

on July 12, 2013.<sup>58</sup> However, this PFD reflects numerous changes from the consensus PFD which are necessary for consistency with designation requirements and Board precedent in previous ETC designation decisions. Therefore, this PFD has been served on all parties to this proceeding in accordance with 3 V.S.A. § 811.

Dated at Montpelier, Vermont, this 12<sup>th</sup> day of November, 2013.



John J. Cotter, Esq.  
Hearing Officer

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58. Letter from Nancy S. Malmquist, Esq., to Susan M. Hudson, Clerk of the Board, dated July 12, 2013.

#### XIV. BOARD DISCUSSION

On October 30, 2013, the Department filed comments with the Board supporting the findings and conclusions in the Proposal for Decision ("PFD").<sup>59</sup> On November 6, 2013, both VTel Wireless and FairPoint filed comments seeking certain changes to the PFD. We address each of these comments individually, below. Additionally, we also clarify our expectations with respect to VTel Wireless' ability to remain functional in emergency situations.

FairPoint seeks two changes to the PFD. The first requested change seeks to have references to "Census Blocks" in the body of the PFD reconciled to language in Attachment A to the PFD that refers to "Census Tracts" when describing the geographical areas that would be subject to the ETC designation in this proceeding. The second requested change seeks correction of a reference in footnote 21 of the PFD from Part 57 of the FCC's rules to Part 54 of those rules.<sup>60</sup>

We decline to make the first change requested by FairPoint. FairPoint is correct that the cover page of Attachment A contains a list of census tracts that were the subject of VTel Wireless' winning efforts in the Mobility Fund Phase I auction, while the PFD discusses ETC designation in terms of census blocks.<sup>61</sup> However, as noted at the bottom of the cover page to Attachment A, the funds awarded to VTel Wireless in the auction apply only to certain census blocks within each of the listed census tracts, rather than to the entirety of each listed tract. The pages that follow the cover page consist of maps that specify the relevant census blocks within each tract that are subject to the Mobility Fund Phase I awards and therefore the ETC-designated service territory sought in this proceeding. Therefore, we conclude that the information in Attachment A is consistent with the use of census blocks throughout the PFD and provides an accurate accounting of the geographic areas subject to the ETC designation in this Docket.

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59. Letter from Megan Ludwig, Esq., to Susan M. Hudson, Clerk of the Board, dated October 29, 2013.

60. Letter from M. Beth Fastiggi, FairPoint State President, to Susan M. Hudson, Clerk of the Board, dated November 6, 2013.

61. As noted in FairPoint's comments, a census tract is comprised of a number of census blocks.

FairPoint is correct with respect to its second requested change and the correction has been made.

VTel Wireless seeks four changes to the PFD. First, VTel Wireless requests that the word "conditionally" be removed from paragraph 2 of the proposed Order to reflect that the Company is seeking unconditional designation in this proceeding, as opposed to its earlier conditional designation in Docket 7890.<sup>62</sup> Second, VTel Wireless requests that paragraph 7.m. of the proposed Order be revised so that the Company be allowed to file its Lifeline marketing and outreach efforts plan prior to the time it begins offering service on its new network rather than 60 days from the date of any designation order.<sup>63</sup> Third, VTel Wireless seeks clarification of the requirement in paragraph 7.r. of the proposed Order regarding the Company's five-year plan.<sup>64</sup> Lastly, VTel Wireless requests that the non-discriminatory access requirement recommended by the PFD be eliminated because it is inconsistent with the FCC's rules and the PFD does not explain why the requirement is appropriate.<sup>65</sup>

First, we are making the Company's first requested change by striking the word "conditionally" from paragraph 2 of the proposed Order. The word "conditionally" was originally used in Docket 7890 to indicate that the ETC designation granted in that Docket was for the sole purpose of allowing VTel Wireless to participate in the Mobility Fund Phase I auction. Now that VTel Wireless has successfully participated in that auction, that term is no longer necessary in describing the nature of the designation granted in this Docket. However, our removal of the word "conditionally" should not be construed by the parties to mean that the designation conferred by this Order comes without conditions with which VTel Wireless must comply as described and imposed herein.

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62. Letter from Nancy S. Malmquist, Esq., to Susan M. Hudson, Clerk of the Board, dated November 6, 2013 ("VTel Wireless letter") at 1.

63. VTel Wireless letter at 1-2.

64. VTel Wireless letter at 2.

65. VTel Wireless letter at 3-4.

Second, we agree that the deadline of 60 days from the date of this Order for the Company to file its Lifeline marketing and outreach plan is unnecessary given that the network over which VTel Wireless will be providing the services subject to the ETC designation has not yet been constructed. However, as suggested by the Company and consistent with several other conditions recommended in the PFD, we will require that the plan be filed no less than 60 days prior to the time VTel Wireless begins offering voice telephony services under the ETC designation conferred by this Order. The language in paragraph 7.m. of the Order has been revised accordingly.

Third, we are revising the language of paragraph 7.r. of the proposed Order to modify the five-year plan requirement to better reflect the network construction goals associated with the Mobility Fund Phase I process. However, in doing so we are not suggesting that VTel Wireless is entitled to a rule-based exemption from the requirement that it file a five-year plan as part of its initial ETC designation. VTel Wireless appears to confuse its obligations with respect to the filing of a five-year plan as part of its initial ETC designation, with the ongoing obligation of an ETC to file annual progress reports in meeting the objectives of that plan. High-cost recipients must file such ongoing annual reports consistent with the requirements of 47 C.F.R. § 54.313,<sup>66</sup> while Mobility Fund participants must file annual reports in compliance with 47 C.F.R. § 54.1009. However, the requirement to file a five-year plan as part of the designation process is set forth in 47 C.F.R. § 54.202(a)(1)(ii) and contains no exemption for Mobility Fund participants.

While VTel Wireless is not exempt from the requirement to file a five-year plan in conjunction with its initial designation, we recognize that the Company is in a somewhat unique situation both because it has already received a conditional designation and because it is subject to a three-year time frame in which it must construct the network that will be built with the Mobility Fund Phase I proceeds.<sup>67</sup> Additionally, as part of the Mobility Fund application process, the Company is subject to a different construction plan filing requirement when

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66. See 47 C.F.R. § 54.313(k).

67. See 47 C.F.R. § 54.1006(b).

submitting its funding application to the FCC.<sup>68</sup> Given the unique circumstances of this case, we will exercise the discretion afforded to us<sup>69</sup> and modify the requirements of paragraph 7.r. of the proposed Order so that they are based on the plan previously filed with the Board in Docket 7890. With respect to the Company's ongoing annual report filing requirements, we expect that VTel Wireless will meet its obligations consistent with 47 C.F.R. § 54.1009. However, we note that the exemption from otherwise applicable annual reporting requirements afforded to ETCs that receive funds from the Mobility Fund Phase I process is only available to ETCs that "*solely* receive support from the Phase I Mobility Fund."<sup>70</sup> Therefore, in the event that VTel Wireless no longer qualifies for this exemption, it will be required to meet the annual reporting obligations from which it had been previously exempt.

Fourth, we decline to eliminate the non-discriminatory access requirement recommended by the Hearing Officer. VTel Wireless is incorrect that the PFD does not provide a basis for imposing this requirement. The PFD correctly recognizes that designation of VTel Wireless as an ETC must be in the public interest. VTel Wireless will be using the designation it receives in this proceeding to access public funds to construct the very network over which it will be providing the services covered by that designation. We find that the non-discriminatory access requirement is a necessary and appropriate requirement to ensure that the Company's use of public funds to construct the new network will be one that is consistent with the public interest and is therefore needed for us to look favorably upon the Company's request for ETC designation in this Docket. Moreover, the Board previously imposed the same non-discriminatory access requirement in granting VTel Wireless conditional ETC designation in Docket 7890. VTel Wireless did not challenge the imposition of the requirement in Docket 7890 and has made no

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68. See 47 C.F.R. § 54.1005(b)(2)(v). VTel Wireless, rather than seek modification of the five-year plan requirement imposed in Docket 7890, simply filed a copy of the multi-year plan it had filed with the FCC as part of its Mobility Fund application process, a filing that technically did not comply with the requirement imposed by the designation order in Docket 7890.

