

**BEFORE THE MISSOURI
PUBLIC SERVICE COMMISSION**

Application of American Broadband and)
Telecommunications Company)
For Designation as an Eligible)
Telecommunications Carrier for the) **Docket No.** _____
Purpose of Offering Lifeline Service)
on a Wireless Basis)

APPLICATION OF AMERICAN BROADBAND AND
TELECOMMUNICATIONS COMPANY

American Broadband and Telecommunications Company (“American Broadband” or the “Company”), by its counsel, respectfully submits this Application for Designation as an Eligible Telecommunications Carrier (“ETC”) pursuant to Section 214(e)(2) of the Communications Act of 1934, as amended (the “Act”), Section 54.201 *et seq.* of the Rules of the Federal Communications Commission (“FCC”), and the Missouri Code of State Regulations (“CSR”) Title 4, Sections 240-3.570 and 240-31.050.¹

American Broadband requests that the Missouri Public Service Commission (“Commission”) grant it designation as a wireless ETC in Missouri for the sole purpose of receiving federal universal service Lifeline support in the geographic areas specified in this Application. American Broadband does not request ETC status for the purpose of receiving support from the Missouri Universal Service Fund (“USF”) or any other USFs.

¹ American Broadband is aware that the Commission is in the process of publishing new rule 31.130, understands it will have to comply with such new rule when effective, and has endeavored to demonstrate herein that it will comply with such new rule.

As discussed in more detail below, American Broadband meets the statutory and regulatory requirements for designation as an ETC and is able and prepared to offer Lifeline-supported services throughout its designated non-rural service area in Missouri. Granting ETC status to American Broadband will benefit the public interest by making the Company's services available to a broad range of low-income consumers. Because the availability of American Broadband's services so clearly serves the interests of Missouri consumers, American Broadband respectfully requests that the Commission grant this Application as quickly as possible.

In support of this Application, American Broadband provides the following information:

I. OVERVIEW OF APPLICANT AND SERVICE OFFERINGS.

1. American Broadband is a Delaware corporation with principal offices at One Seagate, Toledo, Ohio 43604. The Company registered with the Missouri Secretary of State as a foreign corporation operating in Missouri on November 29, 2012.² American Broadband does not provide service to customers in Missouri at present.

2. American Broadband has no pending action or final unsatisfied judgments or decisions against it from any state or federal agency or court which involve customer service or rates, which has occurred within the past three years. No matter has been brought in the last ten years by any state or federal regulatory or law enforcement agency against American Broadband, any person or entity that holds more than a 10% ownership interest in it, or any affiliated company (any company under common management ownership or control or that, by contract or

² American Broadband is incorporated in Delaware and is an authorized foreign corporation in Alabama, California, Connecticut, Washington, DC, Florida, Georgia, Illinois, Indiana, Kentucky, Maryland, Minnesota, Missouri, New York, North Carolina, Pennsylvania, Tennessee, Wisconsin and West Virginia. A copy of the Company's foreign qualification documents for Missouri are attached hereto as Exhibit A.

other agreement performs any of the functions necessary to its Lifeline Service),³ that involves any aspect of the provision of Lifeline Service or any aspect of state or federal Universal Service funds,⁴ or any matter involving fraud, deceit, perjury, stealing or the omission or misstatement of material fact in connection with a commercial transaction, including formal or informal notices of investigation, indictment, the filing of a complaint, a civil lawsuit, revocation or suspension proceeding, action for penalties or damages, or criminal charges. American Broadband's affiliates have never received funds from the federal universal service fund or any state universal service fund.

3. American Broadband has no Missouri annual report or assessment fees that are overdue and is compliant with federal Universal Service Fund contribution requirements.

4. American Broadband will provide wireless mobile phone services to consumers across the United States, including those in the State of Missouri. American Broadband will provide domestic voice services, primarily to low-income consumers. As a reseller of wireless services, American Broadband will purchase wireless network infrastructure and wireless transmission facilities from SprintCom Wireless Co., L.P. and Nextel West Corp. ("Sprint") on a wholesale basis.

5. American Broadband will provide affordable prepaid mobile phone service, including calling and text messaging, along with user-friendly handsets and high quality customer service. American Broadband's products and plans will be specially geared toward serving lower income communities, and its service models and pricing plans reflect this mission. American Broadband will not require service contracts from its customers and it always ensures

³ Exhibit B contains the names of those holding 10% or more interest in the Company, and its managers, officers and directors.

⁴ American Broadband receives funds from the Federal Universal Service Fund but does not receive funds from any state universal service fund.

competitive low pricing for its services and products. By providing affordable service, American Broadband can reach out to those who are often ignored by traditional carriers.

6. American Broadband will manage all aspects of the customer experience, including setting service pricing, handset selection, marketing materials, and live customer service. American Broadband's prepaid, budget-friendly pricing will give many low-income consumers the option of having basic mobile phone service without the burden of hidden costs, varying monthly charges, or contractual commitments. Customers will also be able to customize their mobile phone service to suit their needs with American Broadband's available bundles of minutes and text packages to supplement their mobile plan.

7. American Broadband's customer base typically will be low-income consumers and the majority will not have phone service of any kind prior to enrollment. American Broadband's customers will depend on and benefit greatly from American Broadband's inexpensive and flexible pricing plans. American Broadband will not impose credit checks or require any deposits or contractual commitments. Most of American Broadband's customers likely will turn to the Company because they cannot afford the postpaid services provided by traditional wireless carriers. The Company will affirmatively reach out to the low-income sector of the consumer base to offer attractive and affordable communications options. As such, American Broadband will contribute to the expansion of mobile wireless services for low-income consumers and will seek ETC designation in additional states and jurisdictions so that it may continue to expand the service options for low-income consumers.

II. AMERICAN BROADBAND SATISFIES THE COMMISSION'S AND THE FCC'S REQUIREMENTS FOR ETC DESIGNATION.

8. Section 214(e)(2) of the Act provides that, upon request and consistent with the public interest, convenience and necessity, the Commission may designate more than one

common carrier as an ETC in areas served by a rural telephone company and shall do so with respect to all other areas, provided that the requesting carrier (i) offers services that are supported by federal universal service support mechanisms and (ii) advertises the availability of such services.⁵ FCC and Commission rules impose additional requirements on a carrier requesting ETC designation.⁶ American Broadband addresses each of these requirements below.

1. American Broadband Will Operate as a Common Carrier.

9. American Broadband will operate as a common carrier as defined in 47 U.S.C. § 153(11) in Missouri and thus is eligible for designation as an ETC. The FCC has consistently held that providers of wireless services are to be treated as common carriers for regulatory purposes. Moreover, American Broadband is a CMRS provider. Section 332(c)(1)(A) of the Act states that CMRS providers will be regulated as common carriers.⁷

2. American Broadband Will Provide the Services Designated for Lifeline Support.

10. The FCC has determined that “voice telephony services” shall be supported by the federal USF program.⁸ Eligible voice telephony services must provide:

- voice grade access to the public switched network;
- local usage;
- access to emergency services; and
- toll limitation for qualifying low-income consumers.

American Broadband will provide all of these services in each state in which it receives ETC designation, and will provide each of these required services throughout its designated service area, as described in more detail below. However, because the FCC no longer requires Lifeline-

⁵ 47 U.S.C. §214(e)(2); *see also* 47 C.F.R. § 54.201(d).

⁶ *See* 4 CSR 240-31.050 and 47 C.F.R. § 54.202.

⁷ *See* 47 U.S.C. § 332(c)(1)(A).

⁸ 47 C.F.R. § 54.101(a).

only ETC applicants to provide certain other services listed in 4 CSR 240-3.570(3)(C), American Broadband respectfully requests a waiver of those requirements to the extent they are not addressed in the four service categories listed above.

11. American Broadband's Lifeline service offering will be provided as described in this Petition and pursuant to the Company's established rates, as provided in this Application, and its terms and conditions of service, which are available and will be maintained at American Broadband's publically available website at: <http://americanassistance.com>. American Broadband will offer Lifeline subscribers attractive voice telephony service plans. The Company's Lifeline subscribers will be eligible to receive the same service plans that American Broadband generally will make available to the public.

3. Means of providing Lifeline service.

12. The Company will provide service via resale of underlying carrier services provided by Sprint. Section 214(e)(1)(A) of the Act provides that an ETC must provide services "using its own facilities or a combination of its own facilities and resale of another carrier's services."⁹ Pursuant to the FCC's *Lifeline Reform Order*, however, resellers are granted blanket forbearance from this facilities requirement, subject to conditions, in connection with limited ETC designation to participate in the Lifeline program.¹⁰ The FCC conditioned blanket forbearance on the reseller's compliance with certain ETC obligations, including providing 911 and E911 service regardless of activation status and prepaid minutes availability, providing E911-compliant handsets, and replacing E911 non-compliant handsets at no charge to the

⁹ 47 U.S.C. § 214(e)(1)(A).

¹⁰ See *Lifeline and Link Up Reform and Modernization, Lifeline and Link Up, Federal-State Joint Board on Universal Service, Advancing Broadband Availability Through Digital Literacy Training*, 27 FCC Rcd 6656, ¶ 368 (2012) ("*Lifeline Reform Order*").

Lifeline customer.¹¹ In addition, the reseller must adhere to an FCC-approved compliance plan that includes specific information about the reseller's service offerings and that outlines the measures that the reseller will take to implement the obligations established in the *Lifeline Reform Order*.¹²

13. American Broadband commits to compliance with all of these conditions. To this end, American Broadband submitted a Compliance Plan for FCC review that meets the requirements of the Lifeline Reform Order. The FCC approved American Broadband's Compliance Plan on May 25, 2012. The Compliance Plan is attached hereto as Exhibit C. Consequently, American Broadband is not required to meet the "own facilities" requirement of Section 214(e)(1)(A). Accordingly, the Company's proposal to operate as an ETC in Missouri using resold services will be entirely compliant with FCC requirements, including 47 CFR Part 54 Subpart E and 54.201. American Broadband has not received any waivers from the FCC.

14. Pursuant to its ETC designation, American Broadband will provide supported services as follows:

A. Voice Grade Access.

15. The FCC has stated that voice-grade access consists of the ability for a user to make and receive telephone calls within a specified bandwidth.¹³ American Broadband will provide this service via resale of Sprint mobile services to low-income customers in its designated service area.

B. Local Usage.

¹¹ See *id.*, ¶ 373.

¹² See *id.*, ¶ 368.

¹³ See *Federal-State Joint Board on Universal Service*, 12 FCC Rcd 8776, 8810-11 (1997).

16. The FCC's rules and 4 CSR 240-3.570(2)(A)10 require an applicant for ETC designation to demonstrate that its proposed local usage plan is comparable to one offered by the incumbent local exchange carrier ("ILEC") in the same designated service area. The determination of comparability requires a case-by-case review, taking into account value-added capabilities and services included within a service plan.

17. American Broadband will offer "American Assistance," the Company's Lifeline Assistance program, throughout its designated service area in Missouri

18. American Broadband will offer several different Lifeline service packages in Missouri, including: (1) a 250 voice minutes per month plan at no charge to Lifeline-eligible consumers; (2) a 500 minutes per month plan for voice calls at a low monthly rate to Lifeline-eligible consumers; and (3) the ability to apply the \$9.25 Lifeline credit to the Company's non-Lifeline packages (one of which is a plan with unlimited minutes of voice telephone and text messages at a low monthly rate). None of the plans offered by American Broadband offer roll over voice minutes or roll over text messages, month to month. A full description of the current plans offered by American Broadband can be located at <http://www.ambt.net/home-solutions/telephone.aspx>.

19. In the 250 voice minutes per month plan, qualified applicants in Missouri will be eligible to receive the following free service: the qualified applicant will receive a free cell phone, 250 monthly talk minutes of voice at no charge, and 250 text messages per month at no charge. These free monthly voice minutes provide subscribers with local usage. In addition, this plan offers access to 911, free voicemail, caller ID and call waiting, free access to operator service and directory listings for publicly listed, domestic, landline telephone numbers and addresses, and no annual contracts or monthly bills.

20. In the 500 minutes per month plan, Lifeline qualified applicants in Missouri will be eligible to receive a free cell phone, 500 monthly talk minutes of voice, and 500 text messages for \$10.70 (which is the price after application of the \$9.25 Lifeline credit to the non-Lifeline rate of \$19.95). In addition, this plan offers access to 911, free voicemail, caller ID and call waiting, free access to operator service and directory listings for publicly listed, domestic, landline telephone numbers and addresses, and no annual contracts.

