKNYAV
VERIZON NEW YORK	155130	AXBANYAX
VERIZON NEW YORK	155130	BALSNYBA
VERIZON NEW YORK	155130	BATHNYBH
VERIZON NEW YORK	155130	BATVNYBT
VERIZON NEW YORK	155130	BAVLNYBV
VERIZON NEW YORK	155130	BBYLNYBN
VERIZON NEW YORK	155130	BDVGNYBV

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
VERIZON NEW YORK	155130	BECNNYBE
VERIZON NEW YORK	155130	BERNNYBR
VERIZON NEW YORK	155130	BFLONYBA
VERIZON NEW YORK	155130	BFLONYEL
VERIZON NEW YORK	155130	BFLONYFR
VERIZON NEW YORK	155130	BFLONYHE
VERIZON NEW YORK	155130	BFLONYMA
VERIZON NEW YORK	155130	BFLONYSP
VERIZON NEW YORK	155130	BGFLNYBF
VERIZON NEW YORK	155130	BLFSNYBZ
VERIZON NEW YORK	155130	BLLNNYBG
VERIZON NEW YORK	155130	BLMTNYBM
VERIZON NEW YORK	155130	BLRVNYBC
VERIZON NEW YORK	155130	BLSSNYBS
VERIZON NEW YORK	155130	BLVRNYBX
VERIZON NEW YORK	155130	BNGHNYHY
VERIZON NEW YORK	155130	BNGHNYRO
VERIZON NEW YORK	155130	BNVDNYBD
VERIZON NEW YORK	155130	BRKRNYBK
VERIZON NEW YORK	155130	BRNVNYBW
VERIZON NEW YORK	155130	BRPTNYBP
VERIZON NEW YORK	155130	BRWDNYBW
VERIZON NEW YORK	155130	BRWSNYBW
VERIZON NEW YORK	155130	BSTNNYBN
VERIZON NEW YORK	155130	BYRNNYBY
VERIZON NEW YORK	155130	BYSHNYBY
VERIZON NEW YORK	155130	CAIRNYCA
VERIZON NEW YORK	155130	CANSNYCZ
VERIZON NEW YORK	155130	CBSLNYZB
VERIZON NEW YORK	155130	CHCKNYCE
VERIZON NEW YORK	155130	CHKTNYFR
VERIZON NEW YORK	155130	CHPQNYCP
VERIZON NEW YORK	155130	CHTGNYZH
VERIZON NEW YORK	155130	CHVYNYZV
VERIZON NEW YORK	155130	CICRNYCJ
VERIZON NEW YORK	155130	CLAYNYOS
VERIZON NEW YORK	155130	CLCNNYCN
VERIZON NEW YORK	155130	CLCRNYCC
VERIZON NEW YORK	155130	CLCTNYCC

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
VERIZON NEW YORK	155130	CLEVNYCE
VERIZON NEW YORK	155130	CLNCNYBA
VERIZON NEW YORK	155130	CLPKNYCP
VERIZON NEW YORK	155130	CLTNNYZI
VERIZON NEW YORK	155130	CLVLNYCK
VERIZON NEW YORK	155130	CLVRNYCV
VERIZON NEW YORK	155130	CLYDNYCY
VERIZON NEW YORK	155130	CMBRNYCM
VERIZON NEW YORK	155130	CMDNNYZM
VERIZON NEW YORK	155130	CMLSNYID
VERIZON NEW YORK	155130	CMLSNYON
VERIZON NEW YORK	155130	CMMKNYCM
VERIZON NEW YORK	155130	CMPBNYCP
VERIZON NEW YORK	155130	CMRNNYCF
VERIZON NEW YORK	155130	CNBRNYCD
VERIZON NEW YORK	155130	CNDLNYCL
VERIZON NEW YORK	155130	CNGRNYCN
VERIZON NEW YORK	155130	CNSRNYCX
VERIZON NEW YORK	155130	CNSTNYZA
VERIZON NEW YORK	155130	CNTTNYCI
VERIZON NEW YORK	155130	COTNNY56
VERIZON NEW YORK	155130	CPNHNYZP
VERIZON NEW YORK	155130	CPTWNYZW
VERIZON NEW YORK	155130	CRHDNYCH
VERIZON NEW YORK	155130	CRLDNYCR
VERIZON NEW YORK	155130	CRMLNYCL
VERIZON NEW YORK	155130	CRNGNYCG
VERIZON NEW YORK	155130	CRNWNYCW
VERIZON NEW YORK	155130	CRTHNYZG
VERIZON NEW YORK	155130	CSPPNYCS
VERIZON NEW YORK	155130	CSTNNYCS
VERIZON NEW YORK	155130	CTBRNYCB
VERIZON NEW YORK	155130	CTCHNYCU
VERIZON NEW YORK	155130	CTNGNYCH
VERIZON NEW YORK	155130	CTONNYZN
VERIZON NEW YORK	155130	CTRGNYSO
VERIZON NEW YORK	155130	CTSKNYCT
VERIZON NEW YORK	155130	CUBANYEM
VERIZON NEW YORK	155130	CYTNNYZY

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
VERIZON NEW YORK	155130	DBFYNYDF
VERIZON NEW YORK	155130	DLGVNYDG
VERIZON NEW YORK	155130	DLMRNYDA
VERIZON NEW YORK	155130	DLSNNYDL
VERIZON NEW YORK	155130	DNKRNYDK
VERIZON NEW YORK	155130	DNMRNYDN
VERIZON NEW YORK	155130	DRBYNYDB
VERIZON NEW YORK	155130	DRPKNYDP
VERIZON NEW YORK	155130	DVPLNYDP
VERIZON NEW YORK	155130	DVPTNYDT
VERIZON NEW YORK	155130	EAURNYEA
VERIZON NEW YORK	155130	EDENNYED
VERIZON NEW YORK	155130	EDTNNYET
VERIZON NEW YORK	155130	EGLVNYGL
VERIZON NEW YORK	155130	EGNBNYEG
VERIZON NEW YORK	155130	EHTNNYEH
VERIZON NEW YORK	155130	ELBANYEB
VERIZON NEW YORK	155130	ELCVNYEV
VERIZON NEW YORK	155130	ELDPNYEU
VERIZON NEW YORK	155130	ELVLNYEL
VERIZON NEW YORK	155130	EMIRNYEM
VERIZON NEW YORK	155130	ENDCNYEN
VERIZON NEW YORK	155130	ENPTNYEN
VERIZON NEW YORK	155130	ESPRNYER
VERIZON NEW YORK	155130	EVMLNYEI
VERIZON NEW YORK	155130	EZTWNYEZ
VERIZON NEW YORK	155130	FABSNYFB
VERIZON NEW YORK	155130	FKVLNYFK
VERIZON NEW YORK	155130	FLBGNYFB
VERIZON NEW YORK	155130	FLPKNYFP
VERIZON NEW YORK	155130	FLSCNYFM
VERIZON NEW YORK	155130	FRDLNYFM
VERIZON NEW YORK	155130	FRPTNYFP
VERIZON NEW YORK	155130	FRSHNYFS
VERIZON NEW YORK	155130	FSHKNYLD
VERIZON NEW YORK	155130	FSVLNYFL
VERIZON NEW YORK	155130	FTANNYFA
VERIZON NEW YORK	155130	FTCVNYFC
VERIZON NEW YORK	155130	FYTTNYFY