69. See *In the Matter of Federal-State Joint Board on Universal Service*, CC Docket No. 96-45, Report and Order, FCC 05-46 (rel. Mar. 17, 2005) at ¶¶ 1-4 (encouraging but not requiring states to implement certain additional minimum eligibility requirements).

70. 47 C.F.R. § 54.313(k) (emphasis added).

demonstration in this proceeding that would warrant disturbing the continued application of that previously imposed requirement here, and we therefore decline to do so.

Additionally, the Hearing Officer correctly notes that the non-discriminatory access requirement is consistent with the public interest testimony of the Company's witness which specifically stated that both wireline and other wireless carriers would be provided access to the new network. VTel Wireless states in its comments that it fully intends to make network capacity available to both wireless and wireline competitors consistent with its testimony, but that such a voluntary commitment is different than the legal obligation recommended by the PFD.

Contrary to the position VTel Wireless now takes in its comments, the Company's witness made an affirmative and unconditional representation regarding competitor access to the new network, one upon which the Hearing Officer relied in recommending that the Board find that granting the requested ETC designation would be in the public interest. The recommended non-discriminatory access requirement does nothing more than hold VTel Wireless accountable to representations made to the Board by its witness in this proceeding. It is only now, at the final phase of the proceeding, that we learn that VTel Wireless intended this public interest-based commitment to be voluntary in nature and apparently subject to cancellation at the Company's sole discretion. We find the position taken by VTel Wireless in its comments to be both unpersuasive and unacceptable and are adding the non-discriminatory access requirement as a separate express condition in the Order so that there is no misunderstanding on the part of VTel Wireless with respect to its obligations.<sup>71</sup>

Lastly, we write to clarify our expectations with respect to VTel Wireless' ability to remain functional in emergency situations.<sup>72</sup> VTel Wireless has committed to ensuring that its new network "will include a reasonable amount of back-up power to ensure functionality when

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71. Currently, the non-discriminatory access requirement is encompassed within paragraph 7.t. of the proposed Order, which provides, "VTel Wireless shall offer services under this ETC designation in compliance with the findings in this Order."

72. See 47 C.F.R. § 54.202(a)(2).

power is out."<sup>73</sup> The Company has not provided any additional detail regarding its understanding of what would constitute a reasonable amount of back-up power. Given this lack of detail, whether or not precautions taken by VTel Wireless with respect to back-up power are reasonable can only be determined when those precautions are tested against circumstance. Recent experience with weather patterns both here in Vermont and regionally have shown that what may have been considered reasonable in the past, may well be considered insufficient both in the present and moving forward. The reasonableness of the Company's preparations for remaining functional in emergency situations will be assessed against this backdrop and the lessons that should have been learned based on recent experience should an emergency situation arise. We expect that VTel Wireless will be appropriately prepared to remain functional in the face of events similar to those recently experienced in our state and region.

#### **XV. ORDER**

IT IS HEREBY ORDERED, ADJUDGED AND DECREED by the Public Service Board ("Board") of the State of Vermont that:

1. The findings of fact and conclusions of the Hearing Officer are adopted.
2. The Board hereby designates VTel Wireless, Inc. ("VTel Wireless" or the "Company"), as an Eligible Telecommunications Carrier ("ETC") under 47 U.S.C. § 214(e), with a Service Area as depicted in Attachment A to this Order.
3. The designation expires five years from the date of this Order.
4. This Board retains continuing jurisdiction to review, modify, or revoke its designation of VTel Wireless as an ETC or to alter or amend the Designated Service Area in all manners allowed to it under state and federal law, which may include dividing the service territory. This jurisdiction may be exercised on petition or at the discretion of the Board, in circumstances including but not limited to Federal Communications Commission ("FCC") alteration of the list of requirements for ETCs. The Board also reserves the right to alter service areas, including by dividing them or assigning to a rural carrier a service area other than its current study area.

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73. Guite pf. at 10-11.

5. Redesignation.

a. No later than ninety (90) days prior to the expiration of this ETC designation, VTel Wireless may file with the Board, with a copy to the Vermont Department of Public Service ("Department"), a certification stating that it wishes to extend its designation for an additional two years. The certification shall also state that VTel Wireless continues to satisfy all of the requirements set forth in federal law for designation as an ETC (the "ETC Requirements"), including 47 C.F.R. § 54.101(a) as it may be amended from time to time.

b. Within forty-five (45) days of any such filing, the Department may object, stating that VTel Wireless does not continue to satisfy one or more of the ETC Requirements or has failed to comply with a condition of this Order ("Notice of Objection").

c. If no Notice of Objection is filed, the Board may issue a new designation order extending the designation for an additional period.

d. If a Notice of Objection is filed, the Board shall provide VTel Wireless an opportunity for hearing. VTel Wireless will have the burden of demonstrating that it continues to satisfy the applicable ETC Requirements listed in the Notice of Objection. If it carries that burden, the Board may then renew the contested designation for an additional period.

e. During the pendency of any proceedings under this paragraph, the current designation shall be extended without further notice or order.

6. Non-Compliance. The Department or the Board may at any time provide to VTel Wireless a written Notice of Possible Non-Compliance relating to one or more of the ETC Requirements. In that event, VTel Wireless shall within thirty (30) days certify in writing to the Board, and deliver a copy to the Department, that it continues to satisfy each of the ETC Requirements identified in the Notice of Possible Non-Compliance ("Claim of Continued Compliance"). The Board may revoke VTel Wireless' designation as an ETC or order such other remedies as the Board deems appropriate if either of the following occurs:

- a. VTel Wireless fails to file a Claim of Continued Compliance; or
- b. The Board determines, after opportunity for hearing, that VTel Wireless has not demonstrated that it continues to satisfy each of the ETC Requirements identified in the Notice of Possible Non-Compliance.
- c. During the pendency of any proceedings under this paragraph, the current designation Order shall remain in effect.

7. Additional Filings and Obligations.

- a. VTel Wireless shall comply with the terms and conditions of the Stipulation between VTel Wireless and the Department except to the extent they are modified in this Order, in which case VTel Wireless shall comply with the modifications in this Order.
- b. VTel Wireless shall meet the voice telephony obligations of this designation by offering a service that is not dependent upon best-effort, over-the-top Voice Over Internet Protocol ("VoIP"). If VoIP is employed, it shall be supported by Internet Protocol Quality of Service throughout the VTel Wireless network.
- c. The 4G/LTE data network being deployed by VTel Wireless in 2013 shall include two core network components manufactured by Ericsson: (1) the 4G/LTE "Evolved Packet Core" and (2) the 4G/LTE "IMS" (IP Multimedia Subsystem) Core.
- d. In the provision of voice telephony services required in this designation, VTel Wireless shall meet all of the federal requirements applicable to an ETC, as defined in 47 C.F.R. § 54.201, including applicable requirements of a provider of Commercial Mobile Radio Service. Before VTel Wireless provides voice telephony service under this ETC designation, it shall submit a filing to the Board demonstrating that VTel Wireless will be in compliance with all its ETC obligations.
- e. Within twelve (12) months of the date of this Order, VTel Wireless shall file a petition requesting designation state-wide as either a full ETC or Lifeline-only ETC for the areas not covered by this designation.
- f. VTel Wireless shall publish a non-proprietary map on its website in advance of providing service under this designation of where it understands applicable service will be available in the areas in which it was awarded Mobility Fund Phase I support.

g. VTel Wireless shall offer voice telephony service, including in a rate plan for stand-alone voice service, consistent with all applicable requirements of the FCC and the Board. For services offered with Mobility Fund Phase I support, VTel Wireless shall comply with all applicable FCC requirements, including, but not limited to, those related to reasonably comparable rates.