21. Lastly, if granted ETC designation status in Missouri, American Broadband will offer to Lifeline eligible customers the availability to sign up for the identical packages that the Company intends to offer to its Missouri non-Lifeline customers throughout its proposed service area, including an unlimited voice and unlimited texting plan. These plans include the following plans (showing the non-Lifeline plans rates):

<u>Plan - Prepaid</u>	<u>Price Per Month</u>
Unlimited Voice/Text and 1 GB Data -	\$49.95
1500 Minute Talk/1500 Text -	\$29.95
1000 Texts and 250 Talk Minutes	\$19.95

American Broadband will apply the \$9.25 Lifeline credit to the non-Lifeline rate listed above for these plans. All of these plans offer access to 911, free voicemail, caller ID and call waiting, free access to operator service and directory listings for publicly listed, domestic, landline telephone numbers and addresses, and no annual contracts.

22. In addition, American Assistance also allows customers to add minutes and texts to their plan as needed, including the following:

100 Talk	100 Talk Minutes	\$6.99
250 Talk and Text	250 Talk Minutes + 250 Text Messages	\$9.99

500 Talk and Text	500 Talk Minutes + 500 Text Messages	\$19.99
1,000 Talk and Text	1,000 Talk Minutes + 1,000 Text Messages	\$29.99
100 Text	100 Text Messages	\$2.99
300 Text	300 Text Messages	\$4.99
500 Text	500 Text Messages	\$7.99
1,000 Text	1,000 Text Messages	\$12.99

These supplemental packages, or "top-up" minutes, will be available for purchase at American Broadband's website and at its retail locations. American Broadband's terms and conditions are included on its website at www.americanassistance.com/program/.

23. All plans include domestic long-distance at no extra per minute charge and subscribers are not required to pay any initial connection fees. Calls to 911 emergency services are always free, regardless of service activation or availability of minutes, and will not count against the customer's airtime. The plan also includes free customer service and operator services (611) and directory assistance calls (411); however, 411 calls will count as airtime minutes of usage. Therefore, American Broadband's usage plan is different from, but comparable to, one offered by the ILEC in the same designated service area.

24. Additional information regarding the Company's plans, rates and services can be found on its website, <http://www.americanassistance.com>

C. Access to emergency services.

25. The Company will provide access to emergency services provided by local government or public safety officials, including 911 and E911 where available. As noted, calls to 911 emergency services will always be free and will be available regardless of service activation status or availability of minutes. In addition, American Broadband will comply with any FCC or Commission requirements regarding customer access to 911 and E911 services as well as the provision of E911-compatible handsets, specifically including those obligations imposed as part of the FCC's forbearance grant conditions.

D. Toll limitation for qualifying low-income consumers.

26. American Broadband will not provide toll limitation service ("TLS"). Like most wireless carriers, American Broadband does not differentiate domestic long distance usage from local usage and all usage is paid for in advance. Pursuant to the *Lifeline Reform Order*, subscribers to such "all-distance" services are not considered to have voluntarily elected to receive TLS.¹⁴ If, in future, American Broadband should offer a Lifeline service which differentiates between local usage and long distance usage, the Company commits to provide TLS to customers of that service.

E. Access to telecommunications relay services by dialing 711

27. All American Broadband customers are able to access telecommunications relay services by dialing 711.

F. Service area.

28. Sections 214(e)(2) and 214(e)(5) of the Act provide that ETC designations shall be made for a "service area," defined as a geographic area established by the state commission. The Company seeks certification to operate as an ETC in the non-rural geographic service areas

¹⁴ See *Lifeline Reform Order*, ¶ 230.

throughout Missouri where its underlying carrier, Sprint, provides coverage.¹⁵ Attached as Exhibit D is a list of wire centers the Company proposes to include as its service area.

G. Equal access requirement

29. American Broadband acknowledges that 4 CSR 240-3.570(2)(A)9 requires equal access under 4 CSR 240-32.100(3) and (4) in the event that all other ETCs in the Designated Service Area relinquish their designations pursuant to section 214(e) of the Telecommunications Act of 1996. The FCC's rules (47 C.F.R. § 54.202(a)) do not impose an equal access requirement on ETC applications at this time, and such a requirement is unnecessary for wireless resellers such as American Broadband that provide a set number of minutes that can be used interchangeably for local and domestic long distance. To the extent that the Commission's rules require equal access, American Broadband respectfully requests a waiver of that requirement.

H. Network improvement plan

30. Pursuant to 4 CSR 240-3.570(2)(A)1-3, each request for ETC designation shall include: the intended use of the high-cost support; including a two year plan to demonstrate the proper use of high-cost support. Under FCC guidelines, an ETC applicant must submit a five-year plan that describes with specificity proposed improvements or upgrades to the applicant's network on a wire-center-by-wire-center basis throughout its proposed designated service area. This guideline is not applicable where an applicant's requested ETC serving territory would qualify it to receive no "high cost" USF support, but only "low income" USF support.

¹⁵ Consistent with FCC holdings, there is no need for a "creamskimming" analysis in connection with American Broadband's Application because the Company is seeking ETC designation only for purposes of receiving federal low-income support. *See, e.g., Virgin Mobile USA, L.P.*, Order, 24 FCC Rcd 3381, ¶ 39 n. 101 (2009).

31. Because American Broadband seeks ETC designation solely for purposes of reimbursement for provision of subsidized Lifeline services to eligible customers, submission of a Five-Year Network Improvement Plan is not required, and the provisions of 4 CSR 240-3.570(2)(A)1-3 and (C) are not applicable to American Broadband. Based upon the foregoing, American Broadband respectfully requests a waiver of 4 CSR 240-3.570(2)(A)1-3 and (C). Since Lifeline support is designated to reduce the monthly cost of telecommunications services for eligible consumers, is distributed on a per-household basis, and is directly reflected in the price that the eligible customer pays, it is assured that all support received by the carrier is used to provide Lifeline services to consumers, thus promoting Lifeline and the availability of telephone service to low income users, which is clearly in the public interest.

4. American Broadband Will Advertise its Lifeline Service Offerings.

32. American Broadband will advertise the availability of its services and charges in a manner reasonably designed to reach Lifeline-eligible consumers, as required by Section 54.201(d)(2) and 54.405(b) of the FCC Rules and 4 CSR 240-3.570(2)(A)7.¹⁶ The Company intends to advertise its Lifeline services using media of general distribution.¹⁷ The Company will use these advertising media to advertise the availability of its services to Lifeline customers and will expand its advertising efforts if necessary to ensure that Lifeline-eligible customers are aware of the service offerings.¹⁸ American Broadband will ensure that all of its Lifeline advertising materials comply with the Commission's revised rule section 54.405(c). However, American Broadband does not use direct mail campaigns.

¹⁶ 47 C.F.R. §§ 54.201(d)(2), 54.405(b); 4 CSR 240-3.570(2)(A)7.

¹⁷ See 47 U.S.C. § 214(e)(1)(B) and 47 C.F.R. § 54.201(d)(2).

¹⁸ See *id.*

33. In addition, American Broadband will comply with the FCC's revised rules regarding information to be included in marketing materials, including FCC revised rule section 54.405(c). Specifically, American Broadband's marketing materials will state, in easily understood language, that: (i) the service is a Lifeline service; (ii) Lifeline is a government assistance program; (iii) the service may not be transferred to someone else; (iv) consumers must meet certain eligibility requirements before enrolling in the Lifeline program; (v) the Lifeline program permits only one Lifeline discount per household; (vi) documentation is necessary for enrollment; and (vii) American Broadband is the provider of the services. Moreover, American Broadband's Lifeline application/certification form¹⁹ will state that Lifeline is a federal benefit and that consumers who willfully make a false statement in order to obtain the Lifeline benefit can be punished by fine or imprisonment or can be barred from the program. American Broadband's Compliance Plan, attached hereto as Exhibit C, contains an example of the type of advertising materials that American Broadband intends to use in Missouri and a comprehensive description of the certification and verification process for Lifeline customers.

5. American Broadband Complies with the Commission's and the FCC's Additional Obligations for ETCs.

A. American Broadband certifies that it will comply with the applicable FCC service requirements.

34. Per the requirements of 47 CFR § 54.202(a)(1)(i), American Broadband certifies that it will comply with the service requirements applicable to the low-income support it receives as a result of designation as an ETC for the purposes of receiving Lifeline support.

¹⁹ See *Lifeline and Link Up Reform and Modernization, Lifeline and Link Up, Federal-State Joint Board on Universal Service, Advancing Broadband Availability Through Digital Literacy Training*, WC Docket No. 11-42, WC Docket No. 03-109, CC Docket No. 96-45, WC Docket No. 12-23, Erratum, ¶ 63 (rel. May 16, 2012).

B. American Broadband has the ability to remain functional in emergency situations.²⁰

35. American Broadband's Lifeline services will remain functional in emergency situations. As discussed herein, American Broadband will utilize the extensive and well-established Sprint network and facilities to provide American Broadband's mobile services. The Company understands that the Sprint network is capable of managing traffic spikes that may occur during emergency situations and can reroute traffic in the event of damaged facilities. American Broadband also understands that Sprint has sufficient back-up power to ensure functionality if its external power supply is unavailable. Indeed, Sprint has repeatedly certified to the FCC that its network functions in emergency situations.²¹ Sprint will provide the same functionality to American Broadband and American Broadband's customers as Sprint provides to itself and its own customers.

C. American Broadband will satisfy applicable consumer protection and service quality standards.

36. The FCC's rules require the applicant to demonstrate that it satisfies applicable consumer protection and service quality standards. The FCC has stated that a wireless applicant's commitment to comply with the Cellular Telecommunications and Internet Association's Consumer Code for Wireless Service ("CTIA Consumer Code") will satisfy this requirement. American Broadband commits to comply with the CTIA Consumer Code to ensure

²⁰ See, e.g., 47 C.F.R. § 54.202(a)(2).

²¹ See, e.g., *Sprint Nextel Corporation Verified Filing in Compliance with 47 C.F.R. § 54.209*, CC Docket No. 96-45, at 6 (filed Sept. 30, 2011).

that the Company offers its subscribers the highest level of protection and quality service.²² A copy of the CTIA Consumer Code is attached as Exhibit E.

37. American Broadband's pledge to provide quality service and to comply with the CTIA Consumer Code evidences American Broadband's commitment to satisfy all of the consumer protection and service quality standards applicable to Lifeline services. The Company will make every effort to resolve expeditiously complaints received by the Commission and will designate a specific contact person to work with Commission staff to resolve any complaints or other compliance issues.

38. Moreover, the Company will comply with 4 CSR 240-3.570(2)(A)8, which requires a carrier applying for ETC designation to provide a statement that it will satisfy consumer privacy protection standards as provided in 47 CFR 64 Subpart U and service quality standards as applicable. American Broadband will comply with the FCC's applicable requirements with respect to customer proprietary network information ("CPNI").

D. American Broadband is financially and technically capable of providing Lifeline services in compliance with the FCC's rules.

39. The FCC's rules, as revised,²³ require ETC applicants to demonstrate financial and technical capability to comply with the FCC's Lifeline service requirements.²⁴ Among the factors to be considered are: a carrier's prior offering of service to non-Lifeline subscribers, the length of time the carrier has been in business, whether the carrier relies exclusively on Lifeline

²² See, e.g., 47 C.F.R. § 54.202(a)(3); 4 CSR 240-3.570(2)(A)8. American Broadband has not obtained certification of its compliance with the CTIA Consumer Code from CTIA. To the best of American Broadband's knowledge, CTIA does not presently certify carrier compliance with the CTIA Consumer Code.

²³ See, e.g., revised 47 C.F.R. § 54.202(a)(4).

²⁴ *Lifeline Reform Order*, ¶¶ 387-388 (revising 47 C.F.R. § 54.202(a)(4)).

reimbursement to operate, whether the carrier receives revenues from other sources; and whether the carrier has been the subject of an enforcement action or ETC revocation proceeding.

40. American Broadband receives revenue from a number of sources which are completely independent from the revenue it will receive in the form of Lifeline reimbursements. American Broadband's revenue stream includes income from the sale of non-Lifeline prepaid telecommunications services to customers in Indiana, Michigan and Ohio, and more recently in Illinois and Kentucky. In addition, American Broadband has provided non-Lifeline prepaid domestic and international telecommunications and mobile data services since 2004 and has a substantial non-Lifeline customer base. American Broadband receives revenues from these non-Lifeline retail offerings. Consequently, American Broadband will not be relying exclusively on Lifeline reimbursement for its operating revenues. The Company has not been subject to enforcement sanctions or ETC revocation proceedings in any state.