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
VERIZON NEW YORK	155130	FYVLNYFV
VERIZON NEW YORK	155130	GDISNYGI
VERIZON NEW YORK	155130	GENVNYGN
VERIZON NEW YORK	155130	GHVLNYGH
VERIZON NEW YORK	155130	GLCVNYGC
VERIZON NEW YORK	155130	GLFLNYGF
VERIZON NEW YORK	155130	GLWYNYGW
VERIZON NEW YORK	155130	GNBGNYFV
VERIZON NEW YORK	155130	GNWCNYGW
VERIZON NEW YORK	155130	GPTSNYGP
VERIZON NEW YORK	155130	GRCTNYGC
VERIZON NEW YORK	155130	GRCYNYGC
VERIZON NEW YORK	155130	GRGRNYGG
VERIZON NEW YORK	155130	GRLKNYGL
VERIZON NEW YORK	155130	GRNKNYGN
VERIZON NEW YORK	155130	GRSNNYGA
VERIZON NEW YORK	155130	GRTNNYGT
VERIZON NEW YORK	155130	GRVINYGE
VERIZON NEW YORK	155130	GSPTNYGP
VERIZON NEW YORK	155130	GVRNNYGO
VERIZON NEW YORK	155130	GWNDNYGD
VERIZON NEW YORK	155130	HAGUNYHQ
VERIZON NEW YORK	155130	HBRTNYHZ
VERIZON NEW YORK	155130	HCVLNYHV
VERIZON NEW YORK	155130	HDFLNYMS
VERIZON NEW YORK	155130	HDSNNYHD
VERIZON NEW YORK	155130	HGLDNYHG
VERIZON NEW YORK	155130	HHFLNYHF
VERIZON NEW YORK	155130	HIFLNYHF
VERIZON NEW YORK	155130	HLLDNYHO
VERIZON NEW YORK	155130	HLLYNYHE
VERIZON NEW YORK	155130	HMBGNYHB
VERIZON NEW YORK	155130	HMBYNYHB
VERIZON NEW YORK	155130	HMPSONYHS
VERIZON NEW YORK	155130	HMTNNYHA
VERIZON NEW YORK	155130	HNDLNYHI
VERIZON NEW YORK	155130	HNSTNYHU
VERIZON NEW YORK	155130	HNTRNYHN
VERIZON NEW YORK	155130	HOMRNYHM

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
VERIZON NEW YORK	155130	HRFRNYHR
VERIZON NEW YORK	155130	HRKMNYHC
VERIZON NEW YORK	155130	HRNLNYHL
VERIZON NEW YORK	155130	HRSNNYHN
VERIZON NEW YORK	155130	HRWKNYHW
VERIZON NEW YORK	155130	HSFLNYHS
VERIZON NEW YORK	155130	HSHDNYHH
VERIZON NEW YORK	155130	HYPKNYHK
VERIZON NEW YORK	155130	ILINNYIL
VERIZON NEW YORK	155130	ITHCNYIH
VERIZON NEW YORK	155130	ITHCNYPG
VERIZON NEW YORK	155130	JAVANYJA
VERIZON NEW YORK	155130	JFVLNYJF
VERIZON NEW YORK	155130	JHCYNYJC
VERIZON NEW YORK	155130	JNVLNYJV
VERIZON NEW YORK	155130	JRDNNYJD
VERIZON NEW YORK	155130	KENDNYKD
VERIZON NEW YORK	155130	KGTTNNYKG
VERIZON NEW YORK	155130	KNVYNYKV
VERIZON NEW YORK	155130	KRHNNYKR
VERIZON NEW YORK	155130	KTBANYKB
VERIZON NEW YORK	155130	KTNHNYKA
VERIZON NEW YORK	155130	LBRTNYLB
VERIZON NEW YORK	155130	LCPTNYLK
VERIZON NEW YORK	155130	LFRVNYLE
VERIZON NEW YORK	155130	LFYTNYLF
VERIZON NEW YORK	155130	LHSTNYLH
VERIZON NEW YORK	155130	LKGRNYLR
VERIZON NEW YORK	155130	LKHNNYLH
VERIZON NEW YORK	155130	LKKTNYLK
VERIZON NEW YORK	155130	LKPCNYLA
VERIZON NEW YORK	155130	LMSTNYLM
VERIZON NEW YORK	155130	LNBNYLB
VERIZON NEW YORK	155130	LNCSNYLC
VERIZON NEW YORK	155130	LNDYNYLN
VERIZON NEW YORK	155130	LNNGNYLG
VERIZON NEW YORK	155130	LRMTNYLA
VERIZON NEW YORK	155130	LSTNNYLW
VERIZON NEW YORK	155130	LTFLNYLS

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
VERIZON NEW YORK	155130	LTHMNYTS
VERIZON NEW YORK	155130	LTVYNYLI
VERIZON NEW YORK	155130	LVMNNYLV
VERIZON NEW YORK	155130	LVTWNYLT
VERIZON NEW YORK	155130	LXTNNYLX
VERIZON NEW YORK	155130	LYBRNYLB
VERIZON NEW YORK	155130	LYCMNYAE
VERIZON NEW YORK	155130	LYNSNYLY
VERIZON NEW YORK	155130	LYVLNYLL
VERIZON NEW YORK	155130	MACDNYMC
VERIZON NEW YORK	155130	MAINNYME
VERIZON NEW YORK	155130	MALNNYMM
VERIZON NEW YORK	155130	MARNNYMR
VERIZON NEW YORK	155130	MARVNYMV
VERIZON NEW YORK	155130	MCDGNYMD
VERIZON NEW YORK	155130	MCGRNYMG
VERIZON NEW YORK	155130	MCHSNYMA
VERIZON NEW YORK	155130	MCHVNYMC
VERIZON NEW YORK	155130	MCLNNYMZ
VERIZON NEW YORK	155130	MDPTNYMP
VERIZON NEW YORK	155130	MEDNNYPA
VERIZON NEW YORK	155130	MEXCNYMX
VERIZON NEW YORK	155130	MHPCNYMP
VERIZON NEW YORK	155130	MINLNYMI
VERIZON NEW YORK	155130	MINONYMI
VERIZON NEW YORK	155130	MIVLNYNV
VERIZON NEW YORK	155130	MLBKNYML
VERIZON NEW YORK	155130	MLFRNYMU
VERIZON NEW YORK	155130	MLTNNYMN
VERIZON NEW YORK	155130	MMRNNYMA
VERIZON NEW YORK	155130	MNHSNYMH
VERIZON NEW YORK	155130	MNTINYMT
VERIZON NEW YORK	155130	MNTKNYMT
VERIZON NEW YORK	155130	MOIRNYMY
VERIZON NEW YORK	155130	MORVNYMO
VERIZON NEW YORK	155130	MRBONYMB
VERIZON NEW YORK	155130	MRTWNYMW
VERIZON NEW YORK	155130	MSPQNYMP
VERIZON NEW YORK	155130	MSSNNYMQ

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
VERIZON NEW YORK	155130	MSTCNYMC
VERIZON NEW YORK	155130	MTKSNYMK
VERIZON NEW YORK	155130	MTVRNYMV
VERIZON NEW YORK	155130	NCHLNYNL
VERIZON NEW YORK	155130	NCLNNYNO
VERIZON NEW YORK	155130	NCLVNYNC
VERIZON NEW YORK	155130	NGFLNY76
VERIZON NEW YORK	155130	NGFLNYPO
VERIZON NEW YORK	155130	NGFLNYWO
VERIZON NEW YORK	155130	NGRNNYNG
VERIZON NEW YORK	155130	NROSNYNR
VERIZON NEW YORK	155130	NSYRNYNS
VERIZON NEW YORK	155130	NWBRNYNW
VERIZON NEW YORK	155130	NWBRNYWT
VERIZON NEW YORK	155130	NWCYNYNC
VERIZON NEW YORK	155130	NWFDNYNF
VERIZON NEW YORK	155130	NWFNNYMA
VERIZON NEW YORK	155130	NWPLNYNP
VERIZON NEW YORK	155130	NWRCNYNR
VERIZON NEW YORK	155130	NWRKNYNK
VERIZON NEW YORK	155130	NWWNNYNW
VERIZON NEW YORK	155130	NYACNYNK
VERIZON NEW YORK	155130	NYCKNY14
VERIZON NEW YORK	155130	NYCKNY71
VERIZON NEW YORK	155130	NYCKNY77
VERIZON NEW YORK	155130	NYCKNYAI
VERIZON NEW YORK	155130	NYCKNYAL
VERIZON NEW YORK	155130	NYCKNYAR
VERIZON NEW YORK	155130	NYCKNYAU
VERIZON NEW YORK	155130	NYCKNYAY
VERIZON NEW YORK	155130	NYCKNYBR
VERIZON NEW YORK	155130	NYCKNYBU
VERIZON NEW YORK	155130	NYCKNYCL
VERIZON NEW YORK	155130	NYCKNYFA
VERIZON NEW YORK	155130	NYCKNYFT
VERIZON NEW YORK	155130	NYCKNYKP
VERIZON NEW YORK	155130	NYCKNYLA
VERIZON NEW YORK	155130	NYCKNYRA
VERIZON NEW YORK	155130	NYCKNYTY