h. VTel Wireless shall offer a customer who qualifies for Lifeline service, and who has a residential E-911 address within the designation area, a stand-alone voice service rate plan that includes at least 100 minutes per month for no additional fee.

i. VTel Wireless shall comply with all applicable federal and state laws governing Lifeline service.

j. VTel Wireless shall comply with Board Rules 7.607, 7.608, 7.610, 7.618 and 7.619 to the extent those rules are applicable to it.

k. VTel Wireless shall work with the Vermont Department of Children and Families and the Vermont Department of Taxes to verify consumer eligibility for Lifeline services consistent with 30 V.S.A. 218(c).

l. VTel Wireless shall participate in Vermont quarterly Lifeline Committee meetings.

m. VTel Wireless shall offer the Lifeline program to qualifying customers and shall advertise the availability of the Lifeline program in media of general distribution in the designation area, and in a manner that is reasonably likely to alert qualified individuals to the existence of these programs. No less than sixty (60) days prior to the time it begins to provide voice telephony service under this ETC designation, VTel Wireless shall file a plan with the Board and the Department that describes the marketing and outreach efforts it will utilize in advertising the availability of its Lifeline service, and explains how it will be effective in reaching eligible consumers. Additionally, no later than April 15 each year, VTel Wireless shall file an annual certification describing the marketing and outreach efforts it undertook the preceding year.

n. VTel Wireless shall, prior to the time it offers voice telephony service under this ETC designation, file rate plan information confirming its compliance with the local

usage requirement once its ETC-designated voice telephony service offerings are developed.

o. VTel Wireless shall, prior to the time it begins to provide voice telephony service under this ETC designation, file with the Board an explanation of what it believes to be the applicable governing regulations for its provision of E-911 services over the new network and its reasons therefor, along with a reaffirmation of its commitment to meet those obligations. In the event the Department disagrees with VTel Wireless over the nature of the Company's E-911 obligations, it may request that the Board open an investigation at that time.

p. VTel Wireless shall, prior to the time it begins to provide voice telephony service under this ETC designation, file with the Board a statement detailing its plans for complying with the toll limitation requirement once it has developed the voice telephony service plans to be offered over its new network.

q. VTel Wireless shall, prior to the time it begins to provide voice telephony service under this ETC designation, file with the Board a complete description of its Lifeline service offerings demonstrating compliance with applicable regulations, as well as the Company's commitments set forth in the Stipulation.

r. VTel Wireless shall, within thirty (30) days of the date of this Order, certify that the multi-year plan describing proposed network improvements or upgrades that it filed in Docket 7890 remains unchanged. However, if the multi-year plan filed by VTel Wireless in Docket 7890 has been updated or modified in any way, VTel Wireless shall file, within sixty (60) days of the date of this Order, a new multi-year plan that describes with specificity the proposed improvements or upgrades to its network throughout the proposed service area.

s. VTel Wireless shall comply with the Cellular Telecommunications and Internet Association's Consumer Code for Wireless Service as required by 47 C.F.R. § 54.202(a)(3).

t. VTel Wireless shall offer services under this ETC designation in compliance with the findings in this Order.

u. VTel Wireless shall make its network available on a non-discriminatory basis.

8. VTel Wireless shall provide notice to the Board and the Department within thirty (30) days if information it previously submitted with respect to its provision of the supported services or its advertising for those services is no longer correct.

9. The preceding conditions may be modified by subsequent adopted and generally applicable administrative rules.

Dated at Montpelier, Vermont, this 21<sup>st</sup> day of November, 2013.

s/James Volz )

) PUBLIC SERVICE

s/John D. Burke )

) BOARD

s/Margaret Cheney )

) OF VERMONT

OFFICE OF THE CLERK

FILED: November 21, 2013

ATTEST: s/Susan M. Hudson  
Clerk of the Board

*NOTICE TO READERS: This decision is subject to revision of technical errors. Readers are requested to notify the Clerk of the Board (by e-mail, telephone, or in writing) of any apparent errors, in order that any necessary corrections may be made. (E-mail address: psb.clerk@state.vt.us)*

*Appeal of this decision to the Supreme Court of Vermont must be filed with the Clerk of the Board within thirty days. Appeal will not stay the effect of this Order, absent further order by this Board or appropriate action by the Supreme Court of Vermont. Motions for reconsideration or stay, if any, must be filed with the Clerk of the Board within ten days of the date of this decision and Order.*

Docket 7966  
Attachment A

VTel Wireless, Inc. (SAC 149005)  
 Auction 901 Census Tracts Awarded  
 Including Towns\* and Incumbent ILEC