E. American Broadband will comply with FCC requirements for certification and verification.

41. American Broadband is aware of the FCC's current requirements regarding certification and verification of a customer's qualification for Lifeline service and has implemented procedures to ensure these requirements are met. As described in American Broadband's Compliance Plan, the Company has detailed and comprehensive procedures to address customer certification and verification requirements as well as requirements concerning de-enrollment and duplication of service. These procedures comply with the FCC's recently-revised customer certification and verification requirements.²⁵ American Broadband expects to use an applicant substantially similar to the sample application attached as Exhibit F and will not use agents or contractor to enroll Lifeline subscribers. American Broadband also will comply

²⁵ See 47 C.F.R. § 54.410.

with both the FCC's annual certification and reporting requirements as well as with the FCC's measures to prevent waste, fraud and abuse of Lifeline services.²⁶ In particular, Section IV.A. of American Broadband's Compliance Plan discusses steps that the Company will take to ensure activation of service and to implement de-enrollment in the event of inactivity for a period of 60 days.

F. American Broadband will comply with Commission and FCC requirements for fees, charges, and reports.

42. American Broadband will comply with all applicable Commission and FCC requirements regarding fees, charges, and reports. The Company will not collect service deposits for its plans and will not charge a number-portability fee for Lifeline accounts.²⁷

43. American Broadband will timely pay all applicable federal, state, and local regulatory fees and remit required revenues, including universal service and E911 fees. Furthermore, American Broadband will comply with the FCC's annual reporting requirements for ETCs as set forth in Section 54.422 of the FCC's Rules,²⁸ and with the Commission's annual reporting requirements, as set forth in 4 CSR 240.3.570(4), or hereafter amended. American Broadband seeks waiver of annual reporting requirements that pertain solely to high cost fund support recipients.

G. American Broadband will comply with Commission and FCC requirements on relinquishment of ETC designation.

44. If at some point in the future, American Broadband seeks to relinquish its ETC designation, American Broadband will comply with the requirements of 47 C.F.R. § 54.205 and

²⁶ See 47 C.F.R. §§ 54.416, 54.422; See also *In re: Telecommunications Carriers Eligible for Universal Service Support; Virgin Mobile USA, L.P. Petition for Designation as an Eligible Telecommunications Carrier in the State of Alabama, et al.*, 25 FCC Rcd 17797, ¶ 24 (2010).

²⁷ See 47 C.F.R. § 54.401(c), (e).

²⁸ See 47 C.F.R. § 54.422.

any applicable state requirements.

H. American Broadband will comply with all other regulations imposed by the Commission

45. By this Application, American Broadband hereby asserts its willingness and ability to comply with all the rules and regulations that the Commission may lawfully impose upon the Company's provision of service contemplated by this Application. American Broadband certifies that all federal USF funding received will be used for Lifeline support and will be flowed through to the direct benefit of eligible low income consumers. American Broadband will likewise pay into the federal and state USF and emergency services fund for its Lifeline customers.

46. American Broadband will comply with the Commission's requirements set forth in 4 CSR 240-3.570. American Broadband will comply with 4 CSR 240-3.570(3)(A) and (B) for any bills issued to customers. However, the Company does not currently plan to issue bills to its customers receiving a no-cost Lifeline plan, and therefore requests waivers of 4 CSR 240-3.570(3)(A) and (B) for such customers. Within 30 days of receiving ETC status, American Broadband will make an informational filing describing all service offerings, pursuant to 4 CSR 240-3.570(3)(D). American Broadband commits to maintain a record of customer complaints, pursuant to 4 CSR 240-3.570(3)(E). American Broadband will notify the Commission of any changes to contact information, pursuant to 4 CSR 240-3.570(3)(F). Upon Commission request, American Broadband is prepared to answer questions or present additional testimony or other evidence about its services within the state.

III. DESIGNATED CONTACT INFORMATION.

47. The legal name, address and telephone number of the Company and its designated

contact person is:

American Broadband and Telecommunications Company
One Seagate , Suite 600
Toledo, Ohio 43604
(419) 824-5810
(419) 205-9014
E-mail: JAnsted@ambt.net

Designated contact person: Jeffrey Ansted, President

48. The names, address and telephone number of the Company's attorneys are:

Carl Lumley MBE 32869
Curtis, Heinz, Garrett & O'Keefe, P.C.
130 S. Bemiston, Suite 200
Clayton, MO 63105
(314) 725-8788
(314) 725-8789 (fax)
clumley@lawfirmemail.com

Henry T. Kelly
Michael R. Dover
Kelley Drye & Warren LLP
333 West Wacker Drive, 26th Floor
Chicago, IL 60606
(312) 857-7070

IV. GRANT OF THIS APPLICATION WILL SERVE THE PUBLIC INTEREST.

49. Designation of American Broadband as an ETC for Lifeline purposes will further the Commission's goals for the Lifeline program and will benefit Missouri consumers. Specifically, the Company will offer prepaid low cost wireless service to low-income consumers thereby increasing consumer choice by enabling the entry of a provider offering affordable telecommunications services to low-income consumers. In addition, increasing consumer choice will spur wireless ETC providers to compete for eligible customers by providing the highest value (e.g., higher quality handsets, customer service).

50. Further, grant of the application will provide consumers with access to high quality service and the benefits of a mobile service. The mobility of the service will be

particularly attractive to Lifeline-eligible consumers who may frequently change residences or work in migratory jobs. Wireless service therefore offers a stable contact method where traditional landline service would be unavailable or not a viable option. American Broadband's prepaid wireless service is an especially attractive option for low-income consumers because it alleviates customer concerns regarding hidden costs, varying monthly charges and long term contract issues.

51. In the current economy, many consumers in Missouri are faced with making difficult choices about how to allocate and spend their limited resources. The ability to meet their communications needs while at the same time anticipating and controlling the associated costs is critical. American Broadband's prepaid service offerings and supplemental mobile phone plans enable customers to tailor their wireless services to their needs and budgets and the prepaid nature of the service also provides an alternative for "unbanked" consumers. Further, American Broadband will not impose credit checks thereby providing an alternative for those low-income consumers unable to obtain credit for post-paid services provided by traditional carriers.

52. American Broadband's prepaid mobile calling service package will provide low-income consumers with a generous number of included, anytime minutes at no cost to the consumers as well as Caller ID, Call Waiting, Call Forwarding, Basic Voicemail, and calls to 911 services. These "free" minutes and services are an invaluable resource for cash-strapped consumers who may be seeking employment and need a means to contact potential employers. The package is also useful for those consumers that need the ability to stay in touch with children or other family members as well as to contact 911 emergency services when needed. American Broadband's services will provide consumers with a valuable alternative for obtaining telephone

service. This competition in turn could spur other service providers to improve their service options.

53. American Broadband does not believe that rule 4 CSR 240-4.020(2) would require it to provide 60 days advance notice of the intent to file this Application, but to the extent the Commission disagrees, American Broadband requests a waiver of that requirement.

54. American Broadband is not aware of any public utility that would be affected by any of the waivers it has requested in this Application.

WHEREFORE, American Broadband respectfully requests that the Commission as expeditiously as possible issue an order designating the Company as an ETC in Missouri throughout the service area specified above for the purpose of receiving federal Lifeline support and reimbursement for provision of low-income communications services on a wireless basis to qualified low-income customers, and to grant such other and further relief as the Commission deems appropriate including waiver of the application of the following rules:

4 CSR 240-3.570(2)(A)1-3 and (C)

4 CSR 240-3.570(2)(A)9

4 CSR 240-3.570(3)(A) and (b)

4 CSR 240-3.570(3)(C) (to the extent inconsistent with FCC requirements)

4 CSR 240.3.570(4) (to extent pertain solely to high cost fund support recipients)

4 CSR 240-4.020(2) (if applicable)

**AMERICAN BROADBAND AND
TELECOMMUNICATIONS COMPANY**

/s/ Carl Lumley

By

Carl Lumley MBE 32869
Curtis, Heinz, Garrett & O'Keefe, P.C.
130 S. Bemiston, Suite 200
Clayton, MO 63105
Tel: (314) 725-8788
Fax: (314) 725-8789
clumley@lawfirmemail.com

Henry T. Kelly
Michael R. Dover
Kelley Drye & Warren LLP
333 West Wacker Drive, 26th Floor
Chicago, IL 60606
Tel: (312) 857-7070
hkelly@kelleydrye.com
mdover@kelleydrye.com

*Attorneys for American Broadband and
Telecommunications Company*

Date: February 14, 2014

CERTIFICATE OF SERVICE

The undersigned does hereby certify that a copy of the foregoing has been served by forwarding the same by electronic mail and/or first class mail, postage prepaid this 14th day of February 2014 to the following:

Office of the Public Counsel
PO Box 2230
Jefferson City, Missouri 65102
opcservice@ded.mo.gov

Office of General Counsel
Missouri Public Service Commission
PO Box 360
Jefferson City, Missouri 65102
Staffcounsel@psc.mo.gov

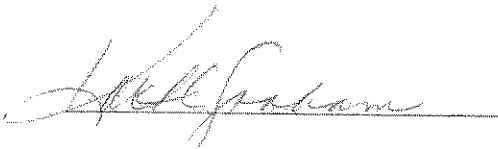
VERIFICATION

STATE OF OHIO)
) ss.
County of)

I, Jeffrey Ansted, being first duly sworn upon oath, depose and say that I am the President of American Broadband and Telecommunications Company, and as such am authorized to make this verification on its behalf; that I have read the foregoing Application; that I know the contents thereof; and that the facts set forth in the foregoing Application are true and correct to the best of my knowledge, information and belief.

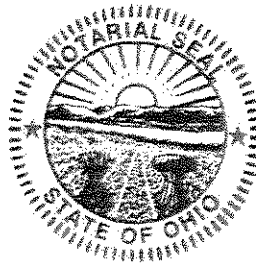


Subscribed and sworn to before me this 13th day of February, 2014.



Notary Public

My Commission expires: 5-7-2018



KATHLEEN K. YOAKAM
NOTARY PUBLIC - OHIO
MY COMMISSION EXPIRES 05-07-2018

Exhibit A

American Broadband and Telecommunications Company
Foreign Qualification Documentation

STATE OF MISSOURI



Robin Carnahan
Secretary of State

CERTIFICATE OF AUTHORITY

WHEREAS,

AMERICAN BROADBAND AND TELECOMMUNICATIONS COMPANY
F01272450

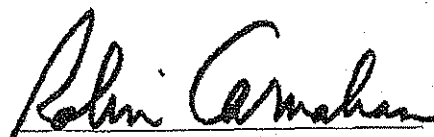
using in Missouri the name

AMERICAN BROADBAND AND TELECOMMUNICATIONS COMPANY

has complied with the General and Business Corporation Law which governs Foreign Corporations; by filing in the office of the Secretary of State of Missouri authenticated evidence of its incorporation and good standing under the Laws of the State of Delaware.

NOW, THEREFORE, I, ROBIN CARNAHAN, Secretary of State of the State of Missouri, do hereby certify that said corporation is from this date duly authorized to transact business in this State, and is entitled to all rights and privileges granted to Foreign Corporations under the General and Business Corporation Law of Missouri.

IN TESTIMONY WHEREOF, I hereunto
set my hand and cause to be affixed the
GREAT SEAL of the State of Missouri.
Done at the City of Jefferson, this
29th day of November, 2012.