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
VERIZON NEW YORK	155130	NYCKNYWM
VERIZON NEW YORK	155130	NYCMNY18
VERIZON NEW YORK	155130	NYCMNY73
VERIZON NEW YORK	155130	NYCMNY97
VERIZON NEW YORK	155130	NYCMNYMN
VERIZON NEW YORK	155130	NYCMNYTH
VERIZON NEW YORK	155130	NYCMNYWA
VERIZON NEW YORK	155130	NYCMNYWS
VERIZON NEW YORK	155130	NYCQNYAS
VERIZON NEW YORK	155130	NYCQNYBA
VERIZON NEW YORK	155130	NYCQNYBH
VERIZON NEW YORK	155130	NYCQNYCO
VERIZON NEW YORK	155130	NYCQNYFH
VERIZON NEW YORK	155130	NYCQNYFL
VERIZON NEW YORK	155130	NYCQNYFR
VERIZON NEW YORK	155130	NYCQNYHS
VERIZON NEW YORK	155130	NYCQNYIA
VERIZON NEW YORK	155130	NYCQNYJA
VERIZON NEW YORK	155130	NYCQNYLI
VERIZON NEW YORK	155130	NYCQNYLN
VERIZON NEW YORK	155130	NYCQNYNJ
VERIZON NEW YORK	155130	NYCQNYNW
VERIZON NEW YORK	155130	NYCQNYOP
VERIZON NEW YORK	155130	NYCQNYRH
VERIZON NEW YORK	155130	NYCRNYND
VERIZON NEW YORK	155130	NYCRNYNS
VERIZON NEW YORK	155130	NYCRNYSS
VERIZON NEW YORK	155130	NYCRNYWS
VERIZON NEW YORK	155130	NYCXNYCR
VERIZON NEW YORK	155130	NYCXNYHO
VERIZON NEW YORK	155130	NYCXNYKB
VERIZON NEW YORK	155130	NYCXNYMH
VERIZON NEW YORK	155130	NYCXNYTB
VERIZON NEW YORK	155130	NYCXNYTR
VERIZON NEW YORK	155130	OKFDNYOK
VERIZON NEW YORK	155130	OKHLNYOH
VERIZON NEW YORK	155130	OLENNYHA
VERIZON NEW YORK	155130	ONEDNYOD
VERIZON NEW YORK	155130	ONNTNYOA

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
VERIZON NEW YORK	155130	ONTRNYON
VERIZON NEW YORK	155130	ORBGNYOB
VERIZON NEW YORK	155130	ORPKNYST
VERIZON NEW YORK	155130	OSNGNYOS
VERIZON NEW YORK	155130	OSWGNYSO
VERIZON NEW YORK	155130	OTEGNYOT
VERIZON NEW YORK	155130	OWEGNYOW
VERIZON NEW YORK	155130	OWSCNYOO
VERIZON NEW YORK	155130	OYBANYOY
VERIZON NEW YORK	155130	PASNNYPN
VERIZON NEW YORK	155130	PCHGNYPH
VERIZON NEW YORK	155130	PERUNYPE
VERIZON NEW YORK	155130	PGHKNYSH
VERIZON NEW YORK	155130	PGHKNYSP
VERIZON NEW YORK	155130	PHLANYPF
VERIZON NEW YORK	155130	PHMTNYPM
VERIZON NEW YORK	155130	PHNCNYPH
VERIZON NEW YORK	155130	PJSTNYPJ
VERIZON NEW YORK	155130	PKSKNYPS
VERIZON NEW YORK	155130	PLBGNYPB
VERIZON NEW YORK	155130	PLMYNYPY
VERIZON NEW YORK	155130	PLVLNYPL
VERIZON NEW YORK	155130	PLVWNYPV
VERIZON NEW YORK	155130	PNYNNYPN
VERIZON NEW YORK	155130	POMNNYPO
VERIZON NEW YORK	155130	PPRGNYPP
VERIZON NEW YORK	155130	PRDYNYPD
VERIZON NEW YORK	155130	PRISNYPA
VERIZON NEW YORK	155130	PRRVNYNP
VERIZON NEW YORK	155130	PRTVNYPV
VERIZON NEW YORK	155130	PSVLNYPV
VERIZON NEW YORK	155130	PTCHNYPC
VERIZON NEW YORK	155130	PTHNNYPO
VERIZON NEW YORK	155130	PTSDNYPS
VERIZON NEW YORK	155130	PTTWNYPY
VERIZON NEW YORK	155130	PTVYNYPY
VERIZON NEW YORK	155130	PTWANYPW
VERIZON NEW YORK	155130	PVYDNYPD
VERIZON NEW YORK	155130	PWNGNYSS

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
VERIZON NEW YORK	155130	RCSPNYRS
VERIZON NEW YORK	155130	RCVLNYRH
VERIZON NEW YORK	155130	RDCKNYRC
VERIZON NEW YORK	155130	RNKNNYRN
VERIZON NEW YORK	155130	RNLKNYRL
VERIZON NEW YORK	155130	RODLNYRD
VERIZON NEW YORK	155130	ROMENYRM
VERIZON NEW YORK	155130	RSFRNYRF
VERIZON NEW YORK	155130	RSLNNYRO
VERIZON NEW YORK	155130	RSVLNYRV
VERIZON NEW YORK	155130	RVHDNYRV
VERIZON NEW YORK	155130	RXBYNYRX
VERIZON NEW YORK	155130	RYE NYRY
VERIZON NEW YORK	155130	SALKNYQT
VERIZON NEW YORK	155130	SALMNYSM
VERIZON NEW YORK	155130	SATNNYSN
VERIZON NEW YORK	155130	SAVNNYSN
VERIZON NEW YORK	155130	SBTHNYSB
VERIZON NEW YORK	155130	SCDLNYSR
VERIZON NEW YORK	155130	SCHNNYSC
VERIZON NEW YORK	155130	SCHRYNYQH
VERIZON NEW YORK	155130	SCHVNYQN
VERIZON NEW YORK	155130	SCLKNYQK
VERIZON NEW YORK	155130	SDTNNYPI
VERIZON NEW YORK	155130	SFRNNYSU
VERIZON NEW YORK	155130	SGHRNYSG
VERIZON NEW YORK	155130	SGRTNYSG
VERIZON NEW YORK	155130	SHHMNYSH
VERIZON NEW YORK	155130	SHKNNYSK
VERIZON NEW YORK	155130	SHSPNYQS
VERIZON NEW YORK	155130	SHVLNYSV
VERIZON NEW YORK	155130	SKNTNYSE
VERIZON NEW YORK	155130	SLCKNYSI
VERIZON NEW YORK	155130	SLDNNYSE
VERIZON NEW YORK	155130	SLMNNYWW
VERIZON NEW YORK	155130	SLTSNYSL
VERIZON NEW YORK	155130	SMFRNYQM
VERIZON NEW YORK	155130	SMTWNYSM
VERIZON NEW YORK	155130	SNFLNYSL

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
VERIZON NEW YORK	155130	SODSNYSD
VERIZON NEW YORK	155130	SPVLNYWM
VERIZON NEW YORK	155130	SPVYNYSV
VERIZON NEW YORK	155130	SRFLNYQR
VERIZON NEW YORK	155130	SRLKNYQL
VERIZON NEW YORK	155130	SRNCNYQC
VERIZON NEW YORK	155130	SRSPNYSR
VERIZON NEW YORK	155130	SSCHNYSO
VERIZON NEW YORK	155130	SSLMNYSS
VERIZON NEW YORK	155130	STKTNYSK
VERIZON NEW YORK	155130	STNVNYST
VERIZON NEW YORK	155130	SYOSNYSY
VERIZON NEW YORK	155130	SYRCNYDD
VERIZON NEW YORK	155130	SYRCNYEP
VERIZON NEW YORK	155130	SYRCNYGS
VERIZON NEW YORK	155130	SYRCNYJS
VERIZON NEW YORK	155130	SYRCNYSA
VERIZON NEW YORK	155130	SYRCNYSU
VERIZON NEW YORK	155130	SYVLNYSA
VERIZON NEW YORK	155130	TCNDNYTI
VERIZON NEW YORK	155130	THRSNYTH
VERIZON NEW YORK	155130	TKHONYTU
VERIZON NEW YORK	155130	TLLYNYTY
VERIZON NEW YORK	155130	TNVLNYTN
VERIZON NEW YORK	155130	TNWNNYTW
VERIZON NEW YORK	155130	TPLKNYTL
VERIZON NEW YORK	155130	TROYNY03
VERIZON NEW YORK	155130	TROYNY04
VERIZON NEW YORK	155130	TRTWNYYT
VERIZON NEW YORK	155130	TUXDNYTX
VERIZON NEW YORK	155130	UNSPNYUS
VERIZON NEW YORK	155130	UTICNYUT
VERIZON NEW YORK	155130	VLFLNYVF
VERIZON NEW YORK	155130	VRBGNYVB
VERIZON NEW YORK	155130	VRHVNYVR
VERIZON NEW YORK	155130	WBYNNYWE
VERIZON NEW YORK	155130	WDMRNYFR
VERIZON NEW YORK	155130	WDPTNYWT
VERIZON NEW YORK	155130	WDSTNYWS