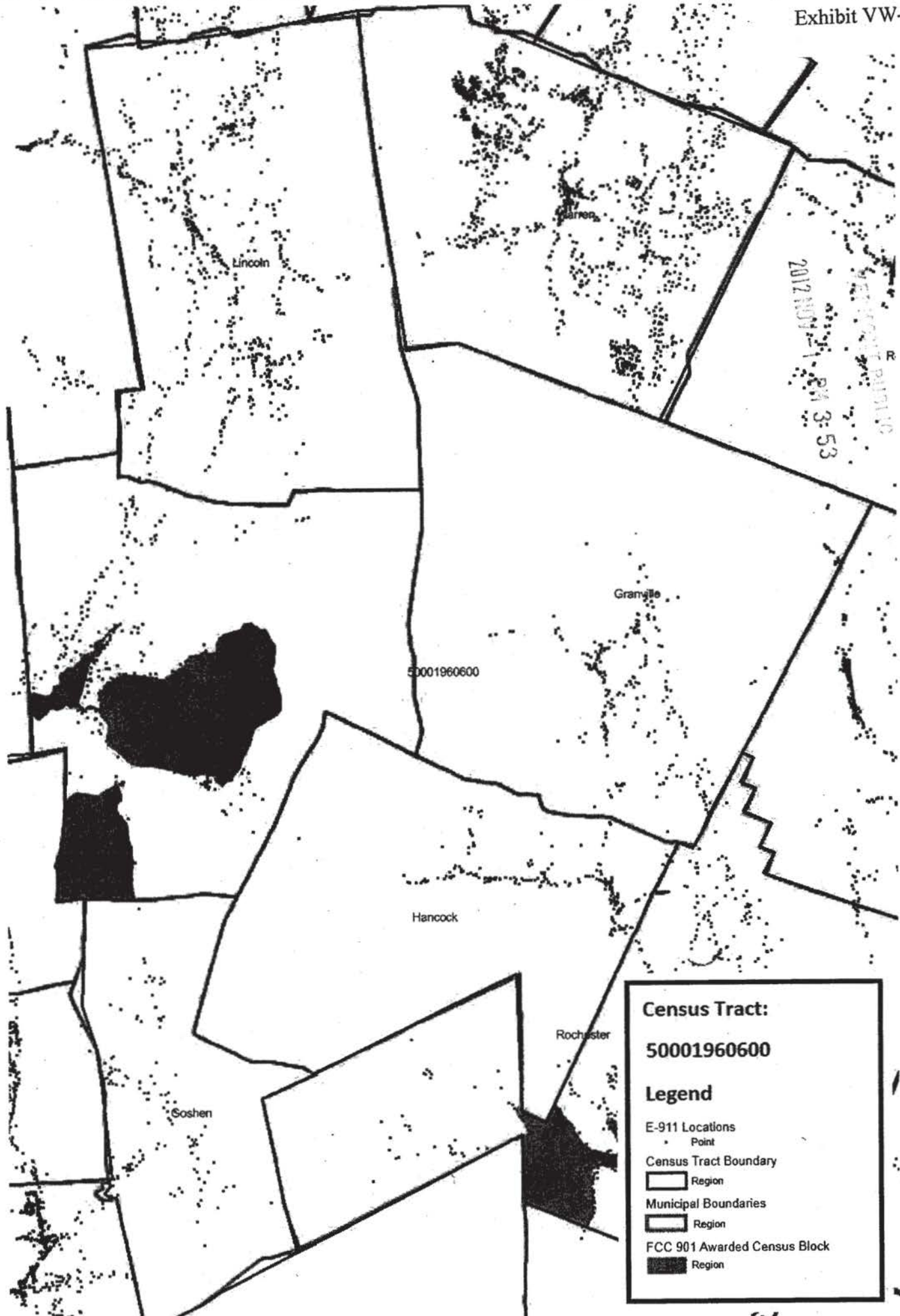
Exhibit VW-1

Census Tract Number	County	TOWN*	Network Technology to be Deployed	TELCO
T50001960600	Addison	Ripton	4G/LTE	Fairpoint (SAC 145115)
T50003970200	Bennington	Dorset	4G/LTE	Fairpoint (SAC 145115), VTel (SAC 147332)
T50003970300	Bennington	Rupert	4G/LTE	Fairpoint (SAC 145115), VTel (SAC 147332)
T50005957000	Caledonia	Walden, Stannard	4G/LTE	Fairpoint (SAC 143331), Fairpoint (SAC 145115)
T50005957700	Caledonia	Hardwick	4G/LTE	Fairpoint (SAC 145115)
T50005957800	Caledonia	Peacham, Ryegate, Groton, Marshfield	4G/LTE	Fairpoint (SAC 143331), Fairpoint (SAC 145115)
T50009950200	Essex	Brighton	4G/LTE	Fairpoint (SAC 145115)
T50009950500	Essex	Concord	4G/LTE	Fairpoint (SAC 145115)
T50011010100	Franklin	Highgate, Franklin	4G/LTE	Fairpoint (SAC 145115), Franklin (SAC 140053)
T50011010200	Franklin	Berkshire	4G/LTE	Fairpoint (SAC 145115)
T50011010300	Franklin	Montgomery, Richford	4G/LTE	Fairpoint (SAC 143331), Fairpoint (SAC 145115)
T50011010400	Franklin	Bakersfield, Fairfield	4G/LTE	Fairpoint (SAC 145115)
T50011011000	Franklin	Fletcher, Fairfax	4G/LTE	Fairpoint (SAC 145115)
T50015953100	Lamoille	Cambridge	4G/LTE	Fairpoint (SAC 145115)
T50015953400	Lamoille	Wolcott, Elmore	4G/LTE	Fairpoint (SAC 145115)
T50017959000	Orange	Newbury, Topsham	4G/LTE	Topsham (SAC 140068), Fairpoint (SAC 143331), Fairpoint (SAC 145115)
T50017959101	Orange	Orange, Washington, Corinth	4G/LTE	Topsham (SAC 140068), Fairpoint (SAC 145115)
T50017959102	Orange	Corinth, Topsham, Orange	4G/LTE	Topsham (SAC 140068), Fairpoint (SAC 145115), Fairpoint (SAC 143331)
T50017959300	Orange	Braintree	4G/LTE	Fairpoint (SAC 145115)
T50017959600	Orange	Theftord, West Fairlee	4G/LTE	Fairpoint (SAC 145115)
T50017959700	Orange	West Fairlee, Fairlee	4G/LTE	Fairpoint (SAC 145115)
T50017959800	Orange	Bradford, Corinth	4G/LTE	Fairpoint (SAC 145115), Topsham (SAC 140068)
T50019951100	Orleans	Morgan, Charlestown	4G/LTE	Fairpoint (SAC 145115)
T50019951700	Orleans	Craftsbury, Irasburg	4G/LTE	Fairpoint (SAC 145115)
T50019951900	Orleans	Brownington	4G/LTE	Fairpoint (SAC 145115)
T50019952000	Orleans	Greensboro, Hardwick	4G/LTE	Fairpoint (SAC 145115)
T50021962100	Rutland	Chittenden, Pittsfield	4G/LTE	Fairpoint (SAC 145115)
T50021962300	Rutland	Hubbardton	4G/LTE	Shoreham (SAC 140064)
T50021962800	Rutland	Shrewsbury	4G/LTE	Fairpoint (SAC 145115)
T50021963600	Rutland	Castleton	4G/LTE	Shoreham (SAC 140064), Fairpoint (SAC 145115)
T50021964300	Rutland	Pawlet	4G/LTE	Fairpoint (SAC 145115), VTel (SAC 147332)
T50023954000	Washington	Marshfield, Cabot	4G/LTE	Fairpoint (SAC 143331), Fairpoint (SAC 145115)
T50023954100	Washington	Woodbury, Calais	4G/LTE	Fairpoint (SAC 145115)
T50023954200	Washington	Middlesex, Worcester	4G/LTE	Fairpoint (SAC 145115)
T50023954300	Washington	Waterbury	4G/LTE	Fairpoint (SAC 145115)
T50023954500	Washington	Berlin	4G/LTE	Fairpoint (SAC 145115)
T50025967100	Windham	Rockingham	4G/LTE	Fairpoint (SAC 145115)
T50025967200	Windham	Townshend, Windham	4G/LTE	Fairpoint (SAC 145115), VTel (SAC 147332)
T50025967400	Windham	Jamaica	4G/LTE	Fairpoint (SAC 145115)
T50025967500	Windham	Wardsboro, Stratton	4G/LTE	Fairpoint (SAC 145115)
T50025967600	Windham	Westminster	4G/LTE	Fairpoint (SAC 145115)
T50025968100	Windham	Whitingham	4G/LTE	Fairpoint (SAC 145115)
T50025968200	Windham	Whitingham, Halifax	4G/LTE	Fairpoint (SAC 145115)
T50027965200	Windsor	Rochester, Bethel	4G/LTE	Fairpoint (SAC 145115)
T50027965400	Windsor	Stockbridge, Sharon, Pomfret	4G/LTE	Fairpoint (SAC 145115)
T50027965800	Windsor	Woodstock, Reading	4G/LTE	Fairpoint (SAC 145115), VTel (SAC 147332)

\*Note that the award is for certain census blocks within the tracts listed and is not intended to cover the entire municipal areas listed.