Secretary of State



File Number:
 F01272450
 Date Filed: 11/29/2012
 Robin Carnahan
 Secretary of State



State of Missouri
 Robin Carnahan, Secretary of State

Corporations Division
 403 Box 728 / 600 W. Main St., Rm. 113
 Jefferson City, MO 65102

**Application for Certificate of Authority
 For a Foreign For-Profit Corporation**
(Submit with filing fee of \$133.00)

- The corporation's name is American Broadband and Telecommunications Company
 and it is organized and existing under the laws of Delaware
- The name it will use in Missouri is American Broadband and Telecommunications Company
- The date of its incorporation was July 30, 2007, and the period of its duration is perpetual
month-to-year
- The address of its principal place of business is 1 Seagate Suite 600 Toledo Ohio 43699
Address City/State/Zip
- The name and physical address of its registered agent and office in the State of Missouri is
CT Corporation System 120 South Central Avenue Clayton, MO 63105
Name Address City/State/Zip
- The specific purpose(s) of its business in Missouri are: To receive residential and small business customers with data and local
 and long distance telecommunications services throughout their service territory

7. The name of its officers and directors and their business addresses are as follows:

Officers	Name	Address	City/State/Zip
President	and CEO Jeff Ansted	1 Seagate, Suite 600 Toledo	Ohio 43699
Vice President			
Secretary	Mike Rouen	1 Seagate, Suite 600 Toledo	Ohio 43699
Treasurer	Bob Pruger	1 Seagate, Suite 600 Toledo	Ohio 43699

Board of Directors

Director	Jeff Ansted	1 Seagate, Suite 600 Toledo, Ohio 43699
Director	Mike Rouen	1 Seagate, Suite 600 Toledo, Ohio 43699
Director	Bob Pruger	1 Seagate, Suite 600 Toledo, Ohio 43699
Director		
Director		

(Please see last page)

Name and address to return filed document:

Name: _____

Address: _____

City, State, and Zip Code: _____

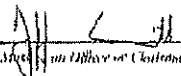
State of Missouri
 Creation - General Business - Foreign 3 Page(s)



8. The effective date of this document is the date it is filed by the Secretary of State of Missouri, unless you indicate a future date, as follows: _____

(This may not be more than 90 days after the filing date in this office)

In Affirmation thereof, the facts stated above are true and correct:
(The undersigned understands that false statements made in this filing are subject to the penalties provided under Section 575.040, RSMo)

	Jeff Wosten	PRESIDENT	11/27/12
<i>My Office or Custodian listed in 9*</i>	<i>Print Name</i>	<i>Title</i>	<i>Date</i>

Note: You must submit current original certificate of good standing or certificate of existence with this application. This may be obtained from your Secretary of State or other authority that issues corporate charters.

Delaware

PAGE 1

The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY "AMERICAN BROADBAND AND TELECOMMUNICATIONS COMPANY" IS DULY INCORPORATED UNDER THE LAWS OF THE STATE OF DELAWARE AND IS IN GOOD STANDING AND HAS A LEGAL CORPORATE EXISTENCE SO FAR AS THE RECORDS OF THIS OFFICE SHOW, AS OF THE TWENTY-EIGHTH DAY OF NOVEMBER, A.D. 2012.

AND I DO HEREBY FURTHER CERTIFY THAT THE SAID "AMERICAN BROADBAND AND TELECOMMUNICATIONS COMPANY" WAS INCORPORATED ON THE THIRTIETH DAY OF JULY, A.D. 2007.

AND I DO HEREBY FURTHER CERTIFY THAT THE FRANCHISE TAXES HAVE BEEN PAID TO DATE.

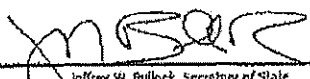
AND I DO HEREBY FURTHER CERTIFY THAT THE ANNUAL REPORTS HAVE BEEN FILED TO DATE.

4398223 8300

121271157

You may verify this certificate online
at corp.delaware.gov/authver.shtml




Jeffrey W. Bullock, Secretary of State
AUTHENTICATION: 0017621

DATE: 11-28-12

Exhibit B

Entities and person who hold a 10% or more interest in American Broadband and Telecommunication Company are:

- Jeff Ansted (sole stockholder)

The directors, managers, officers and others with day-to-day control of the Company are:

- Jeff Ansted, President
- Jack Roche, Finance
- Dave Noe, Operations
- Curt Church, Customer Service.

American Broadband has no affiliates or subsidiaries.

Exhibit C

American Broadband and Telecommunications Company

FCC Compliance Plan

(Approved May 25, 2012)



PUBLIC NOTICE

Federal Communications Commission
445 12th St., S.W.
Washington, D.C. 20554

News Media Information 202 / 418-0500
Internet: <http://www.fcc.gov>
TTY: 1-888-835-5322

DA 12-828

Release Date: May 25, 2012

WIRELINE COMPETITION BUREAU APPROVES THE COMPLIANCE PLANS OF AMERICAN BROADBAND & TELECOMMUNICATIONS, BUDGET PREPAY, CONSUMER CELLULAR, GLOBAL CONNECTION, TERRACOM AND TOTAL CALL

WC Docket Nos. 09-197 and 11-42

The Wireline Competition Bureau (Bureau) approves compliance plans of six telecommunications carriers: American Broadband & Telecommunications; Budget Prepay, Inc.; Consumer Cellular, Inc.; Global Connection, Inc. of America; TerraCom, Inc.: and Total Call Mobile, Inc. filed pursuant to the *Lifeline Reform Order* as a condition of obtaining forbearance from the facilities requirement of the Communications Act of 1934, as amended (the Act), for the provision of Lifeline service.¹

The Act provides that in order to be designated as an eligible telecommunications carrier for the purpose of universal service support, a carrier must “offer the services that are supported by Federal universal service support mechanisms . . . either using its own facilities or a combination of its own facilities and resale of another carrier’s services”² The Commission recently amended its rules to define voice telephony as the supported service and removed directory assistance and operator services, among other things, from the list of supported services.³ As a result of these amendments, many Lifeline-only ETCs that previously met the facilities requirement by relying on operator services, directory assistance or other previously supported services no longer meet the facilities requirement of the Act.⁴ In the *Lifeline Reform Order*, the Commission found that a grant of blanket forbearance of the facilities

¹ See *Lifeline and Link Up Reform and Modernization et al*, WC Docket No.11-42 *et al.*, Report and Order and Further Notice of Proposed Rulemaking, FCC 12-11, at paras. 379-380 (rel. Feb. 6, 2012) (*Lifeline Reform Order*). A list of the compliance plans approved through this Public Notice can be found in the Appendix to this Public Notice.

² 47 U.S.C. § 214(e)(1)(A).

³ See *Connect America Fund*, WC Docket No. 10-90 *et al.*, Report and Order and Further Notice of Proposed Rulemaking, 26 FCC Rcd 17663, 17692-93, paras. 77-78, 80 (2011) (*USF/ICC Transformation Order*); *pets. for review pending sub nom. In re: FCC 11-161*, No. 11-9900 (10th Cir. filed Dec. 8, 2011); *Connect America Fund*, WC Docket No. 10-90 *et al.*, Order on Reconsideration, 26 FCC Rcd 17633, 17634-35, para. 4 (2011) (*USF/ICC Transformation Order on Reconsideration*).

⁴ See *Lifeline Reform Order*, FCC 12-11, at para. 366, App. A; *USF/ICC Transformation Order on Reconsideration* at para. 4. Some ETCs have included language in their compliance plans indicating that they have facilities or plan to acquire facilities in the future. See, e.g., Budget PrePay, Inc. Petition for Designation as an Eligible Telecommunications Carrier, WC Docket Nos. 09-197 and 11-42, Compliance Plan of Budget PrePay, Inc. at 3 n. 6 (filed May 1, 2012). To the extent ETCs seek to avail themselves of the conditional forbearance relief established in the *Lifeline Reform Order*, we presume they lack facilities to provide the supported service under section 54.101 and 54.401 of the Commission’s rules. See 47 C.F.R. §§ 54.101 and 54.401. Such ETCs must comply with the compliance plan approved herein in each state or territory where they are designated as an ETC, regardless of their claim of facilities for other purposes, such as eligibility for state universal service funding.

requirement, subject to certain public safety and compliance obligations, is appropriate for carriers seeking to provide Lifeline-only service.⁵ Therefore, in the *Lifeline Reform Order*, the Commission conditionally granted forbearance from the Act's facilities requirement to all telecommunications carriers seeking Lifeline-only ETC designation, subject to the following conditions: (1) compliance with certain 911 and enhanced 911 (E911) public safety requirements; and (2) Bureau approval of a compliance plan providing specific information regarding the carrier and its service offerings and outlining the measures the carrier will take to implement the obligations contained in the *Order*.⁶

The Bureau has reviewed the compliance plans listed in the Appendix for conformance with the *Lifeline Reform Order*, and now approves those six compliance plans.⁷

Filings, including the Compliance Plans identified in the Appendix, and comments are available for public inspection and copying during regular business hours at the FCC Reference Information Center, Portals II, 445 12th Street, S.W., Room CY-A257, Washington, D.C. 20554. They may also be purchased from the Commission's duplicating contractor, Best Copy and Printing, Inc., Portals II, 445 12th Street, S.W., Room CY-B402, Washington, D.C. 20554, telephone: (202) 488-5300, fax: (202) 448-5563, or via email www.bcpweb.com.

People with Disabilities: To request materials in accessible formats for people with disabilities (Braille, large print, electronic files, audio format), send an email to fcc504@fcc.gov or call the Consumer & Governmental Affairs Bureau at (202) 418-7400 or TTY (202) 418-0484.

For further information, please contact Divya Shenoy, Telecommunications Access Policy Division, Wireline Competition Bureau at (202) 418-7400 or TTY (202) 418-0484.

- FCC -

⁵ See *Lifeline Reform Order*, FCC 12-11 at paras. 368-381.

⁶ See *id.* at paras. 373 and 389. Subsequently, the Bureau provided guidance for carriers submitting compliance plans pursuant to the *Lifeline Reform Order*. *Wireline Competition Bureau Provides Guidance for the Submission of Compliance Plans Pursuant to the Lifeline Reform Order*, WC Docket Nos. 09-197 and 11-42, Public Notice, 27 FCC Rcd 2186 (Wireline Comp. Bur. 2012).

⁷ The Commission has not acted on any pending ETC petitions filed by these carriers, and this Public Notice only approves the compliance plans of the carriers listed above. While these compliance plans contain information on each carrier's Lifeline offering, we leave it to the designating authority to determine whether or not the carrier's Lifeline offerings are sufficient to serve consumers. See *Lifeline Reform Order*, FCC 12-11 at paras. 50 and 387.

Appendix

Petitioner	Compliance Plans As Captioned by Petitioner	Date of Filing	Docket Numbers
American Broadband & Telecommunications	American Broadband & Telecommunications Revised Compliance Plan	April 27, 2012	09-197; 11-42
Budget PrePay, Inc.	Compliance Plan of Budget PrePay, Inc.	May 1, 2012	09-197; 11-42
Consumer Cellular, Inc.	Consumer Cellular Amended Revised Compliance Plan	April 18, 2012	09-197; 11-42
Global Connection, Inc. of America	Global Connection Inc. of America Compliance Plan	April 30, 2012	09-197; 11-42
TerraCom, Inc.	TerraCom, Inc. Second Revised Blanket Forbearance Compliance Plan	May 1, 2012	09-197; 11-42
Total Call Mobile, Inc.	Total Call, Inc. Revised Compliance Plan	May 17, 2012	09-197; 11-42

**BEFORE THE
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554**

In the Matter of)	
Federal-State Joint Board on)	WC Docket No. 09-197
Universal Service)	
Lifeline and Link Up Reform Modernization))	WC Docket No. 11-42
Petition for Forbearance)	
)	

**AMERICAN BROADBAND & TELECOMMUNICATIONS
REVISED COMPLIANCE PLAN**

Background

On February 25, 2011, American Broadband & Telecommunications (“American Broadband” or “Company”) filed a Petition for Forbearance (“Petition”) requesting that the Federal Communications Commission (“FCC” or “Commission”) forbear from enforcement of section 214(e)(1)(A) of the Act, which requires eligible telecommunications carriers (“ETC”) to use their own facilities to provide services supported by the Universal Service Fund (“USF”). The Commission issued a Public Notice seeking comment on American Broadband & Telecommunications’ Petition and no comments opposing the Petition were filed.¹ On June 30, 2011, the Company filed its initial draft Compliance Plan outlining its proposed compliance with the usual Commission conditions for ETCs. The Commission sought comment on the Plan and the Company subsequently filed an updated draft Plan on December 2, 2011.

¹ *Wireline Competition Bureau Seeks Comments on American Broadband & Telecommunications Petition for Forbearance from Eligible Telecommunications Carrier Facilities Requirement*, Public Notice, DA 11-641 (rel April 7, 2011).

On January 31, 2012, the Commission approved several modifications to its Lifeline rules and provided blanket forbearance for non-facilities-based carriers wishing to provide Lifeline only services. In the *Lifeline Reform Order*,² the Commission noted that a carrier must comply with 911 requirements (which American Broadband already does) and file a Compliance Plan that provides specific information on the low income offerings of the carrier as well as outlining the steps the carrier will take to comply with the order, specifically with regards to the prevention of waste, fraud and abuse.³ On March 13, 2012, American Broadband filed a revised compliance plan pursuant to the *Lifeline Reform Order*. With this filing, American Broadband makes several minor revisions to the March 13 filing. Through this revision, American Broadband demonstrates its current compliance with the *Lifeline Reform Order*, and willingness to comply with forthcoming procedures outlined in the order (such as use of the National Lifeline database), when such procedures become effective.