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
VERIZON NEW YORK	155130	WERLNYWL
VERIZON NEW YORK	155130	WHBHNYWB
VERIZON NEW YORK	155130	WHBONYWP
VERIZON NEW YORK	155130	WHLKNYWH
VERIZON NEW YORK	155130	WHPLNYWP
VERIZON NEW YORK	155130	WHTHNYUH
VERIZON NEW YORK	155130	WHVRNYWH
VERIZON NEW YORK	155130	WLBONYUB
VERIZON NEW YORK	155130	WLCTNYWC
VERIZON NEW YORK	155130	WLSNNYME
VERIZON NEW YORK	155130	WLVLNYNM
VERIZON NEW YORK	155130	WMSNNYWN
VERIZON NEW YORK	155130	WNDLNYWD
VERIZON NEW YORK	155130	WNHMNYWM
VERIZON NEW YORK	155130	WNKHNYWK
VERIZON NEW YORK	155130	WNTGNYWT
VERIZON NEW YORK	155130	WPFLNYWF
VERIZON NEW YORK	155130	WRBGNYWU
VERIZON NEW YORK	155130	WRCSNYUC
VERIZON NEW YORK	155130	WSNCNYUN
VERIZON NEW YORK	155130	WSVLNYNC
VERIZON NEW YORK	155130	WTGLNYWG
VERIZON NEW YORK	155130	WTPTNYWR
VERIZON NEW YORK	155130	WTRLNYWT
VERIZON NEW YORK	155130	WTTWNYUN
VERIZON NEW YORK	155130	WVRLNYWV
VERIZON NEW YORK	155130	WWVLNYWW
VERIZON NEW YORK	155130	YNKRNYYN
VERIZON NEW YORK	155130	YNTWNYYT
VERIZON NEW YORK	155130	YPHNYYA
VERIZON NEW YORK	155130	YRTWNYYT
ARMSTRONG TEL CO-NY	150071	Study Area
BERKSHIRE TEL CORP	150073	Study Area
CASSADAGA TEL CORP	150076	Study Area
CHAMPLAIN TEL CO	150077	Study Area
CHAUTAUQUA & ERIE	150078	Study Area
CHAZY & WESTPORT	150079	Study Area
CITIZENS HAMMOND NY	150081	Study Area
CITIZENS-FRONTIER-NY	154532	Study Area

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
CROWN POINT TEL CORP	150085	Study Area
DELHI TEL CO	150088	Study Area
DEPOSIT TEL CO	150089	Study Area
DUNKIRK & FREDONIA	150091	Study Area
EMPIRE TEL CORP	150093	Study Area
FRONTIER COMM OF NY	150100	Study Area
FRONTIER-AUSABLE VAL	150072	Study Area
FRONTIER-SENECA GORH	150122	Study Area
FRONTIER-SYLVAN LAKE	150128	Study Area
GERMANTOWN TEL CO	150097	Study Area
HANCOCK TEL CO	150099	Study Area
MARGARETVILLE TEL CO	150104	Study Area
MIDDLEBURGH TEL CO	150105	Study Area
NEWPORT TEL CO	150107	Study Area
NICHOLVILLE TEL CO	150108	Study Area
OGDEN TEL DBA FRNTER	150110	Study Area
ONEIDA COUNTY RURAL	150111	Study Area
ONTARIO TEL CO, INC.	150112	Study Area
ORISKANY FALLS TEL	150114	Study Area
PATTERSONVILLE TEL	150116	Study Area
PORT BYRON TEL CO	150118	Study Area
RICHMOND TEL CO	110037	Study Area
STATE TEL CO	150125	Study Area
TACONIC TEL CORP	150084	Study Area
TOWNSHIP TEL CO	150129	Study Area
TRUMANSBURG TEL CO.	150131	Study Area
UNITED TEL - NJ, INC	160138	Study Area
VERNON TEL CO	150133	Study Area
WARWICK VALLEY-NY	150135	Study Area
WINDSTREAM NY-FULTON	150106	Study Area
WINDSTREAM RED JACKT	150113	Study Area
WINDSTREAM-JAMESTOWN	150109	Study Area

T-Mobile Low Income Only ETC Designated Service Area  
Tennessee

Company Name	Study Area Code	Service Area or Wire Center CLLI Code
ARDMORE TEL CO	290280	Study Area
BEN LOMAND RURAL	290553	Study Area
BLEDSON TEL COOP	290554	Study Area
CENTURY-CLAIBORNE	290557	Study Area
CENTURYTEL-ADAMSVILL	290552	Study Area
CENTURYTEL-OOLTEWAH	290574	Study Area
CITIZENS-FRONTIER-TN	294336	Study Area
CONCORD TEL EXCHANGE	290559	Study Area
CROCKETT TEL CO	290561	Study Area
CTZENS-FRNTR-VOL ST	290580	Study Area
DEKALB TEL COOP	290562	Study Area
HIGHLAND TEL COOP-TN	290565	Study Area
HUMPHREY'S COUNTY	290566	Study Area
LORETTO TEL CO	290570	Study Area
MILLINGTON TEL CO	290571	Study Area
NORTH CENTRAL COOP	290573	Study Area
PEOPLES TEL CO	290576	Study Area
SO. CENTRAL BELL -TN	295185	ATHNTNMA
SO. CENTRAL BELL -TN	295185	BGSNTNMA
SO. CENTRAL BELL -TN	295185	BLGPTNMA
SO. CENTRAL BELL -TN	295185	BLLSTNMA
SO. CENTRAL BELL -TN	295185	BLNCTNMT
SO. CENTRAL BELL -TN	295185	BNTNTNMT
SO. CENTRAL BELL -TN	295185	BRPTALMA
SO. CENTRAL BELL -TN	295185	BWVLTNMA
SO. CENTRAL BELL -TN	295185	CHRLTNMT
SO. CENTRAL BELL -TN	295185	CHTGTNBR
SO. CENTRAL BELL -TN	295185	CHTGTNDT
SO. CENTRAL BELL -TN	295185	CHTGTNHT
SO. CENTRAL BELL -TN	295185	CHTGTNMV
SO. CENTRAL BELL -TN	295185	CHTGTNNS
SO. CENTRAL BELL -TN	295185	CHTGTNRB
SO. CENTRAL BELL -TN	295185	CHTGTNRO
SO. CENTRAL BELL -TN	295185	CHTGTNSE
SO. CENTRAL BELL -TN	295185	CHTGTNSM
SO. CENTRAL BELL -TN	295185	CHTNTNMT
SO. CENTRAL BELL -TN	295185	CLDGTNMA