2012 NOV - 1 PM 3:53

4576097 201210



**Census Tract:**

**50001960600**

**Legend**

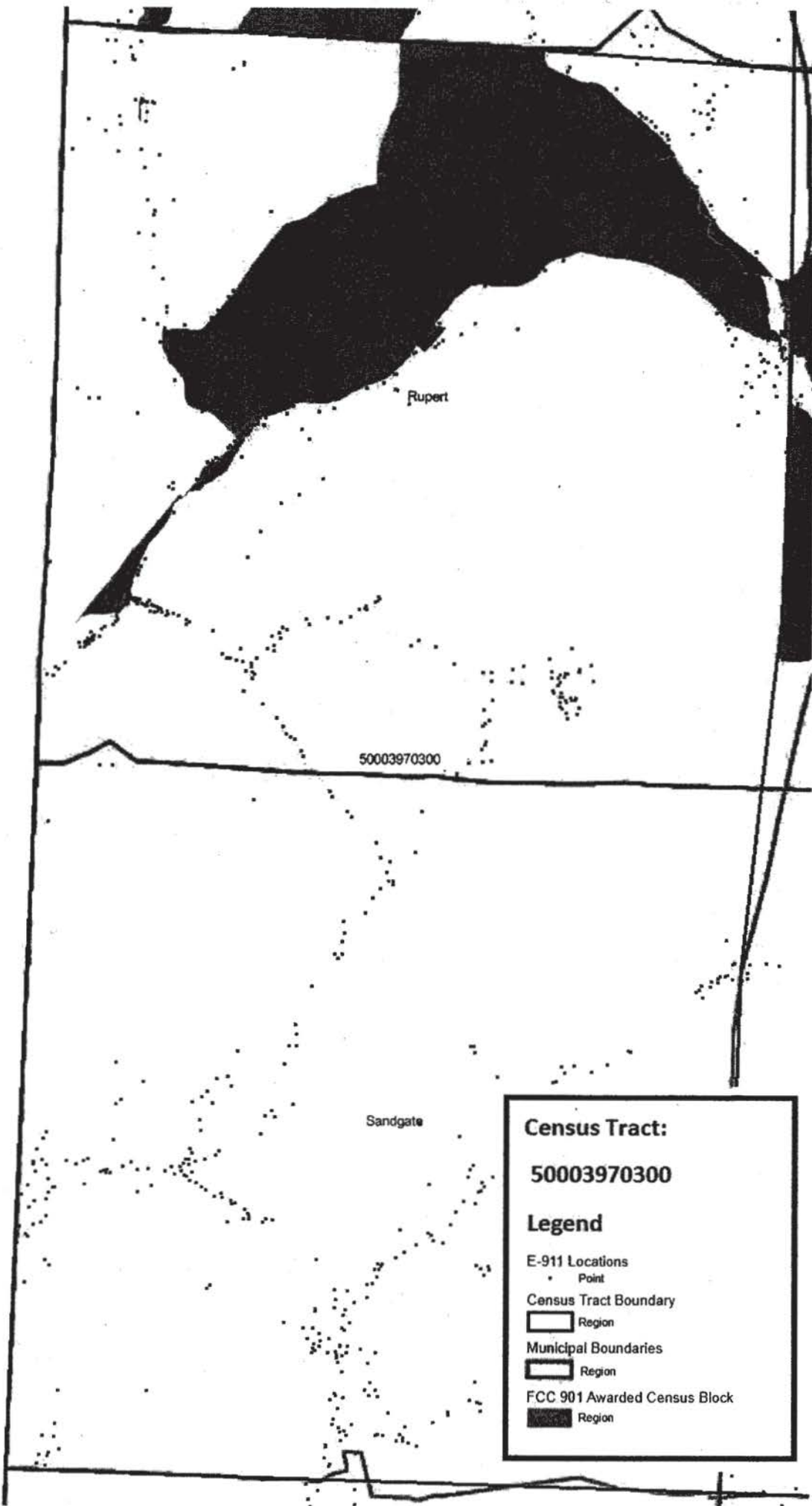
- E-911 Locations  
Point
- Census Tract Boundary  
Region
- Municipal Boundaries  
Region
- FCC 901 Awarded Census Block  
Region



**Census Tract:**  
**50003970200**

**Legend**

- E-911 Locations  
Point
- Census Tract Boundary  
Region
- Municipal Boundaries  
Region
- FCC 901 Awarded Census Block  
Region