The *Lifeline Reform Order* also states that carriers like American Broadband who have pending Compliance Plans at the Commission should revise them to comply with the *Lifeline Reform Order*.⁴ As such, American Broadband files this revised Compliance Plan, which complies with the requirements of the *Lifeline Reform Order*. American Broadband respectfully requests expeditious approval of its proposed Compliance Plan.

² *Lifeline and Link Up Reform and Modernization, et al*, Report and Order and Further Notice of Proposed Rulemaking, WC Docket 11-42, *et al*, FCC 12-11, (rel. February 6, 2012) (“*Lifeline Reform Order*”).

³ *Lifeline Reform Order*, ¶ 368.

⁴ *Id.*, at n. 983.

COMPLIANCE PLAN

American Broadband commends the Commission's commitment to a nationwide communications system that promotes the safety and welfare of all Americans, including Lifeline customers. American Broadband will comply with all conditions set forth in any Commission order, the provisions of this Compliance Plan, and all laws and regulations governing its provision of Lifeline-supported wireless service (both non-facilities-based and facilities-based) to customers throughout our service territories and in addition take the steps set forth herein.

I. Access to 911 and E911 Services

American Broadband will provide its Lifeline customers with access to 911 and E911 services immediately upon activation of service. The Commission removed the requirement to obtain PSAP certifications from Low Income only ETCs in the *Lifeline Reform Order*, but reaffirmed the obligation to provide consumer access to 911 and E911 regardless of activation status and to provide E911-compliant handsets.⁵ American Broadband can comply with both requirements immediately.

The Commission and consumers are hereby assured that all American Broadband customers will have available access to emergency calling services at the time that Lifeline service is initiated, and that such 911 and E911 access will be available from American Broadband handsets, even if the account associated with the handset has no minutes remaining. All Lifeline customers will have meaningful access to emergency calling services at the time the

⁵ *Lifeline Reform Order*, ¶¶ 373-75.

customer activates Lifeline service, and that such access will continue regardless of the customer's account status or the availability of prepaid minutes.

The Company's existing practices currently provide access to 911 and E911 services to the extent that these services have been deployed by its underlying carriers, such as Sprint and Verizon. American Broadband also currently enables 911 emergency calling services for all properly activated handsets regardless of whether the account associated with the handset is active, suspended or terminated. Finally, the Company transmits all 911 calls initiated from any of its handsets even if the account associated with the handset has no remaining minutes.

II. E911-Compliant Handsets

American Broadband & Telecommunications will ensure that all handsets used in connection with the Lifeline service offering will be E911-compliant. In fact, American Broadband's phones have always been and will continue to be 911 and E911-compliant. American Broadband uses phones from Sprint and Verizon that have been through a stringent certification process in either Sprint's or Verizon's handset certification lab, which ensures that the handset models used meet all 911 and E911 requirements. As a result, any customer that qualifies for and elects Lifeline service will already have a 911/E911-compliant handset, which will be confirmed at the time of enrollment in the Lifeline program. In the event that an existing customer does not have an E911-compliant handset, American Broadband will replace it with a new 911/E911-compliant handset at no charge to the customer. Any new customer that qualifies for and enrolls in the Lifeline program is assured of receiving a 911/E911-compliant handset as well, free of charge.

III. Certification of Lifeline Customers' Eligibility

To safeguard against misuse of the Lifeline service plan, American Broadband will deal directly with the customer and collect initial and annual certifications required by the *Lifeline Reform Order*. As required by the Order, American Broadband will establish safeguards to prohibit more than one supported service for each household. American Broadband proposes the following plan to implement these certification and verification conditions and will modify the plan to conform to any new rules and orders, once issued and effective:

A. Policy

American Broadband will comply with the minimum federal certification and verification requirements for Lifeline eligibility and any additional requirements established by the states where it is designated as an ETC.

In addition to any state-imposed requirements, American Broadband will certify at the outset and will verify annually consumers' Lifeline eligibility in accordance with the Commission's requirements. American Broadband will enact the same stringent requirements of annual re-certification that it currently uses with its wireline Lifeline service offering. This process requires a customer signed, annual certification form to be entered into our systems prior to any benefits being extended for the next year.

B. Certification Procedures

American Broadband will implement certification procedures that enable consumers to demonstrate their eligibility for Lifeline assistance by contacting American Broadband via telephone, facsimile, or the Internet. At the point of sale, consumers will be provided with printed information describing American Broadband's Lifeline program, including eligibility requirements, and instructions for enrolling. Materials from USAC, that will be developed

pursuant to the *Lifeline Reform Order*, may also be provided at the point of sale. Specific information will be provided to educate consumers about the one per household rules. Consumers will be signed up in person or directed via Company literature or advertising to a toll-free telephone number and to American Broadband's website, which will contain a link to information regarding the Company's Lifeline service plan, including a detailed description of the program and state-specific eligibility criteria. American Broadband's application form for its wireless service will identify that it is a "Lifeline" application. A sample application form is attached hereto as Exhibit A. In addition to this document, applicants will be required to complete USAC's application form that will be developed pursuant to the *Lifeline Reform Order*, when that form is available.⁶

American Broadband understands and accepts the Commission's requirement that the Company have direct contact with all customers applying for participation in the Lifeline program. American Broadband enrolls individuals through two methods: person-to-person sign-up at areas set up at state government agencies or by application submitted by the individual. First, American Broadband has an employee or agent located in state government offices where members of the public come to meet with their case workers and sign up for various state programs. The agent will explain the eligibility requirements for the program, including participation in a qualifying program or earning income below 135% of the Federal Poverty Guidelines and will verify the individual's eligibility based on a meeting with the person's case worker and verifying documentation obtained from the case workers. The agent will also explain the program limitation of only one Lifeline service per household. Before the service is

⁶ *Lifeline Reform Order*, ¶ 78.

authorized, the individuals eligibility is also verified through the relevant databases as described in further detail below.

Alternatively, individuals may obtain a copy of the application at these state government offices, fill out the necessary information, sign the form and fax them to American Broadband for processing. These applications are also verified through the state case workers and review of the necessary documentation from the case worker. If an individual contacts American Broadband for service via phone, they are instructed to visit an agent (located in governments offices) to receive an application, complete it and fax it to the company. American Broadband does not undertake any outbound telemarketing nor do they accept applications online or over the phone. American Broadband will provide Lifeline-specific training to all personnel, whether employees or agents, that interact with actual or prospective consumers with respect to obtaining, changing or terminating its Lifeline services.

Consumers who do not complete the application process in person must return the signed application and support documentation to the Company, normally by fax. In the future, should the Company use an electronic application process, consistent with Commission regulations, the Company will develop a system to accept electronic signatures that meet the requirements of the Electronic Signatures in Global and National Commerce Act, 15 USC § 7001-7006, and any applicable state laws. Processing of consumers' applications, including review of all application forms and relevant documentation will be performed under American Broadband's supervision by managers experienced in the administration of the Lifeline program. American Broadband will ensure that all required documentation is taken care of properly by using state-specific compliance checklists.

In addition to the Commission's requirements, in states with program-based eligibility criteria, the form will list each of the qualifying programs, and the applicant will be required to identify the program(s) in which they participate, and to furnish proof that they currently participate in such program(s). For states with income-based eligibility criteria, the applicant will be required to certify under penalty of perjury that their household income does not exceed the relevant threshold (*e.g.*, 135% of the Federal Poverty Guidelines for federal default states) and will be required to provide proof of income-based eligibility. American Broadband will not retain copies of this information, but rather will maintain a database that records what information was provided.⁷ Notwithstanding the foregoing with respect to program or income eligibility, for states that require American Broadband to enroll subscribers identified by the state or as eligible in a state database, American Broadband may continue to rely on the state identification or database. In addition, the Lifeline application form will include a certification section where the applicant must attest and sign under penalty of perjury that the applicant's representations are true and correct. Applicants will also be required to certify under penalty of perjury that they are head of their household and receive Lifeline-supported service only from American Broadband. Penalties for perjury will be clearly stated on the certification form. American Broadband will use substantially the following form of its certification both in the initial application and annually:

By signing below, I certify under penalty of perjury – (additionally, please initial each of the 11 statements below)

1. The information contained within this application is true and correct. I acknowledge that providing false or fraudulent documentation in order to receive assistance is punishable by fines, imprisonment, de-enrollment or being barred from the program

⁷ *Lifeline Reform Order*, ¶ 101.

2. I understand that Lifeline is a federal benefit and is only available for one phone line per household, whether landline or wireless. For purposes of the Lifeline program, a household is any individual or group of individuals who live together at the same address and share income and expenses. Violation of the one-per-household requirement is a violation of FCC rules, will result in de-enrollment from the Lifeline program and potentially prosecution by the federal government. _____

3. I understand that households are not permitted to receive Lifeline benefits from multiple providers. (Some Lifeline services are not marketed under a "Lifeline" name; these include Lifeline services sold under the names AT&T Lifeline, Assurance Wireless, and Safelink.) I certify that to the best of my knowledge, I, and any members of my household, will only receive Lifeline from American Broadband & Telecommunications (AB&T). _____

4. I understand that I must notify AB&T within 30 days if I cease to participate in a qualifying federal program or my annual household income exceed this threshold. _____

5. I understand that I must cancel any Lifeline service or port my number to AB&T prior to establishing my service with AB&T. _____

6. I understand that Lifeline is a non-transferrable benefit and certify that I will only use this phone for my household's own use and will not resell or transfer it. _____

7. I will notify AB&T within 30 days if I, or any member of my household, no longer qualify for Lifeline, I or any members of my household move, or if I, or any member of my household, are receiving more than one Lifeline-supported service. _____

8. I understand that I may be required to re-certify my continued eligibility at any time, and at least annually, and failure to so will result in the termination of my Lifeline benefits _____

9. I certify that I meet the income-based or program-based eligibility criteria for receiving Lifeline service as described by FCC rules _____

10. I understand that my name, telephone number, and address will be divulged to the Universal Service Administrative Company (USAC) (the administrator of the program) and/or its agents for the purpose of verifying that I, or my household, do not receive more than one Lifeline benefit. I consent to inclusion of this information in the support database. _____

11. I understand that if I have listed a temporary residential address, I will be required to verify my temporary residential address every 90 days. _____

Perjury and false statements are punishable by fines and/or imprisonment.

Signature (required) _____ Date _____

To the extent that USAC's disclosure and application form that is to be developed pursuant to the *Lifeline Reform Order* duplicates these disclosures, this form may be modified to eliminate duplication or eliminated outright if fully covered by the USAC certification form. In such event, American Broadband will use the USAC-developed certification form. Customers will also be provided a verification form consistent with parameters described in the annual Verification section described below. The application forms will require each applicant to provide their name and permanent residential address, and a billing address if different. American Broadband will incorporate this information into its customer information database. These forms will also collect a customer's date of birth and last four digits of the customer's Social Security Number as required by the *Lifeline Reform Order*.⁸ Prior to initiating service for a customer, the Company will check the name and address of each Lifeline applicant (and the personal information required for verification) against its database to determine whether or not it is associated with a customer that already receives Lifeline-supported service, and will then review the application to ascertain whether the applicant is attempting to receive Lifeline-supported service for more than one handset or wireline phone associated with the address. American Broadband will also check the name and address against the national Lifeline database prior to initiating service, once such database is operational. If the Lifeline applicant or address is listed as a duplicate, the applicant will be required to complete the certification developed by USAC, that they live at a multiple household address. American Broadband will also verify a customer's eligibility using the database by collecting the customer's data of birth and last four digits of the customer's social security number and using this information to complete the

⁸ *Lifeline Reform Order*, ¶ 184.

verification process established by the *Lifeline Reform Order*. In addition, prior to requesting a subsidy, American Broadband will process and validate American Broadband's subsidy data, consistent with the standard procedures to be established by USAC and the forthcoming Lifeline database to automatically prevent any household that is already receiving a Lifeline subsidy for services provided by American Broadband from receiving a second Lifeline subsidy in that same month. Further, any prepaid customers who do not use the service in the first instance or who have not used the service within the past 60 days will not be considered active customers for the purposes of requesting subsidies.⁹ For customers who are de-activated for non-usage, American Broadband will update USAC's Lifeline database (when it becomes operational) within one business day of the de-enrollment of the customer from the Lifeline service. American Broadband will provide Lifeline-specific training to all personnel, whether employees or agents, that interact with actual or prospective consumers with respect to obtaining, changing or terminating its Lifeline services.