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLI Code</b>
SO. CENTRAL BELL -TN	295185	CLEVTNMA
SO. CENTRAL BELL -TN	295185	CLMATNMA
SO. CENTRAL BELL -TN	295185	CLTNTNMA
SO. CENTRAL BELL -TN	295185	CLVLTNMA
SO. CENTRAL BELL -TN	295185	CMCYTNMT
SO. CENTRAL BELL -TN	295185	CMDNTNMA
SO. CENTRAL BELL -TN	295185	CNHMTNMA
SO. CENTRAL BELL -TN	295185	CNVLTNMA
SO. CENTRAL BELL -TN	295185	CRHLTNCB
SO. CENTRAL BELL -TN	295185	CRNTMSMA
SO. CENTRAL BELL -TN	295185	CRPLTNMA
SO. CENTRAL BELL -TN	295185	CRHTNMA
SO. CENTRAL BELL -TN	295185	CRVLTNMA
SO. CENTRAL BELL -TN	295185	CULKTNMA
SO. CENTRAL BELL -TN	295185	CVTNTNMT
SO. CENTRAL BELL -TN	295185	DCTRNTMT
SO. CENTRAL BELL -TN	295185	DKSNTNMT
SO. CENTRAL BELL -TN	295185	DNRGTNMA
SO. CENTRAL BELL -TN	295185	DOVRTNMT
SO. CENTRAL BELL -TN	295185	DYBGTNMA
SO. CENTRAL BELL -TN	295185	DYERTNMT
SO. CENTRAL BELL -TN	295185	DYTNTNMA
SO. CENTRAL BELL -TN	295185	EAVLTNMA
SO. CENTRAL BELL -TN	295185	ETWHTNMT
SO. CENTRAL BELL -TN	295185	FIVLTNMA
SO. CENTRAL BELL -TN	295185	FKLNTNCC
SO. CENTRAL BELL -TN	295185	FKLNTNMA
SO. CENTRAL BELL -TN	295185	FLTNYMA
SO. CENTRAL BELL -TN	295185	FLVLTNMA
SO. CENTRAL BELL -TN	295185	FRDNTNMA
SO. CENTRAL BELL -TN	295185	FRVWTNMT
SO. CENTRAL BELL -TN	295185	FYVLTNMA
SO. CENTRAL BELL -TN	295185	GALLTNMA
SO. CENTRAL BELL -TN	295185	GBSNTNMT
SO. CENTRAL BELL -TN	295185	GDJTTNMA
SO. CENTRAL BELL -TN	295185	GDVLTNMA
SO. CENTRAL BELL -TN	295185	GNBRTNMA
SO. CENTRAL BELL -TN	295185	GNFDTNMT
SO. CENTRAL BELL -TN	295185	GRNBTNMA
SO. CENTRAL BELL -TN	295185	GTBGTNMT

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLI Code</b>
SO. CENTRAL BELL -TN	295185	GTHRKYMA
SO. CENTRAL BELL -TN	295185	GTWSTNSW
SO. CENTRAL BELL -TN	295185	HDVLTNMA
SO. CENTRAL BELL -TN	295185	HHNWTNMA
SO. CENTRAL BELL -TN	295185	HIMNTNMA
SO. CENTRAL BELL -TN	295185	HLLSTNMT
SO. CENTRAL BELL -TN	295185	HMBLTNMA
SO. CENTRAL BELL -TN	295185	HMPSTNMA
SO. CENTRAL BELL -TN	295185	HNLDTNMA
SO. CENTRAL BELL -TN	295185	HNNGTNMA
SO. CENTRAL BELL -TN	295185	HNSNTNMT
SO. CENTRAL BELL -TN	295185	HNTGTNMA
SO. CENTRAL BELL -TN	295185	HRFRTNMA
SO. CENTRAL BELL -TN	295185	HRNBTNMT
SO. CENTRAL BELL -TN	295185	HTVLTNMA
SO. CENTRAL BELL -TN	295185	JCSNTNMA
SO. CENTRAL BELL -TN	295185	JCSNTNNS
SO. CENTRAL BELL -TN	295185	JFCYTNMA
SO. CENTRAL BELL -TN	295185	JLLCTNMA
SO. CENTRAL BELL -TN	295185	JSPRTNMT
SO. CENTRAL BELL -TN	295185	KGTNTNMT
SO. CENTRAL BELL -TN	295185	KNVLTNBE
SO. CENTRAL BELL -TN	295185	KNVLTNFC
SO. CENTRAL BELL -TN	295185	KNVLTNMA
SO. CENTRAL BELL -TN	295185	KNVLTNWH
SO. CENTRAL BELL -TN	295185	KNVLTNYH
SO. CENTRAL BELL -TN	295185	LBNNTNMA
SO. CENTRAL BELL -TN	295185	LFLTNTNMA
SO. CENTRAL BELL -TN	295185	LKCYTNMA
SO. CENTRAL BELL -TN	295185	LNCYTNMA
SO. CENTRAL BELL -TN	295185	LODNTNMA
SO. CENTRAL BELL -TN	295185	LRBGTNMA
SO. CENTRAL BELL -TN	295185	LWBGTNMA
SO. CENTRAL BELL -TN	295185	LXTNTNMA
SO. CENTRAL BELL -TN	295185	LYBGTNMT
SO. CENTRAL BELL -TN	295185	LYLSTNMA
SO. CENTRAL BELL -TN	295185	LYVLTNMA
SO. CENTRAL BELL -TN	295185	MAVLTNMA
SO. CENTRAL BELL -TN	295185	MCKNTNMA
SO. CENTRAL BELL -TN	295185	MCWNTNMT

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLI Code</b>
SO. CENTRAL BELL -TN	295185	MDBOKYMA
SO. CENTRAL BELL -TN	295185	MDTNTNMA
SO. CENTRAL BELL -TN	295185	MDVITNMT
SO. CENTRAL BELL -TN	295185	MEDNTNMA
SO. CENTRAL BELL -TN	295185	MILNTNMA
SO. CENTRAL BELL -TN	295185	MMPHTNBA
SO. CENTRAL BELL -TN	295185	MMPHTNCK
SO. CENTRAL BELL -TN	295185	MMPHTNCT
SO. CENTRAL BELL -TN	295185	MMPHTNEL
SO. CENTRAL BELL -TN	295185	MMPHTNFR
SO. CENTRAL BELL -TN	295185	MMPHTNGT
SO. CENTRAL BELL -TN	295185	MMPHTNHP
SO. CENTRAL BELL -TN	295185	MMPHTNMA
SO. CENTRAL BELL -TN	295185	MMPHTNMT
SO. CENTRAL BELL -TN	295185	MMPHTNOA
SO. CENTRAL BELL -TN	295185	MMPHTNSL
SO. CENTRAL BELL -TN	295185	MMPHTNST
SO. CENTRAL BELL -TN	295185	MMPHTNWW
SO. CENTRAL BELL -TN	295185	MNCHTNMA
SO. CENTRAL BELL -TN	295185	MNPLTNMA
SO. CENTRAL BELL -TN	295185	MRBOTNMA
SO. CENTRAL BELL -TN	295185	MRTWTNMA
SO. CENTRAL BELL -TN	295185	MSCTTNMT
SO. CENTRAL BELL -TN	295185	MSCWTNMA
SO. CENTRAL BELL -TN	295185	MYVLTNMA
SO. CENTRAL BELL -TN	295185	NRRSTNMA
SO. CENTRAL BELL -TN	295185	NSVLTNAP
SO. CENTRAL BELL -TN	295185	NSVLTNBH
SO. CENTRAL BELL -TN	295185	NSVLTNBV
SO. CENTRAL BELL -TN	295185	NSVLTNBW
SO. CENTRAL BELL -TN	295185	NSVLTNCD
SO. CENTRAL BELL -TN	295185	NSVLTNCH
SO. CENTRAL BELL -TN	295185	NSVLTNDO
SO. CENTRAL BELL -TN	295185	NSVLTNHH
SO. CENTRAL BELL -TN	295185	NSVLTNIN
SO. CENTRAL BELL -TN	295185	NSVLTNMC
SO. CENTRAL BELL -TN	295185	NSVLTNMT
SO. CENTRAL BELL -TN	295185	NSVLTNST
SO. CENTRAL BELL -TN	295185	NSVLTNUN
SO. CENTRAL BELL -TN	295185	NSVLTNWC

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLI Code</b>
SO. CENTRAL BELL -TN	295185	NSVLTNWM
SO. CENTRAL BELL -TN	295185	NWBRTNMA
SO. CENTRAL BELL -TN	295185	NWPTTNMT
SO. CENTRAL BELL -TN	295185	OKGVKYES
SO. CENTRAL BELL -TN	295185	OKRGTNMT
SO. CENTRAL BELL -TN	295185	OLHCTNMA
SO. CENTRAL BELL -TN	295185	OLSPTNMA
SO. CENTRAL BELL -TN	295185	PARSTNMA
SO. CENTRAL BELL -TN	295185	PLMYTNMA
SO. CENTRAL BELL -TN	295185	PLSKTNMA
SO. CENTRAL BELL -TN	295185	PSVWTNMT
SO. CENTRAL BELL -TN	295185	PTBGTNMA
SO. CENTRAL BELL -TN	295185	PTLDTNMA
SO. CENTRAL BELL -TN	295185	RDGLTNMA
SO. CENTRAL BELL -TN	295185	RKWDTNMA
SO. CENTRAL BELL -TN	295185	RPLYTNMA
SO. CENTRAL BELL -TN	295185	RRVLTNMA
SO. CENTRAL BELL -TN	295185	SANGTNMT
SO. CENTRAL BELL -TN	295185	SDDSTNMA
SO. CENTRAL BELL -TN	295185	SEWNTNMW
SO. CENTRAL BELL -TN	295185	SHVLTNMA
SO. CENTRAL BELL -TN	295185	SLMRTNMT
SO. CENTRAL BELL -TN	295185	SMTWTNMA
SO. CENTRAL BELL -TN	295185	SMYRTNMA
SO. CENTRAL BELL -TN	295185	SNTFTNMA
SO. CENTRAL BELL -TN	295185	SNVLTNMA
SO. CENTRAL BELL -TN	295185	SOVLTNMT
SO. CENTRAL BELL -TN	295185	SPBGTNMA
SO. CENTRAL BELL -TN	295185	SPCYTNMT
SO. CENTRAL BELL -TN	295185	SPFDTNMA
SO. CENTRAL BELL -TN	295185	SPHLTNMT
SO. CENTRAL BELL -TN	295185	SRVLTNMA
SO. CENTRAL BELL -TN	295185	SVNHTNMT
SO. CENTRAL BELL -TN	295185	SVVLTNMT
SO. CENTRAL BELL -TN	295185	SWTWTNMT
SO. CENTRAL BELL -TN	295185	TLLHTNMA
SO. CENTRAL BELL -TN	295185	TPVLTNMA
SO. CENTRAL BELL -TN	295185	TRINTNMA
SO. CENTRAL BELL -TN	295185	TROYTNMT
SO. CENTRAL BELL -TN	295185	TRTNTNMA