Rupert

50003970300

Sandgate

**Census Tract:**  
**50003970300**

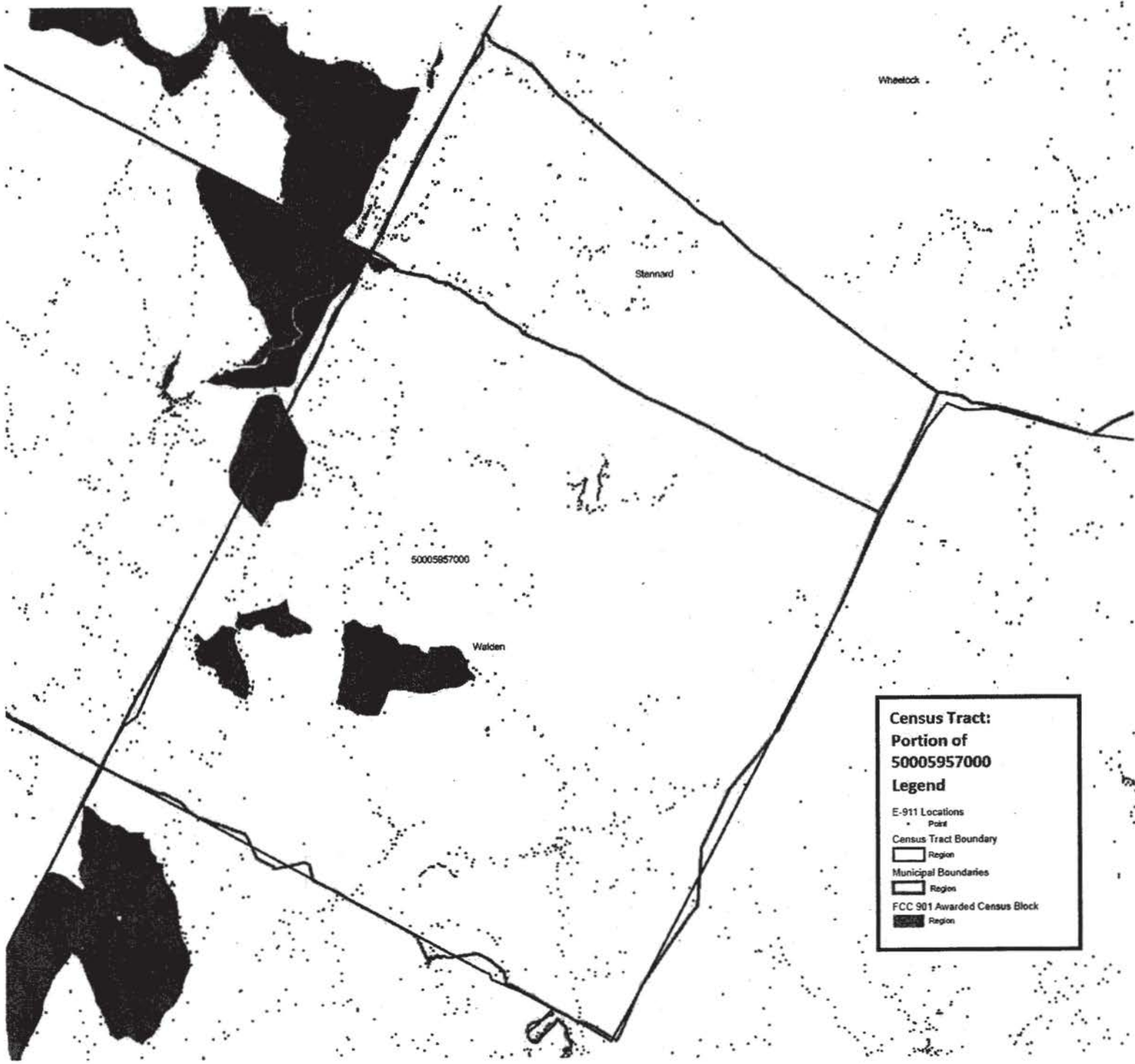
**Legend**

E-911 Locations  
Point

Census Tract Boundary  
Region

Municipal Boundaries  
Region

FCC 901 Awarded Census Block  
Region



Wheelock

Stennard

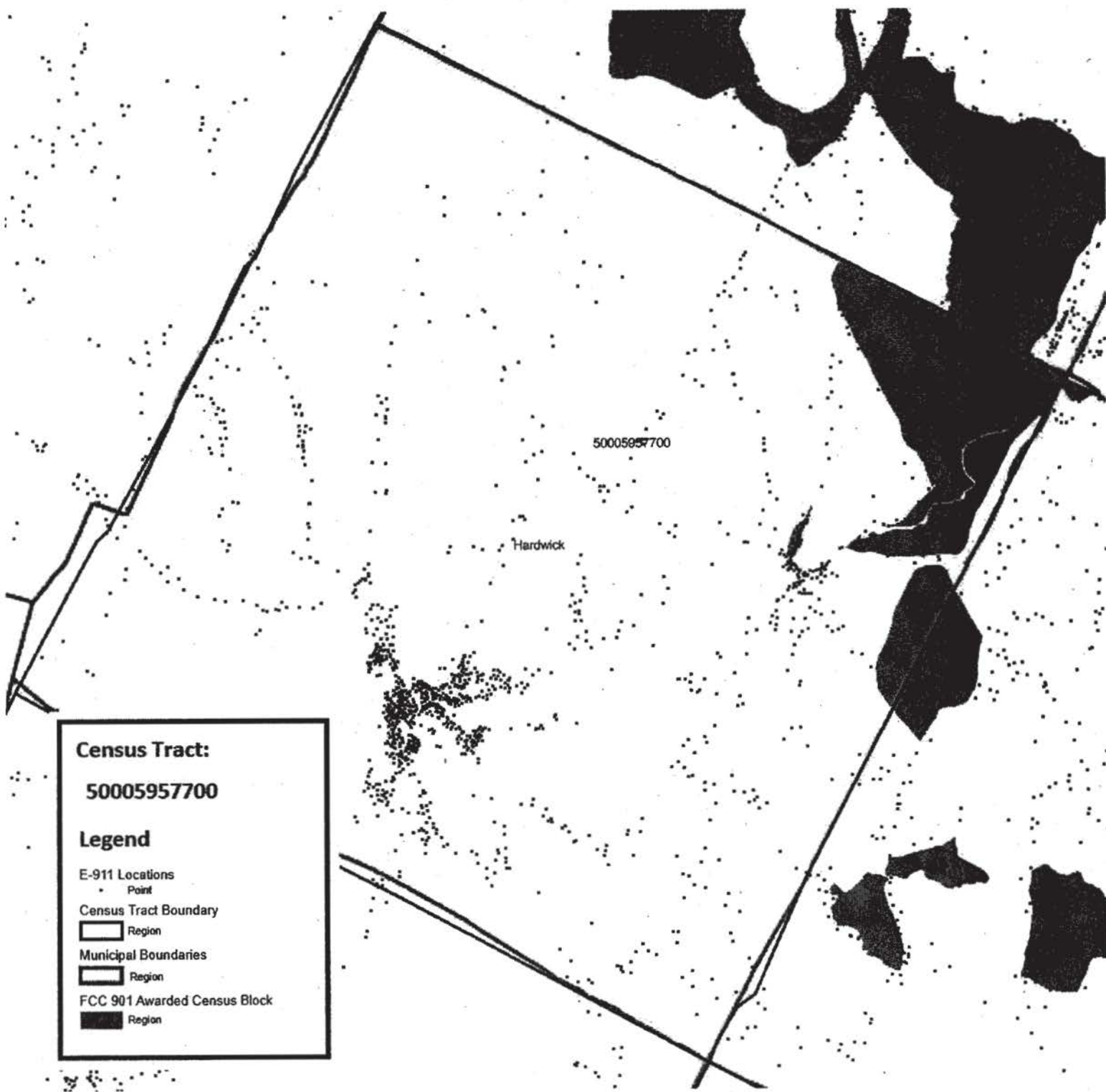
50005957000

Walden

**Census Tract:  
Portion of  
50005957000**

**Legend**

- E-911 Locations  
Point
- Census Tract Boundary  
Region
- Municipal Boundaries  
Region
- FCC 911 Awarded Census Block  
Region