American Broadband shares the Commission's concern about abuse of the Lifeline program and is thus committed to the safeguards stated herein, with the belief that the procedures it will implement will prevent American Broadband customers from engaging in such abuse of the program. American Broadband will make full use of the national Lifeline database when it is operational. In the interim, because of American Broadband's relationship with multiple government agencies throughout our service territory, we are also able to certify eligibility directly with the state agency that provides benefits which qualify customers for Lifeline eligibility.

⁹ See Usage Policy, below.

C. Verification Procedures

American Broadband will require every consumer enrolled in the Lifeline program to verify on an annual basis that they are the head of their household and only receive Lifeline service from one ETC.¹⁰ American Broadband will notify each participating Lifeline consumer prior to their service anniversary date that they must confirm their continued eligibility in accordance with the applicable requirements. This notification will be mailed via the U.S. Postal Service to the address the subscriber has on record with American Broadband. The notice will explain the actions the customer must take to retain Lifeline benefits, when Lifeline benefits may be terminated, and how to contact American Broadband. Customers will have 60 days to complete the form, certify under penalty of perjury that they are the head of household and receive Lifeline service only from American Broadband, and return the form to American Broadband by mail or other means that may be developed in the future. The form will remind customers that Lifeline is a federal benefit, that it is only available for one line per household, that “household” in the context of the certification means any individual or group thereof who live together at the same address and share income and expenses, and that a household may not have service from multiple providers. The form will include a statement that violation of these rules constitutes a violation of the program’s rules that will result in immediate de-enrollment from the program and could be the basis for federal criminal prosecution.¹¹ Anyone who does not respond to the mailing and certify their continued eligibility will be de-enrolled from the Lifeline program.

¹⁰ *Lifeline Reform Order*, ¶ 92. Note that in the future, American Broadband may elect to have USAC administer the self-certification process on its behalf, to the extent that option is available in a given state.

¹¹ *Lifeline Reform Order*, ¶ 121.

Currently, customers will be required to complete the verification process by mail; however, American Broadband will offer additional options, such as web-based methods, in the future. Such verification will be required in order for the consumer to continue to receive free Lifeline service or to purchase prepaid airtime from American Broadband at the discounted rate only available to those customers who are enrolled in its Lifeline program. American Broadband will report annually on its verification and re-verification procedures as required by the recently amended section 54.416 of the Commission's Rules.¹²

American Broadband submits that its Compliance Plan fully satisfies the conditions of the *Lifeline Reform Order*. Implementation of the procedures, outlined in this plan, will promote public safety and ensure that Lifeline customers have access to 911 and E911 services while safeguarding against misuse of the company's Lifeline service benefits.

IV. Additional Measures to Prevent Waste, Fraud, and Abuse

A. Non-usage Policy

American Broadband will implement a non-usage policy whereby we will identify pre-paid Lifeline customers that have not used the Company's Lifeline service for 60 days. Specifically, if no usage appears on an activated American Broadband pre-paid Lifeline customer's account during any continuous 60-day period, American Broadband will promptly notify the customer that the customer is no longer eligible for American Broadband Lifeline service subject to a 30-day grace period. During the 30-day grace period, American Broadband will engage in outreach efforts to determine whether the customer desires to remain on the Company's Lifeline service. If the customer's account does not show any customer-specific activity during the 30-day grace period (such as making or receiving a voice call to/from anyone

¹² *Lifeline Reform Order*, ¶ 120.

other than American Broadband or its agent, sending a text message, downloading data or adding money to the account), American Broadband will deactivate Lifeline services for that customer unless the customer affirmatively responds confirming that the customer wants to continue receiving Lifeline. In addition, American Broadband will not seek to recover a federal Universal Service Fund subsidy for the minutes provided to the customer during the grace period or thereafter report that customer on its USAC Form 497 unless the customer reinitiates service. Customers will be informed at the time service is initiated of the deactivation and de-enrollment process that will occur as a result of non-usage.¹³

Customers that receive phones via mail rather than in person must activate their service before they can place calls. American Broadband ensures that phones shipped to customers are only capable of calling 911 and the Company's interactive voice response ("IVR") system. A customer must call the IVR in order to complete the activation process. The Company does not submit a customer who received a shipped phone for Lifeline reimbursement until the customer completes this IVR activation process. American Broadband will apply this activation policy for shipped wireless handsets.

American Broadband will consult with the state commissions (PUCs) in the states where it provides Lifeline services regarding implementation of the policy described above. American Broadband expects that certain state PUCs or similar agencies may seek to incorporate state-specific variations to the policy. Consequently, American Broadband may modify the parameters of the inactivity policy described herein after consultation with the respective state PUCs.

¹³ *Lifeline Reform Order*, ¶ 257.

B. Customer Education with Respect to Duplicates

To supplement its verification and certification procedures, and to better ensure that customers understand the Lifeline service restrictions with respect to duplicates, American Broadband will implement measures and procedures to prevent duplicate Lifeline benefits being awarded to the same household. Customers shall also be informed that the service is non-transferable. These measures entail additional emphasis in written disclosures as well as live due diligence.

- a) Call Center and Sales Script – American Broadband will emphasize the “one Lifeline phone per household” restriction through its interaction with the potential customer at the call center. American Broadband will also emphasize the “one Lifeline phone per household” restriction through its direct sales contact with the potential customer. The sales training materials will include a discussion of the limitation to one Lifeline phone per household, and the need to ensure that the customer is informed of this restriction. Attached as Exhibit B is a sample of training material that is used to educate sales personnel of the FCC’s regulations regarding the definition of household and the prohibition on multiple lines.
- b) Marketing, Advertising and Website Content – American Broadband, in its marketing materials, will reinforce the limitation of one Lifeline phone per household. Attached as Exhibit C is a copy, to scale, of a two by three foot advertisement display, and description of wireless offerings.
- c) In addition to reminding consumers of the one-per-household rule, American Broadband will comply with the other marketing requirements in the *Lifeline Reform Order* and will explain in all marketing materials that the service offering is a Lifeline-supported service, only eligible consumers may enroll, what documentation is necessary for enrollment, Lifeline is a government benefit program, and consumers who willfully make false statements to obtain Lifeline can be punished by fine or imprisonment or barred from the program.

These statements will also appear on the company’s website (www.ambt.net) during the customer information/education cycle. At the point on its website when a customer inputs his/her zip code to verify that American Broadband offers service in their area, American Broadband will display the required marketing language in the section where the website explains the service and rate plan options. The message would flash to draw attention to it. In addition, American Broadband will include in its printed materials and website substantially the following statement “Not all Lifeline supported programs are identified as ‘Lifeline’ and may be marketed under other brand names.”

C. Cooperation with state and federal regulators

American Broadband has and will continue to cooperate with federal and state regulators to prevent waste, fraud and abuse, including:

- Sharing with state commissions (PUC), the FCC or USAC data that will enable that state, the FCC or USAC to determine whether some consumers are enrolled in more than one Lifeline program. Specifically, American Broadband agrees to make available state-specific customer data, including name and address, to each state PUC where it operates, the FCC or USAC for the purpose of permitting the PUC, FCC or USAC to determine whether an existing Lifeline customer receives Lifeline service from another carrier, and will participate in such a duplicate resolution process, provided that costs for participation are reasonable or defrayed through the universal service contribution mechanisms;
- Promptly investigate any notification that it receives from a state PUC, the FCC or USAC that one of its customers already receives Lifeline service from another carrier;
- Immediately deactivate a customer's Lifeline service and no longer report that customer on USAC Form 497 if American Broadband's investigation, a state, the FCC or USAC concludes that the customer receives Lifeline services from another carrier in violation of the Commission's regulations and that American Broadband's Lifeline service should be discontinued such as a de-enrollment notification pursuant to the FCC's June 17, 2011 Report and Order (Section III, B.).

V. Included Usage

American Broadband will offer at least one Lifeline plan that provides consumers with at least 250 included minutes-of-use per month at the lowest end user rate permitted under FCC rules. This provision will expire 36 months from the date of approval of this Compliance Plan.

VI. Service Areas

American Broadband operates as a wireline and wireless carrier in the states of Michigan, Ohio and Indiana. In Michigan, American Broadband is an ETC serving wireline Lifeline customers and has an application pending to provide Lifeline-only wireless services. American Broadband's service territory in Michigan includes the non-rural wire centers and study areas of AT&T Michigan, Frontier North, Inc., Frontier Midstates, Inc., CenturyTel Midwest - Michigan,

Inc., CenturyTel of Michigan, Inc., CenturyTel of Northern Michigan, Inc., CenturyTel of Upper Michigan, Inc., Frontier Communications of Michigan, Inc., Deerfield Farmer's Telephone Company, Ogden Telephone Company, and Sand Creek Telephone Company. In Ohio, the Company is designated as an ETC for wireline services and has an application pending to provide Lifeline-only wireless services in certain exchanges of Verizon North Inc. and AT&T Ohio. In Indiana, the company is licensed as a CLEC in the territories of Frontier and AT&T (fka Indiana Bell). The company serves approximately 1,000 customers in Indiana. The company currently has an application to become a ETC in Indiana pending before the Indiana Utility Regulatory Commission.

Note that American Broadband does not provide service to any Tribal areas, nor do its current business plans anticipate serving Tribal areas in the future. If and when American Broadband plans to expand its service to Tribal areas, American Broadband will amend its application and certification forms to reflect requirements specific to the service of Tribal areas.

VII. Statements required under Section 54.2002 of the Commission's Rules

A. Compliance with Service Requirements

American Broadband certifies that it does now, and will in the future comply with all applicable state and federal requirements applicable to the receipt of Lifeline support.

B. Emergency Functionality

American Broadband is technically qualified to remain functional during emergency situations. In particular, American Broadband's critical infrastructure, its Class 5 switch, is located in a facility that provides redundant and battery back-up power to minimize the risk of service outages during emergency situations. In addition, as a reseller of wireline and wireless

services, American Broadband relies on the network redundancy and disaster preparedness of its network suppliers.

C. Consumer Protection

American Broadband is committed to provide service consistent with appropriate standards for customer protection as established by the FCC and the applicable state Commissions (Ohio, Michigan and Indiana). For the Company's wireless services, American Broadband is committed to providing service in accordance with CTIA's Consumer Code for Wireless Service.

D. Technical and Financial Qualifications

In accordance with the *Lifeline Reform Order*,¹⁴ American Broadband submits that it is technically and financially qualified to operate as a Lifeline-only ETC. As noted above, American Broadband already operates as a wireline Lifeline ETC in the states of Michigan and Ohio, and is licensed as a telecommunications carrier in Ohio, Michigan and Indiana. American Broadband serves more than 30,000 customers in these three states, including more than 10,000 Lifeline-qualified wireline customers in Ohio and Michigan.

The Company's management has more than 50 years experience in the telecommunications industry. The Company owns and operates a partially facilities-based network, including a class 5 switch located in Toledo, Ohio. The Company's financial qualifications are well established, after having been deemed financially qualified to be both a licensed telecommunications carrier and an ETC by two state commissions. Lifeline customers are a relatively small part of the Company's overall revenue, and the Company is not dependent upon Lifeline support revenue as its primary source of income. The Company operates

¹⁴ *Lifeline Reform Order*, at ¶ 387.

profitably and has never filed for bankruptcy protection and plans measured expansion into neighboring states as business conditions allow.

American Broadband is a privately-held company and has no parent company and no affiliated companies. American Broadband has never been the subject of a state enforcement action or ETC revocation proceedings in any state.

E. Lifeline Service Offerings

The required information regarding the Company's Lifeline offerings is included in section V., above, as well as Exhibit C to this filing.

Conclusion

American Broadband respectfully requests that the Commission expeditiously approve its Compliance Plan so that the company may begin providing the benefits of Lifeline service to qualified low-income customers as soon as possible.