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLI Code</b>
SO. CENTRAL BELL -TN	295185	TWNSTNMA
SO. CENTRAL BELL -TN	295185	UNCYTNMA
SO. CENTRAL BELL -TN	295185	VNLRTNMA
SO. CENTRAL BELL -TN	295185	WHBLTNMT
SO. CENTRAL BELL -TN	295185	WHHSTNMA
SO. CENTRAL BELL -TN	295185	WHPITNMA
SO. CENTRAL BELL -TN	295185	WHVLTNMT
SO. CENTRAL BELL -TN	295185	WHWLTNMA
SO. CENTRAL BELL -TN	295185	WLNTMSMA
SO. CENTRAL BELL -TN	295185	WLPTTNMA
SO. CENTRAL BELL -TN	295185	WNCHTNMA
SO. CENTRAL BELL -TN	295185	WRTRTNMT
SO. CENTRAL BELL -TN	295185	WTTWTNMA
SO. CENTRAL BELL -TN	295185	WVRLTNMT

T-Mobile Low Income Only ETC Designated Service Area  
Virginia

Company Name	Study Area Code	Service Area or Wire Center CLLI Code
AMELIA TEL CORP	190217	Study Area
BUGGS ISLAND COOP	190219	Study Area
BURKE'S GARDEN TEL	190220	Study Area
CAROLINA TEL & TEL	230470	Study Area
CENDEL OF NC	230471	Study Area
CENDEL OF VIRGINIA	190254	Study Area
CITIZENS TEL COOP	190225	Study Area
FRONTIER WEST VIRGINIA INC.	205050	PRTWWVPT
MEBTEL, INC.	230485	Study Area
MGW TEL. CO. INC.	190238	Study Area
MGW TELEPHONE COMPANY, INC.	190238	Study Area
NEW CASTLE TEL. CO.	193029	Study Area
NEW CASTLE TELEPHONE CO.	193029	Study Area
NEW HOPE TEL COOP	190239	Study Area
NTELOS, INC.	190226	Study Area
PEMBROKE TEL COOP	190243	Study Area
PEOPLES MUTUAL TEL	190244	Study Area
ROANOKE & BOTETOURT	190249	Study Area
SCOTT COUNTY COOP	190248	Study Area
SHENANDOAH TEL CO	190250	Study Area
UNITED INTER-MT-VA	190567	Study Area
VERIZON SOUTH-VA	190479	Study Area
VERIZON S-VA(CONTEL)	190233	ALBRVAXA
VERIZON S-VA(CONTEL)	190233	ALWDVAXA
VERIZON S-VA(CONTEL)	190233	AMHRVAXA
VERIZON S-VA(CONTEL)	190233	APMTVAXA
VERIZON S-VA(CONTEL)	190233	ARCLVAXA
VERIZON S-VA(CONTEL)	190233	BRWRVAXA
VERIZON S-VA(CONTEL)	190233	BRWYVAXA
VERIZON S-VA(CONTEL)	190233	BWLGVAXA
VERIZON S-VA(CONTEL)	190233	BYKNVAXA
VERIZON S-VA(CONTEL)	190233	BYTNVAXA
VERIZON S-VA(CONTEL)	190233	CALLVAXA
VERIZON S-VA(CONTEL)	190233	CCHSVAXA
VERIZON S-VA(CONTEL)	190233	CHKTVAXA
VERIZON S-VA(CONTEL)	190233	CHNCVAXA

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
VERIZON S-VA(CONTEL)	190233	CHNCVAXB
VERIZON S-VA(CONTEL)	190233	CLBHVAXA
VERIZON S-VA(CONTEL)	190233	CLMTVAXA
VERIZON S-VA(CONTEL)	190233	CLVLVAXA
VERIZON S-VA(CONTEL)	190233	CPRNVAXA
VERIZON S-VA(CONTEL)	190233	CRLDVAXA
VERIZON S-VA(CONTEL)	190233	CRTDVAXA
VERIZON S-VA(CONTEL)	190233	CSCYVAXA
VERIZON S-VA(CONTEL)	190233	DAWNVAXA
VERIZON S-VA(CONTEL)	190233	DHLGVAXA
VERIZON S-VA(CONTEL)	190233	DLCYVAXA
VERIZON S-VA(CONTEL)	190233	DLLSVAXA
VERIZON S-VA(CONTEL)	190233	DNDRVAXA
VERIZON S-VA(CONTEL)	190233	DSPAVAXA
VERIZON S-VA(CONTEL)	190233	DSWLVAXA
VERIZON S-VA(CONTEL)	190233	DTVLVAXA
VERIZON S-VA(CONTEL)	190233	DYTNVAXA
VERIZON S-VA(CONTEL)	190233	EDOMVAXA
VERIZON S-VA(CONTEL)	190233	EKTNVAXA
VERIZON S-VA(CONTEL)	190233	EMPRVAXA
VERIZON S-VA(CONTEL)	190233	EPFKVAXA
VERIZON S-VA(CONTEL)	190233	FKLNVAXB
VERIZON S-VA(CONTEL)	190233	FRNHVAXA
VERIZON S-VA(CONTEL)	190233	GLCSVAXA
VERIZON S-VA(CONTEL)	190233	GLDSVAXA
VERIZON S-VA(CONTEL)	190233	GRBRVAXA
VERIZON S-VA(CONTEL)	190233	GRBRVAXB
VERIZON S-VA(CONTEL)	190233	GRTSVAXA
VERIZON S-VA(CONTEL)	190233	HAGUVAXA
VERIZON S-VA(CONTEL)	190233	HAYSVAXA
VERIZON S-VA(CONTEL)	190233	HCKRVAXA
VERIZON S-VA(CONTEL)	190233	HITNVAXA
VERIZON S-VA(CONTEL)	190233	HLLDVAXA
VERIZON S-VA(CONTEL)	190233	HNVRVAXA
VERIZON S-VA(CONTEL)	190233	HRBGVAXA
VERIZON S-VA(CONTEL)	190233	HTVLVAXA
VERIZON S-VA(CONTEL)	190233	HYMRVAXA
VERIZON S-VA(CONTEL)	190233	INHLVAXA
VERIZON S-VA(CONTEL)	190233	IVORVAXA