**Census Tract:**

**50005957700**

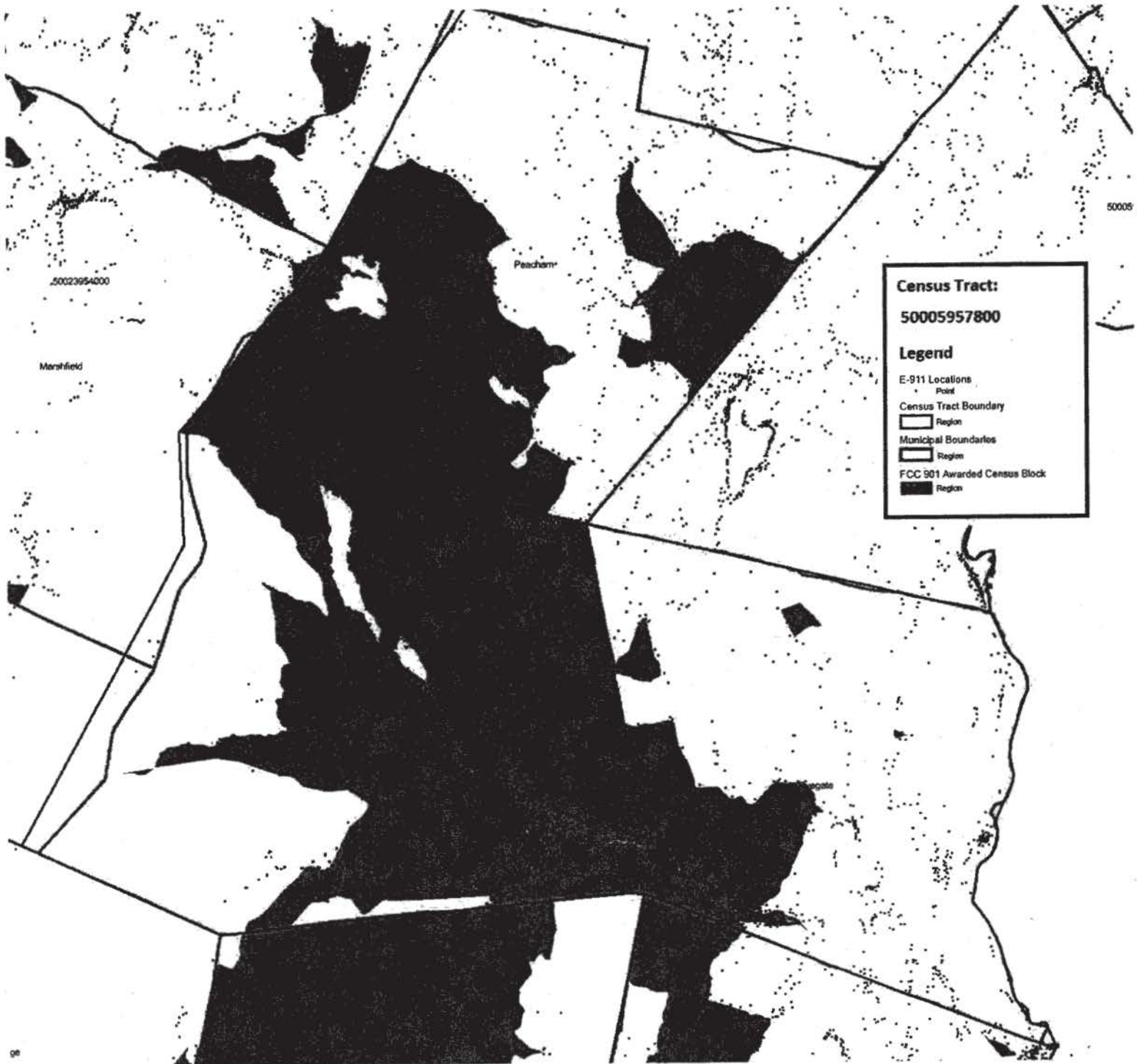
**Legend**

E-911 Locations  
Point

Census Tract Boundary  
Region

Municipal Boundaries  
Region

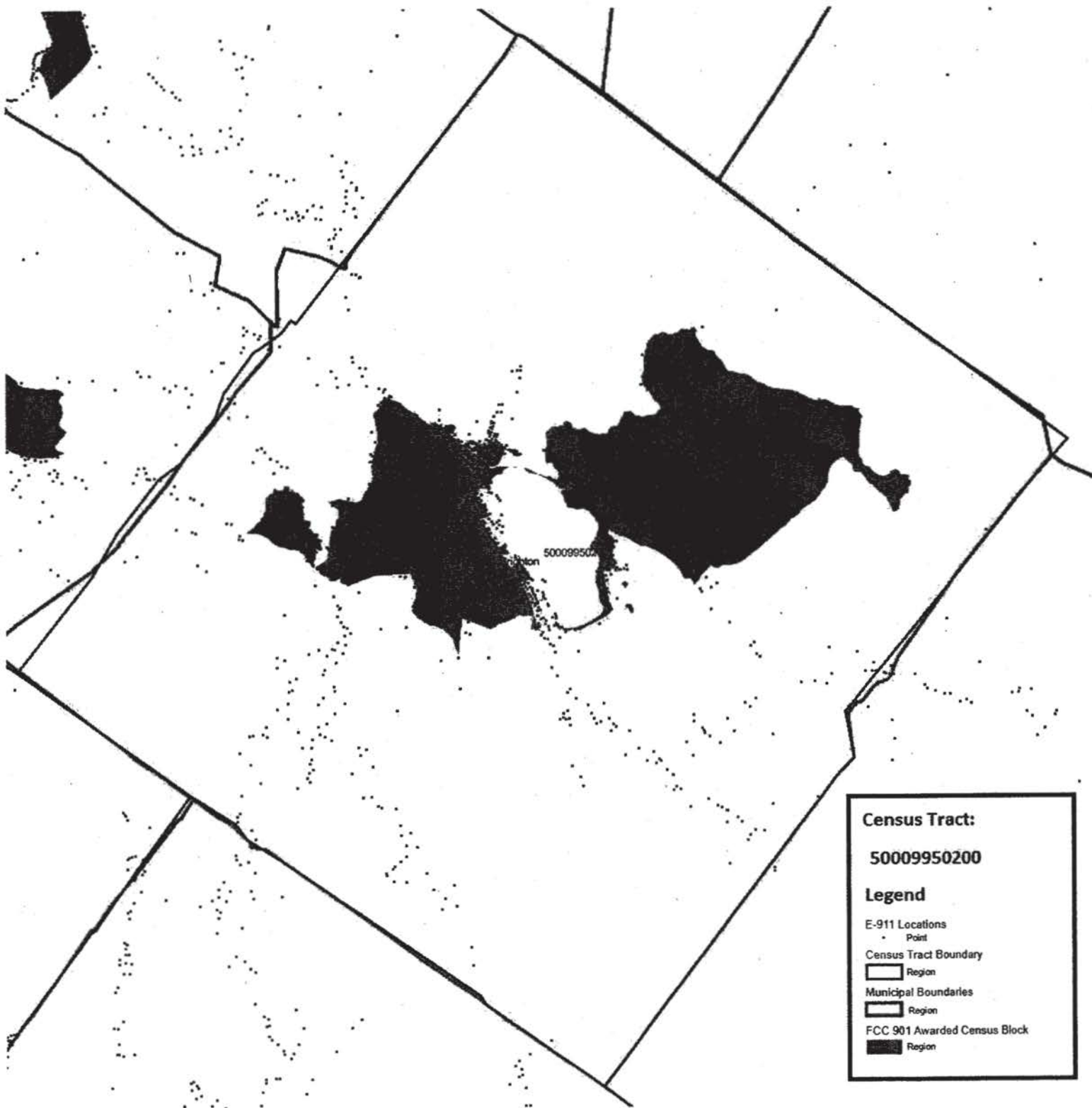
FCC 901 Awarded Census Block  
Region



**Census Tract:**  
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**Legend**

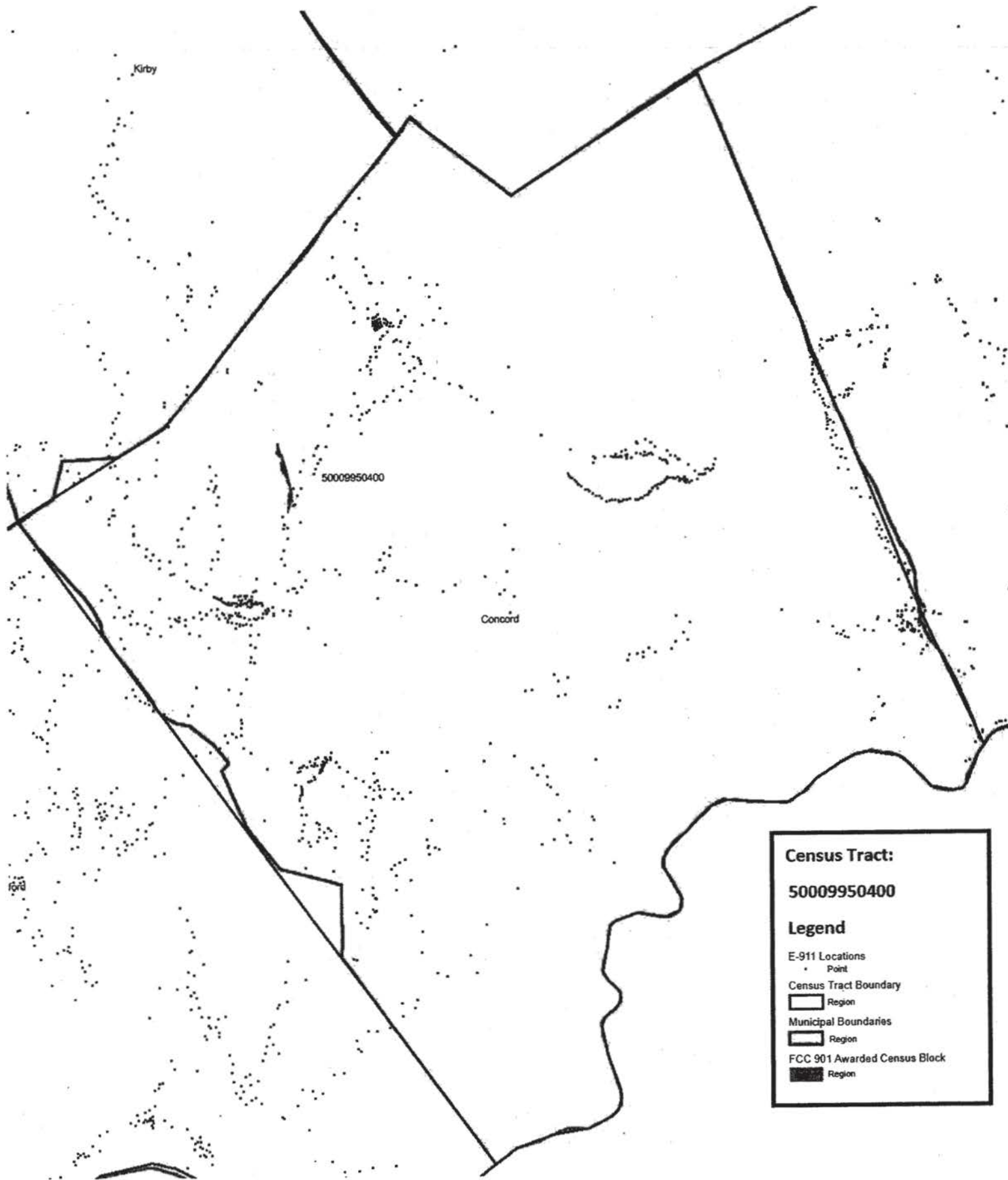
- E-911 Locations  
Point
- Census Tract Boundary  
Region
- Municipal Boundaries  
Region
- FCC 901 Awarded Census Block  
Region



**Census Tract:**  
50009950200

**Legend**

- E-911 Locations  
Point
- Census Tract Boundary  
Region
- Municipal Boundaries  
Region
- FCC 901 Awarded Census Block  
Region