Respectfully submitted,

/s/ electronically signed

Tamar E. Finn
Douglas D. Orvis II
Kimberly A. Lacey
Bingham McCutchen LLP
2020 K Street, N.W.
Washington, DC 20006

Dated: April 27, 2012

Exhibit A

Sample Application Form

Wireless Lifeline Assistance Application

PLEASE MAIL OR FAX SIGNED APPLICATION TO:

ABT Wireless Lifeline— PO Box 577 Toledo, OH 43697

Toll free: 877-777-7922

Fax: 877-211-3705



PLEASE READ, INITIAL AFTER EACH STATEMENT AND SIGN THE FOLLOWING STATEMENT

By signing below, I certify under penalty of perjury – (additionally, please initial each of the 11 statements below)

1. The information contained within this application is true and correct. I acknowledge that providing false or fraudulent documentation in order to receive assistance is punishable by fines, imprisonment, de-enrollment or being barred from the program _____
2. I understand that Lifeline is a federal benefit and is only available for one phone line per household, whether landline or wireless. For purposes of the Lifeline program, a household is any individual or group of individuals who live together at the same address and share income and expenses. Violation of the one-per-household requirement is a violation of FCC rules, will result in de-enrollment from the Lifeline program and potentially prosecution by the federal government. _____
3. I understand that households are not permitted to receive Lifeline benefits from multiple providers. (Some Lifeline services are not marketed under a "Lifeline" name; these include Lifeline services sold under the names AT&T Lifeline, Assurance Wireless, and Safelink.) I certify that to the best of my knowledge, I, and any members of my household, will only receive Lifeline from American Broadband & Telecommunications (AB&T). _____
4. I understand that I must notify AB&T within 30 days if I cease to participate in a qualifying federal program or my annual household income exceed this threshold. _____
5. I understand that I must cancel any Lifeline service or port my number to AB&T prior to establishing my service with AB&T. _____
6. I understand that Lifeline is a non-transferrable benefit and certify that I will only use this phone for my household's own use and will not resell or transfer it. _____
7. I will notify AB&T within 30 days if I, or any member of my household, no longer qualify for Lifeline, I or any members of my household move, or if I, or any member of my household, are receiving more than one Lifeline-supported service. _____
8. I understand that I may be required to re-certify my continued eligibility at any time, and at least annually, and failure to so will result in the termination of my Lifeline benefits _____
9. I certify that I meet the income-based or program-based eligibility criteria for receiving Lifeline service as described by FCC rules _____
10. I understand that my name, telephone number, and address will be divulged to the Universal Service Administrative Company (USAC) (the administrator of the program) and/or its agents for the purpose of verifying that I, or my household, do not receive more than one Lifeline benefit. I consent to inclusion of this information in the support database. _____
11. I understand that if I have listed a temporary residential address, I will be required to verify my temporary residential address every 90 days. _____

Perjury and false statements are punishable by fines and/or imprisonment.

Signature _____

Date _____

Wireless Lifeline Assistance Application

PLEASE MAIL OR FAX SIGNED APPLICATION TO:

ABT Wireless Lifeline— PO Box 577 Toledo, OH 43697
 Toll free: 877-777-7922
 Fax: 877-211-3705



PLEASE COMPLETE BOTH SIDES OF THIS APPLICATION

Your Name: _____
 (Last) (First) (Middle Initial)

Current Home Telephone Number: _____ Best Contact or Cell Number: _____

Residential Address: _____
 (Number) (Street) (Apartment, Floor)

City/Town: _____ State: _____ Zip Code: _____

Is this a Permanent Address? YES NO Date of Birth ___/___/_____ Last 4 Digits of Your Social Security Number _____

Is this a multiple household address? YES NO Billing Address (if different from Residential address)

(Number) (Street) (Apartment, Floor) City/Town State Zip Code

Please Select Your Wireless Plan

- Lifeline Wireless Essentials 250 Lifeline Wireless Essentials 500 Lifeline Wireless Unlimited

Program Eligibility

I receive Assistance from one of the following programs (Check all that apply) (NOTE: Social Security and Medicare Alone **DO NOT** qualify for Lifeline):

- Food Stamps Federal Public Housing and/or Section 8 Disability Assistance
 Medicaid (Not Medicare) Ohio or Michigan Works First /TANF National School Lunch Program
 Supplemental Security Income (SSI) Low Income Home Energy Assistance (LIHEAP) Temporary Assistance for Needy Families (TANF)
 Federal Public Housing Assistance (Section 8)

AMBT USE ONLY – Please identify which Program Documents from the Box above you used for proof of Program Eligibility

- Proof of Food Stamp Participation Federal Public Housing and/or Section 8 Disability Assistance Participation Certification
 Medicaid (Not Medicare)- Program Documentation Ohio or Michigan Works First /TANF documentation National School Lunch Program Eligibility
 Supplemental Security Income (SSI) Participation Low Income Home Energy Assistance- Documents Temporary Assistance for Needy –TANF Cert
 Federal Public Housing Assistance (Section 8)

Income Based Eligibility – DO NOT COMPLETE THIS SECTION IF YOU COMPLETED THE PROGRAM ELIGIBILITY SECTION ABOVE

Calculate **TOTAL** household income by reporting the income of all adult persons residing in your home in the appropriate category:

Household Size	Maximum Yearly Income	Proof of Income Documentation Examples include:
1	\$16,335	<input type="checkbox"/> Prior year's State or Federal income tax return OR <input type="checkbox"/> Most recent type of current statement from the income source(s) noted below: <input type="checkbox"/> Three consecutive months' worth of your most current pay stubs <input type="checkbox"/> Social Security benefits statement <input type="checkbox"/> Veterans Administration benefits statement <input type="checkbox"/> Retirement/Pension benefits statement <input type="checkbox"/> Divorce decree or child support document <input type="checkbox"/> Unemployment/Workers Compensation benefits statement
2	\$22,065	
3	\$27,795	
_____	\$ _____	

If you have more than 3 people in your household, write the number and add \$5,730 for each additional person on top of the \$27,795

I authorize AB&T to Contact my Case Worker to Verify Eligibility:
 Name of Case Worker: _____ Phone Number: _____

Eligibility verified by (initial all that apply) (1) Reviewing Customer Documentation _____; (2) Contacting Caseworker _____; (3) Eligibility Database Verification _____

NOTE: YOU MUST COMPLETE BOTH SIDES OF THIS FORM BEFORE WE CAN PROCESS YOUR APPLICATION

FAX SIGNED APPLICATION TO 877-211-3705

v.ASSISTWRLSv.022712

Exhibit B

Training Materials

American Broadband & Telecommunications Call Center/Sales Training

The following information may be used by sales and calling center staff to respond to inquiries about Lifeline supported services.

(1) Confirm the individual is the head of household and they are not currently receiving a Lifeline subsidized service through the following questions:

- “Do you currently have wireless or home phone service?”
- **If no:** skip remaining questions and complete application process.
- **If yes:** “Is the [wireless or home phone] service a subsidized service or do you pay full price?”
- **If subsidized:** “By law, the Lifeline program is only available for one phone per household. Do you know if your current phone is subsidized under the Lifeline program?”
- **If individual is not sure:** “Who is your provider for that service? What is the name of the service?” (Note that Assurance Wireless and SafeLink are Lifeline services.)
- **If it is a Lifeline service:** “We cannot provide you with a second Lifeline phone. If there is a problem with your current service, and you would like to switch to our service, you must authorize ABT to port your telephone number to our service.”

(2) If it appears that the individual does not currently have Lifeline service, proceed with the following steps:

- Using ABT’s database, verify the individual (name, date of birth, last four digits of social security number) is not currently in the ABT system as a registered recipient of Lifeline services. Repeat with state/USAC database if and when available.
 - If there is an active Lifeline account for that individual, explain that “by law, the Lifeline program is only available for one phone per household.” For example, if the customer is in ABT’s database, inform the customer that they must choose ABT wireline Lifeline OR wireless Lifeline service.
 - If there is no active account for that individual, proceed with the application process.
- Using ABT’s database, verify the individual’s address is not currently in the ABT system as a registered recipient of Lifeline services. Repeat with state/USAC database if and when available.

- If there is an active Lifeline account for that address, explain that "by law, the Lifeline program is only available for one phone per household."
- Explain that, for purposes of the Lifeline program, a household is any individual or group of individuals who live together at the same address and share income and expenses.
- If customer states address is multifamily or group housing, use USAC form (when developed) to determine if customer qualifies for Lifeline as multiple household.
- If there is no active account for the applicant's address or household, proceed with the application process.

(3) If check of database(s) verifies individual is not current Lifeline recipient, assist customer in completing application.

- Customer must complete both sides of form.
- Confirm residential address is billing address. If not, collect billing address IN ADDITION TO residential address.
- If address is not permanent, explain that American Broadband must verify address every 90 days. If customer does not respond, Lifeline service will be deactivated.
- Explain service plan options (refer to service description sheet). For customers that elect pre-paid Lifeline Wireless Essentials 250, explain non-usage policy.
 - If no usage appears on an activated American Broadband pre-paid Lifeline customer's account during any continuous 60-day period, American Broadband will promptly notify the customer that the customer is no longer eligible for American Broadband Lifeline service subject to a 30-day grace period.
 - During the 30-day grace period, American Broadband will attempt to reach customer to determine whether the customer desires to remain on the Company's Lifeline service.
 - If the customer's account does not show any customer-specific activity during the 30-day grace period (such as making or receiving a voice call to/from anyone other than American Broadband or its agent, sending a text message, downloading data or adding money to the account), American Broadband will deactivate Lifeline services for that customer unless the customer affirmatively responds confirming that the customer wants to continue receiving Lifeline.
- With the exception of program eligibility/income eligibility, all sections must be completed.

- Customer should complete EITHER program eligibility OR income eligibility section.
- Review customer documentation supporting eligibility carefully, note which documents reviewed in ABT database.
- Ensure customer reads and initials statements 1-8 on certification section.

Exhibit C

Sample Advertisement and Description of Wireless Offerings

GET CONNECTED...
STAY CONNECTED.

GET WIRELESS LIFELINE.



Wireless Lifeline is a government assisted program that provides qualified low-income consumers with:

- Free cellular phone, provided by American Broadband*
- Includes 250 minutes free monthly airtime, local or long distance
- Free 911 access
- No credit check

Service provided by American Broadband and Telecommunications, a local wireless provider of Lifeline-supported services.

SIGN UP TODAY.

Call 1 (877) 777-7922
Fax your application to 1 (877) 211-3705
Visit www.ambt.net

You may only have one Lifeline-supported line, either wireless or wireline, per household. Only eligible customers may enroll in the Lifeline program. Proof of eligibility, such as documentation of receipt of benefits (such as Medicaid, TANF or SSI) or proof of income (such as tax returns or pay stubs), is required to enroll. Lifeline is a federal benefit program; persons making false statements in order to obtain Lifeline service can be subject to fines, imprisonment or barred from the Lifeline program.

*Free phone is not supplied or subsidized by any government program.

Stay Connected Wirelessly with:

- Potential or current employers
- Children who are at home while their parents have to go to work
- Healthcare specialists
- Vital emergency responders
- Relatives during a personal emergency

ALL American Broadband & Telecommunications Wireless Lifeline plans come with:

- Superior areas of coverage throughout the entire United States
- Access to 411 with no airtime charges
- Unlimited 911 access
- Call waiting
- Call ID
- Voicemail

3 Great Plans to Choose From!

Lifeline Wireless Essentials 250

Plan Price: Free*

- 250 FREE Voice Minutes added every month, automatically, you do nothing.
- Includes Free Cell Phone*
- Access to 911
- Free Voicemail, Caller ID and Call Waiting
- Access to Operator Service and Directory Listing. OSDAservice includes information and connection to publicly listed, domestic, landline telephone numbers and Addresses.
- No annual contract, no monthly Bills

*Assumes initial and continued program eligibility requirements are met - Non-usage for 60 days will result in a notice that service will be deactivated in 30 days; if customer actively uses service during the 30-day grace period, service will remain active.

Lifeline Wireless Essentials 500

Plan Price: \$9.95 per month

- 500 Voice Minutes added every month, automatically, you only pay \$9.95.
- Includes Free Cell Phone*
- Access to 911
- Free Voicemail, Caller ID and Call Waiting
- Access to Operator Service and Directory Listing. OSDAservice includes information and connection to publicly listed, domestic, landline telephone numbers and Addresses.
- No annual contract

*Assumes initial and continued program eligibility requirements are met

Lifeline Wireless Unlimited

Plan Price: \$39.95 per month

- Unlimited Voice Minutes and Unlimited Texting, you only pay \$39.95.
- Includes Free Cell Phone*
- Access to 911
- Free Voicemail, Caller ID and Call Waiting
- Access to Operator Service and Directory Listing. OSDAservice includes information and connection to publicly listed, domestic, landline telephone numbers and Addresses.
- No annual contract

*Assumes initial and continued program eligibility requirements are met

Need More Minutes? We have 6 Easy Top Up Plans. You can Add Minutes 24 hours per Day, 7 Days Per Week.