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
VERIZON S-VA(CONTEL)	190233	IVTNVAXA
VERIZON S-VA(CONTEL)	190233	JRRTVAXA
VERIZON S-VA(CONTEL)	190233	KGGRVAXA
VERIZON S-VA(CONTEL)	190233	KGQNVAXA
VERIZON S-VA(CONTEL)	190233	KGWLVAXA
VERIZON S-VA(CONTEL)	190233	KMNKVAXA
VERIZON S-VA(CONTEL)	190233	KYVLVAXA
VERIZON S-VA(CONTEL)	190233	KZTWVAXA
VERIZON S-VA(CONTEL)	190233	LDYSVAXA
VERIZON S-VA(CONTEL)	190233	LRTNVAXA
VERIZON S-VA(CONTEL)	190233	LRVLVAXA
VERIZON S-VA(CONTEL)	190233	LVLVAXA
VERIZON S-VA(CONTEL)	190233	MGVLVAXA
VERIZON S-VA(CONTEL)	190233	MNSSVAXA
VERIZON S-VA(CONTEL)	190233	MNTRVAXA
VERIZON S-VA(CONTEL)	190233	MTHWVAXA
VERIZON S-VA(CONTEL)	190233	NKVLVAXA
VERIZON S-VA(CONTEL)	190233	OCQNVAXA
VERIZON S-VA(CONTEL)	190233	OLCHVAXA
VERIZON S-VA(CONTEL)	190233	PMPLVAXA
VERIZON S-VA(CONTEL)	190233	PRANVAXA
VERIZON S-VA(CONTEL)	190233	PRANVAXB
VERIZON S-VA(CONTEL)	190233	PTRYVAXA
VERIZON S-VA(CONTEL)	190233	PUNGVAXA
VERIZON S-VA(CONTEL)	190233	QNTCVAXA
VERIZON S-VA(CONTEL)	190233	RDVLVAXA
VERIZON S-VA(CONTEL)	190233	RPHNVAXA
VERIZON S-VA(CONTEL)	190233	SALDVAXA
VERIZON S-VA(CONTEL)	190233	SBWKVAXA
VERIZON S-VA(CONTEL)	190233	SMFDVAXA
VERIZON S-VA(CONTEL)	190233	SRRYVAXA
VERIZON S-VA(CONTEL)	190233	STCKVAXA
VERIZON S-VA(CONTEL)	190233	STFRVAXA
VERIZON S-VA(CONTEL)	190233	TPHNVAXA
VERIZON S-VA(CONTEL)	190233	TRNGVAXA
VERIZON S-VA(CONTEL)	190233	WKFDVAXA
VERIZON S-VA(CONTEL)	190233	WNSDVAXA
VERIZON S-VA(CONTEL)	190233	WRSWVAXA
VERIZON S-VA(CONTEL)	190233	WYCVVAXA

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
VERIZON VIRGINIA INC	195040	ALXNVAAD
VERIZON VIRGINIA INC	195040	ALXNVAAX
VERIZON VIRGINIA INC	195040	ALXNVABA
VERIZON VIRGINIA INC	195040	ALXNVABR
VERIZON VIRGINIA INC	195040	ALXNVACN
VERIZON VIRGINIA INC	195040	ALXNVAFR
VERIZON VIRGINIA INC	195040	ALXNVAMV
VERIZON VIRGINIA INC	195040	ARTNVAAR
VERIZON VIRGINIA INC	195040	ARTNVACK
VERIZON VIRGINIA INC	195040	ARTNVACY
VERIZON VIRGINIA INC	195040	ARTNVAFC
VERIZON VIRGINIA INC	195040	ASBNVAAS
VERIZON VIRGINIA INC	195040	ASLDVAAS
VERIZON VIRGINIA INC	195040	BCHNVABH
VERIZON VIRGINIA INC	195040	BCKNVABC
VERIZON VIRGINIA INC	195040	BDFRVABD
VERIZON VIRGINIA INC	195040	BEVLVABV
VERIZON VIRGINIA INC	195040	BGISVABI
VERIZON VIRGINIA INC	195040	BKBGVABB
VERIZON VIRGINIA INC	195040	BLBGVABB
VERIZON VIRGINIA INC	195040	BLMTVABM
VERIZON VIRGINIA INC	195040	BOYCVABY
VERIZON VIRGINIA INC	195040	BSGPVABG
VERIZON VIRGINIA INC	195040	BTHIVABT
VERIZON VIRGINIA INC	195040	CALVVACA
VERIZON VIRGINIA INC	195040	CCVLVACH
VERIZON VIRGINIA INC	195040	CGVLVACL
VERIZON VIRGINIA INC	195040	CHCYVACC
VERIZON VIRGINIA INC	195040	CHESVACR
VERIZON VIRGINIA INC	195040	CHHMVACH
VERIZON VIRGINIA INC	195040	CHSKVACD
VERIZON VIRGINIA INC	195040	CHSKVADC
VERIZON VIRGINIA INC	195040	CHSKVAGU
VERIZON VIRGINIA INC	195040	CLHGVACO
VERIZON VIRGINIA INC	195040	CLPPVACU
VERIZON VIRGINIA INC	195040	CLPPVAGR
VERIZON VIRGINIA INC	195040	CLPPVALI
VERIZON VIRGINIA INC	195040	CLPPVARV
VERIZON VIRGINIA INC	195040	CLVRVACL

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
VERIZON VIRGINIA INC	195040	CLWDVACW
VERIZON VIRGINIA INC	195040	CMLDVACU
VERIZON VIRGINIA INC	195040	CNCRVACN
VERIZON VIRGINIA INC	195040	CNVIVACT
VERIZON VIRGINIA INC	195040	CPCHVACC
VERIZON VIRGINIA INC	195040	CRBGVACB
VERIZON VIRGINIA INC	195040	CRVIVACV
VERIZON VIRGINIA INC	195040	CRVLVACV
VERIZON VIRGINIA INC	195040	DAVLVADA
VERIZON VIRGINIA INC	195040	DAVLVAFP
VERIZON VIRGINIA INC	195040	DAVLVAWE
VERIZON VIRGINIA INC	195040	DBLNVADU
VERIZON VIRGINIA INC	195040	DCVLVADV
VERIZON VIRGINIA INC	195040	DNWDVADW
VERIZON VIRGINIA INC	195040	DRVRVADR
VERIZON VIRGINIA INC	195040	ETVLVAEV
VERIZON VIRGINIA INC	195040	EXMRVAEX
VERIZON VIRGINIA INC	195040	FIFEVAFI
VERIZON VIRGINIA INC	195040	FLCHVAMF
VERIZON VIRGINIA INC	195040	FRBGVAFB
VERIZON VIRGINIA INC	195040	FRBGVALH
VERIZON VIRGINIA INC	195040	FRFXVABF
VERIZON VIRGINIA INC	195040	FRFXVAFF
VERIZON VIRGINIA INC	195040	GCLDVAGO
VERIZON VIRGINIA INC	195040	GNBOVAGA
VERIZON VIRGINIA INC	195040	GNWDVAGW
VERIZON VIRGINIA INC	195040	GOVLVAGV
VERIZON VIRGINIA INC	195040	GRFLVAGF
VERIZON VIRGINIA INC	195040	GVTNVAGR
VERIZON VIRGINIA INC	195040	HLBOVAHB
VERIZON VIRGINIA INC	195040	HMPNVAAB
VERIZON VIRGINIA INC	195040	HMPNVADC
VERIZON VIRGINIA INC	195040	HMPNVAQN
VERIZON VIRGINIA INC	195040	HMPNVAWD
VERIZON VIRGINIA INC	195040	HPWLVAHW
VERIZON VIRGINIA INC	195040	HRNDVADU
VERIZON VIRGINIA INC	195040	HRNDVAHE
VERIZON VIRGINIA INC	195040	HRNDVAST
VERIZON VIRGINIA INC	195040	HRWDVAHW

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
VERIZON VIRGINIA INC	195040	HYSIVAHY
VERIZON VIRGINIA INC	195040	JNVLVAJV
VERIZON VIRGINIA INC	195040	LBNNVALB
VERIZON VIRGINIA INC	195040	LBNNVARD
VERIZON VIRGINIA INC	195040	LOUSVALU
VERIZON VIRGINIA INC	195040	LRTNVAGU
VERIZON VIRGINIA INC	195040	LSBGVALB
VERIZON VIRGINIA INC	195040	LVTNVALN
VERIZON VIRGINIA INC	195040	LVVLVALV
VERIZON VIRGINIA INC	195040	LYBGVACH
VERIZON VIRGINIA INC	195040	LYBGVACV
VERIZON VIRGINIA INC	195040	LYBGVAMH
VERIZON VIRGINIA INC	195040	LYBGVANL
VERIZON VIRGINIA INC	195040	LYBGVAOF
VERIZON VIRGINIA INC	195040	LYBGVATM
VERIZON VIRGINIA INC	195040	LYBGVAYB
VERIZON VIRGINIA INC	195040	MCHVVAMV
VERIZON VIRGINIA INC	195040	MCKYVAMK
VERIZON VIRGINIA INC	195040	MCLNVALV
VERIZON VIRGINIA INC	195040	MDBGVAMI
VERIZON VIRGINIA INC	195040	MDLTVAMD
VERIZON VIRGINIA INC	195040	MDSNVAMA
VERIZON VIRGINIA INC	195040	MNKNVAMN
VERIZON VIRGINIA INC	195040	MNRLVAML
VERIZON VIRGINIA INC	195040	MRSHVAMA
VERIZON VIRGINIA INC	195040	NLFRVANF
VERIZON VIRGINIA INC	195040	NRFLVABL
VERIZON VIRGINIA INC	195040	NRFLVABS
VERIZON VIRGINIA INC	195040	NRFLVAGS
VERIZON VIRGINIA INC	195040	NRFLVAOD
VERIZON VIRGINIA INC	195040	NRFLVAOV
VERIZON VIRGINIA INC	195040	NRFLVASP
VERIZON VIRGINIA INC	195040	NRFLVAWC
VERIZON VIRGINIA INC	195040	NRTNVANO
VERIZON VIRGINIA INC	195040	NRWSVANA
VERIZON VIRGINIA INC	195040	NWNWVAHU
VERIZON VIRGINIA INC	195040	NWNWVAHV
VERIZON VIRGINIA INC	195040	NWNWVAJF
VERIZON VIRGINIA INC	195040	NWNWVAND