Kirby

50009950400

Concord

road

**Census Tract:**  
**50009950400**

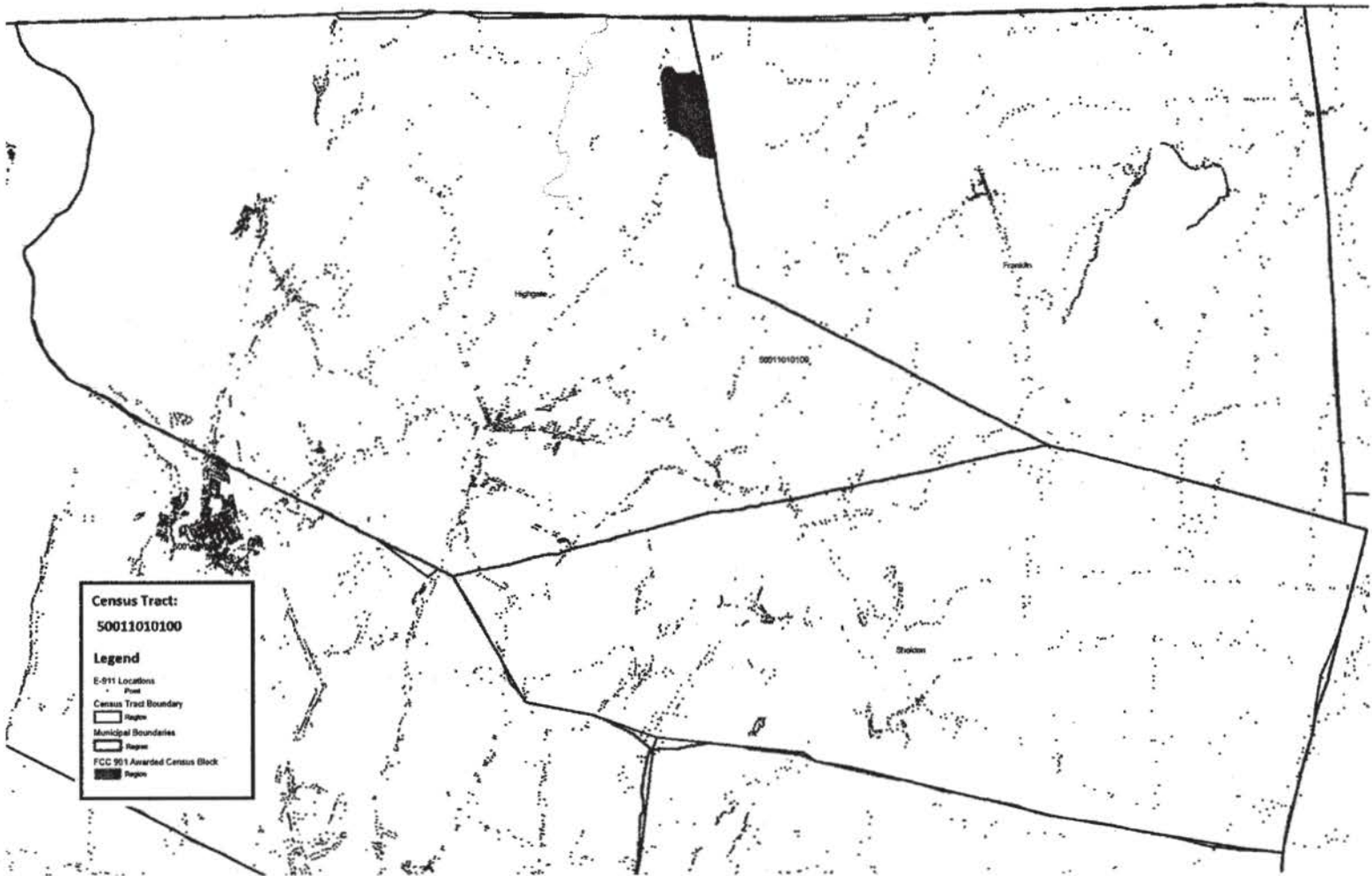
**Legend**

E-911 Locations  
• Point

Census Tract Boundary  
□ Region

Municipal Boundaries  
□ Region

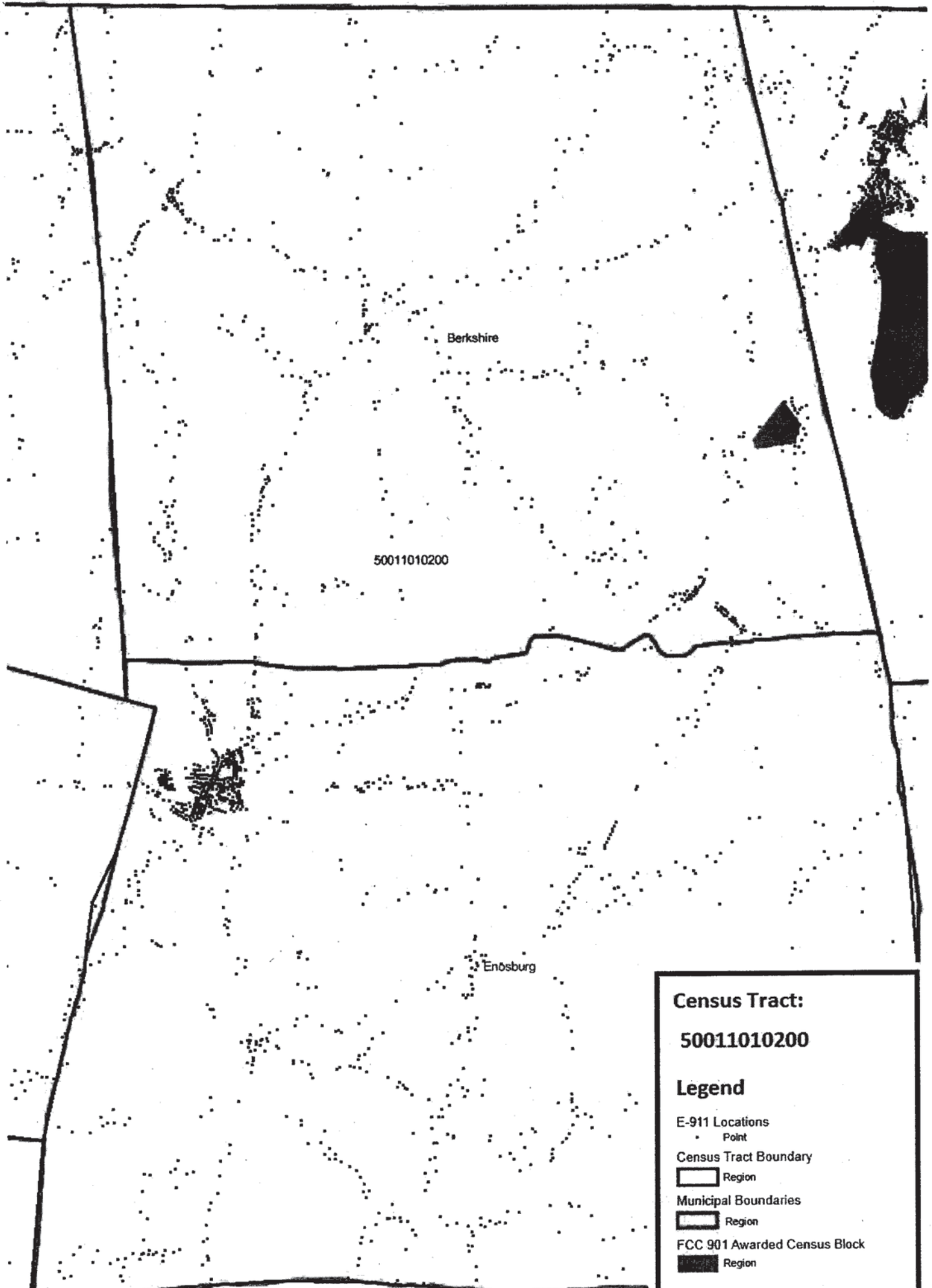
FCC 901 Awarded Census Block  
■ Region



**Census Tract:**  
**50011010100**

**Legend**

- E-911 Locations  
Post
- Census Tract Boundary  
Region
- Municipal Boundaries  
Region
- FCC 911 Awarded Census Block  
Region



Berkshire

50011010200

Enosburg

**Census Tract:**

**50011010200**

**Legend**

E-911 Locations  
Point

Census Tract Boundary  
Region

Municipal Boundaries  
Region

FCC 901 Awarded Census Block  
Region



**Census Tract:**

**50011010300**

**Legend**

E-911 Locations

Point

Census Tract Boundary

Region

Municipal Boundaries

Region

FCC 901 Awarded Census Block

Region