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
VERIZON VIRGINIA INC	195040	NWNWVAYK
VERIZON VIRGINIA INC	195040	ONNCVAON
VERIZON VIRGINIA INC	195040	ORNGVAOR
VERIZON VIRGINIA INC	195040	PCVLVAPV
VERIZON VIRGINIA INC	195040	PLSKVAPU
VERIZON VIRGINIA INC	195040	PNGPVAPG
VERIZON VIRGINIA INC	195040	PNRVVAPR
VERIZON VIRGINIA INC	195040	PONDVAPO
VERIZON VIRGINIA INC	195040	PRBGVAPB
VERIZON VIRGINIA INC	195040	PRFRVAPF
VERIZON VIRGINIA INC	195040	PRKSVAPK
VERIZON VIRGINIA INC	195040	PTBGVACD
VERIZON VIRGINIA INC	195040	PTBGVAPB
VERIZON VIRGINIA INC	195040	PTMOVAHF
VERIZON VIRGINIA INC	195040	PTMOVAHS
VERIZON VIRGINIA INC	195040	PWHTVAPW
VERIZON VIRGINIA INC	195040	QNTNVAQN
VERIZON VIRGINIA INC	195040	RCMDVACG
VERIZON VIRGINIA INC	195040	RCMDVAGK
VERIZON VIRGINIA INC	195040	RCMDVAGR
VERIZON VIRGINIA INC	195040	RCMDVAGY
VERIZON VIRGINIA INC	195040	RCMDVAHL
VERIZON VIRGINIA INC	195040	RCMDVAHR
VERIZON VIRGINIA INC	195040	RCMDVAHS
VERIZON VIRGINIA INC	195040	RCMDVAIT
VERIZON VIRGINIA INC	195040	RCMDVALS
VERIZON VIRGINIA INC	195040	RCMDVAPE
VERIZON VIRGINIA INC	195040	RCMDVAPS
VERIZON VIRGINIA INC	195040	RCMDVARA
VERIZON VIRGINIA INC	195040	RCMDVASN
VERIZON VIRGINIA INC	195040	RCMDVASR
VERIZON VIRGINIA INC	195040	RCMDVATC
VERIZON VIRGINIA INC	195040	RDFRVARA
VERIZON VIRGINIA INC	195040	RKVLVARK
VERIZON VIRGINIA INC	195040	RMTNVARE
VERIZON VIRGINIA INC	195040	RONKVABK
VERIZON VIRGINIA INC	195040	RONKVABS
VERIZON VIRGINIA INC	195040	RONKVACS
VERIZON VIRGINIA INC	195040	RONKVACV

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
VERIZON VIRGINIA INC	195040	RONKVAGC
VERIZON VIRGINIA INC	195040	RONKVALK
VERIZON VIRGINIA INC	195040	RSHLVALE
VERIZON VIRGINIA INC	195040	RSTNVAFM
VERIZON VIRGINIA INC	195040	SALMVAFL
VERIZON VIRGINIA INC	195040	SALMVAMC
VERIZON VIRGINIA INC	195040	SALMVASA
VERIZON VIRGINIA INC	195040	SFFLVASK
VERIZON VIRGINIA INC	195040	SHVLVASW
VERIZON VIRGINIA INC	195040	SNMTVASM
VERIZON VIRGINIA INC	195040	SNTNVASS
VERIZON VIRGINIA INC	195040	SPFDVASP
VERIZON VIRGINIA INC	195040	SPTSVASP
VERIZON VIRGINIA INC	195040	SRVLVASP
VERIZON VIRGINIA INC	195040	STCYVASC
VERIZON VIRGINIA INC	195040	STDVRASD
VERIZON VIRGINIA INC	195040	STPLVASP
VERIZON VIRGINIA INC	195040	STTNVAST
VERIZON VIRGINIA INC	195040	STTNVAVE
VERIZON VIRGINIA INC	195040	SWVLVASV
VERIZON VIRGINIA INC	195040	THPLVATP
VERIZON VIRGINIA INC	195040	TMVLVATV
VERIZON VIRGINIA INC	195040	TOANVATO
VERIZON VIRGINIA INC	195040	UNVLVAUV
VERIZON VIRGINIA INC	195040	UPVLVAUP
VERIZON VIRGINIA INC	195040	VARNVAVR
VERIZON VIRGINIA INC	195040	VINNVAVN
VERIZON VIRGINIA INC	195040	VRBHVACC
VERIZON VIRGINIA INC	195040	VRBHVACT
VERIZON VIRGINIA INC	195040	VRBHVAGN
VERIZON VIRGINIA INC	195040	VRBHVAIL
VERIZON VIRGINIA INC	195040	VRBHVAIR
VERIZON VIRGINIA INC	195040	VRBHVAPT
VERIZON VIRGINIA INC	195040	VRBHVARC
VERIZON VIRGINIA INC	195040	VRBHVASR
VERIZON VIRGINIA INC	195040	VRBHVAVB
VERIZON VIRGINIA INC	195040	WHOKVAWO
VERIZON VIRGINIA INC	195040	WHVLVAWH
VERIZON VIRGINIA INC	195040	WLBGVAWM

<b>Company Name</b>	<b>Study Area Code</b>	<b>Service Area or Wire Center CLLI Code</b>
VERIZON VIRGINIA INC	195040	WNCHVANM
VERIZON VIRGINIA INC	195040	WNCHVAWC
VERIZON VIRGINIA INC	195040	WNTRVAWG
VERIZON VIRGINIA INC	195040	WRTNVAWR
VERIZON VIRGINIA INC	195040	WSPNVAWP
VERIZON VIRGINIA INC	195040	WTFRVAWT
VERIZON VIRGINIA INC	195040	WVRLVAWV

**Steve Largent**  
President/CEO

October 7, 2011

Ms. Kelsey Joyce  
Director of Legal Affairs  
Marketing  
T-Mobile USA, Inc.  
12920 SE 38<sup>th</sup> Street  
Bellevue, WA 98006

Dear Kelsey:

Congratulations! This letter is to notify you that T-Mobile USA (“T-Mobile”) has completed the recertification process for the CTIA Consumer Code for Wireless Service (“Voluntary Consumer Code”) for the period January 1, 2011 – December 31, 2011, and is deemed compliant with the principles, disclosures and practices set forth in the Voluntary Consumer Code. Accordingly, T-Mobile is authorized to use and display the CTIA Seal of Wireless Quality/Consumer Information, subject to the terms and conditions set forth in the attached License Agreement.

Please ensure that the relevant employees of T-Mobile review the License Agreement before using the Seal. Use of the Seal constitutes acceptance of these terms and conditions. Upon request, we will provide two specimens (color and black/white) of the Seal for T-Mobile’s use on its website or collateral materials. If you should have any questions concerning the recertification process or use of the Seal, please contact Andrea Williams, CTIA’s Vice President of Law and Assistant General Counsel, at (202) 736-3215 or [awilliams@ctia.org](mailto:awilliams@ctia.org).

CTIA commends T-Mobile for its ongoing leadership and participation in the CTIA Voluntary Consumer Code, and we look forward to continuing to work with T-Mobile on this important industry initiative.

Sincerely,

*Congratulations!*

*Steve Largent*  
Steve Largent

Attachment

cc: Philipp Humm  
Dave Miller