Options*	Price	Options*	Price
100 Talk or Text Minutes	\$3.99	240 Talk or Text Minutes	\$9.99
180 Talk or Text Minutes	\$5.99	360 Talk or Text Minutes	\$12.99
200 Talk or Text Minutes	\$6.99	500 Talk or Text Minutes	\$19.99

*1 Text is the equivalent of 3 minutes of talk time

Exhibit D

American Broadband and Telecommunications Company

Proposed Designated Service Areas

314	301	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO26DSA	WEBSTER GROVE
314	316	MO	SOUTHWESTERN BELL	9533	LADUE	FNTNMO54RS2	FENTON
314	317	MO	SOUTHWESTERN BELL	9533	CREVECOEUR	STLSMO27DS0	CREVE COEUR DSO
314	321	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO05321	SAINT LOUIS JEFFERSON
314	331	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSA	CHESTNUT DSA
314	335	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSA	CHESTNUT DSA
314	340	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSA	CHESTNUT DSA
314	342	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSC	CHESTNUT DSC
314	344	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO42DS1	BRIDGETON
314	345	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSA	CHESTNUT DSA
314	351	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO03DS1	FLANDERS DS1
314	352	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO03DS1	FLANDERS DS1
314	353	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO03DS1	FLANDERS DS1
314	355	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO45DSA	SPANISH LAKE
314	361	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO04CG0	FOREST
314	362	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO07DSA	PARKVIEW
314	364	MO	SOUTHWESTERN BELL	9533	SAPPINGTON	STLSMO25DSA	SAPPINGTON
314	367	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO04CG0	FOREST
314	371	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO05CG0	JEFFERSON
314	381	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO02DS2	EVERGREEN DS2
314	382	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO02DS2	EVERGREEN DS2
314	383	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO02DS2	EVERGREEN DS2
314	385	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO02DS2	EVERGREEN DS2
314	387	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO20DSA	FERGUSON
314	387	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO20DSA	FERGUSON
314	387	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO20DSA	FERGUSON
314	388	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO24CG0	RIVERVIEW
314	389	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO02DS2	EVERGREEN DS2
314	399	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSA	CHESTNUT DSA
314	415	MO	SOUTHWESTERN BELL	9533	CREVECOEUR	STLSMO27DS0	CREVE COEUR DSO
314	416	MO	SOUTHWESTERN BELL	9533	MEHLVILLE	STLSMO22DS0	MEHLVILLE DSO
314	418	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSA	CHESTNUT DSA
314	421	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSA	CHESTNUT DSA
314	423	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO23CG0	OVERLAND
314	425	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSA	CHESTNUT DSA
314	426	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO23CG0	OVERLAND
314	427	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO23CG0	OVERLAND
314	428	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO23CG0	OVERLAND
314	429	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO23CG0	OVERLAND
314	432	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO21DS3	LADUE DS3
314	434	MO	SOUTHWESTERN BELL	9533	CREVECOEUR	STLSMO27DS0	CREVE COEUR DSO
314	436	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSC	CHESTNUT DSC
314	438	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO45DSA	SPANISH LAKE
314	439	MO	SOUTHWESTERN BELL	9533	CREVECOEUR	STLSMO27DS0	CREVE COEUR DSO
314	444	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSA	CHESTNUT DSA
314	445	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO07DSA	PARKVIEW
314	453	MO	SOUTHWESTERN BELL	9533	CREVECOEUR	STLSMO27DS0	CREVE COEUR DSO
314	454	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO04CG0	FOREST
314	457	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO03CG0	
314	465	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSA	CHESTNUT DSA
314	466	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSA	CHESTNUT DSA
314	467	MO	SOUTHWESTERN BELL	9533	SAPPINGTON	STLSMO25DSA	SAPPINGTON
314	469	MO	SOUTHWESTERN BELL	9533	CREVECOEUR	STLSMO27DS0	CREVE COEUR DSO
314	475	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO20DSA	FERGUSON
314	475	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO20DSA	FERGUSON
314	480	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO07CG0	
314	481	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO03DS1	FLANDERS DS1
314	487	MO	SOUTHWESTERN BELL	9533	MEHLVILLE	STLSMO22DS0	MEHLVILLE DSO
314	489	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSA	CHESTNUT DSA
314	493	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO20DSA	FERGUSON
314	505	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO07DSA	PARKVIEW
314	506	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO20DSA	FERGUSON
314	512	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO07DSA	PARKVIEW

314	513	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO20DSA	FERGUSON
314	513	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO20DSA	FERGUSON
314	513	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO20DSA	FERGUSON
314	513	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO20DSA	FERGUSON
314	513	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO20DSA	FERGUSON
314	514	MO	SOUTHWESTERN BELL	9533	CREVECOEUR	STLSMO27DS0	CREVE COEUR DSO
314	515	MO	SOUTHWESTERN BELL	9533	CREVECOEUR	STLSMO07DSA	PARKVIEW
314	516	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSA	CHESTNUT DSA
314	521	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO20DSA	FERGUSON
314	522	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO20DSA	FERGUSON
314	523	MO	SOUTHWESTERN BELL	9533	CREVECOEUR	STLSMO27DS0	CREVE COEUR DSO
314	524	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO20DSA	FERGUSON
314	525	MO	SOUTHWESTERN BELL	9533	SAPPINGTON	STLSMO25DSA	SAPPINGTON
314	529	MO	SOUTHWESTERN BELL	9533	CREVECOEUR	STLSMO27DS0	CREVE COEUR DSO
314	531	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO05CG0	JEFFERSON
314	533	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO05CG0	JEFFERSON
314	534	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO05CG0	JEFFERSON
314	535	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO05CG0	JEFFERSON
314	538	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO23CG0	OVERLAND
314	539	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSA	CHESTNUT DSA
314	542	MO	SOUTHWESTERN BELL	9533	CREVECOEUR	STLSMO27DS0	CREVE COEUR DSO
314	543	MO	SOUTHWESTERN BELL	9533	SAPPINGTON	STLSMO25DSA	SAPPINGTON
314	544	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO11DSA	MELROSE
314	551	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO43CG0	HAZELWOOD
314	552	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSC	CHESTNUT DSC
314	553	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO02CG0	
314	554	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSC	CHESTNUT DSC
314	555	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSA	CHESTNUT DSA
314	567	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO21DS3	LADUE DS3
314	569	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO21DS3	LADUE DS3
314	571	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSA	CHESTNUT DSA
314	572	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO07DSA	PARKVIEW
314	573	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO07DSA	PARKVIEW
314	576	MO	SOUTHWESTERN BELL	9533	CREVECOEUR	STLSMO27DS0	CREVE COEUR DSO
314	577	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO08CG0	PROSPECT
314	579	MO	SOUTHWESTERN BELL	9533	CREVECOEUR	STLSMO27DS0	CREVE COEUR DSO
314	587	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO21DS3	LADUE DS3
314	588	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSC	CHESTNUT DSC
314	589	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSC	CHESTNUT DSC
314	592	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO20DSA	FERGUSON
314	595	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO20DSA	FERGUSON
314	601	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSC	CHESTNUT DSC
314	612	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSC	CHESTNUT DSC
314	613	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSC	CHESTNUT DSC
314	615	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO11DSA	MELROSE
314	621	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSC	CHESTNUT DSC
314	622	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSC	CHESTNUT DSC
314	628	MO	SOUTHWESTERN BELL	9533	CREVECOEUR	STLSMO27DS0	CREVE COEUR DSO
314	631	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO11DSA	MELROSE
314	632	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSC	CHESTNUT DSC
314	633	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO11DSA	MELROSE
314	638	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO11DSA	MELROSE
314	641	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSC	CHESTNUT DSC
314	644	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO06CG0	
314	645	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO06DS1	MISSION
314	646	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO06CG0	
314	647	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO06DS1	MISSION
314	652	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO05CG0	JEFFERSON
314	653	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO45DSA	SPANISH LAKE
314	654	MO	SOUTHWESTERN BELL	9533	LADUE	STLSMO20DSA	FERGUSON
314	658	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO05CG0	JEFFERSON
314	664	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO08CG0	PROSPECT
314	676	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO11DSA	MELROSE

314	676 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO11DSA	MELROSE
314	676 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO11DSA	MELROSE
314	676 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO11DSA	MELROSE
314	676 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO11DSA	MELROSE
314	676 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO11DSA	MELROSE
314	676 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO11DSA	MELROSE
314	676 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO11DSA	MELROSE
314	676 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO11DSA	MELROSE
314	676 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO11DSA	MELROSE
314	679 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO02CG0	
314	684 MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO21DS3	LADUE DS3
314	684 MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO21DS3	LADUE DS3
314	684 MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO20DSA	FERGUSON
314	692 MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO21DS3	LADUE DS3
314	693 MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO21DS3	LADUE DS3
314	694 MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO21DS3	LADUE DS3
314	702 MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO42DS1	BRIDGETON
314	715 MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO05RS2	SAINT LOUIS JEFFERSON
314	716 MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO21DS3	LADUE DS3
314	719 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO07CG0	
314	721 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO07DSA	PARKVIEW
314	725 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO07DSA	PARKVIEW
314	726 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO07DSA	PARKVIEW
314	727 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO07DSA	PARKVIEW
314	729 MO	SOUTHWESTERN BELL	9533 SAPPINGTON	STLSMO25DSA	SAPPINGTON
314	730 MO	SOUTHWESTERN BELL	9533 SAPPINGTON	STLSMO25DSA	SAPPINGTON
314	731 MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO43CG0	HAZELWOOD
314	733 MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO23CG0	OVERLAND
314	738 MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO42DS1	BRIDGETON
314	739 MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO42DS1	BRIDGETON
314	741 MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO45DSA	SPANISH LAKE
314	746 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO07DSA	PARKVIEW
314	747 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO07DSA	PARKVIEW
314	752 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO03DS1	FLANDERS DS1
314	758 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO04CG0	FOREST
314	762 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO08CG0	PROSPECT
314	763 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO11DSA	MELROSE
314	765 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO11DSA	MELROSE
314	767 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO11DSA	MELROSE
314	768 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO06CG0	
314	769 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO01DSA	CHESTNUT DSA
314	770 MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO42DS1	BRIDGETON
314	771 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO08CG0	PROSPECT
314	772 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO08CG0	PROSPECT
314	773 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO08CG0	PROSPECT
314	776 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO08CG0	PROSPECT
314	781 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO06DS1	MISSION
314	810 MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO21DS3	LADUE DS3
314	812 MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO21DS3	LADUE DS3
314	821 MO	SOUTHWESTERN BELL	9533 KIRKWOOD	STLSMO41DS2	KIRKWOOD DS2
314	822 MO	SOUTHWESTERN BELL	9533 KIRKWOOD	STLSMO41DS2	KIRKWOOD DS2
314	823 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO04CG0	FOREST
314	826 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO04CG0	FOREST
314	829 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO04CG0	FOREST
314	830 MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO40CG0	FLORISSANT
314	831 MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO40CG0	FLORISSANT
314	832 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO03DS1	FLANDERS DS1
314	835 MO	SOUTHWESTERN BELL	9533 KIRKWOOD	STLSMO41CG0	
314	837 MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO40CG0	FLORISSANT
314	838 MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO40CG0	FLORISSANT
314	839 MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO40CG0	FLORISSANT
314	842 MO	SOUTHWESTERN BELL	9533 SAPPINGTON	STLSMO25DSA	SAPPINGTON
314	843 MO	SOUTHWESTERN BELL	9533 SAPPINGTON	STLSMO25DSA	SAPPINGTON

314	844	MO	SOUTHWESTERN BELL	9533 CREVECOEUR	STLSMO27DS0	CREVE COEUR DSO
314	845	MO	SOUTHWESTERN BELL	9533 MEHLVILLE	STLSMO22CG0	
314	846	MO	SOUTHWESTERN BELL	9533 OAKVILLE	STLSMO22DS0	MEHLVILLE DSO
314	848	MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO04CG0	FOREST
314	849	MO	SOUTHWESTERN BELL	9533 SAPPINGTON	STLSMO25DSA	SAPPINGTON
314	851	MO	SOUTHWESTERN BELL	9533 CREVECOEUR	STLSMO27DS0	CREVE COEUR DSO
314	854	MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO07DSA	PARKVIEW
314	855	MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO04CG0	FOREST
314	859	MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO07DSA	PARKVIEW
314	862	MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO07DSA	PARKVIEW
314	863	MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO07DSA	PARKVIEW
314	865	MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO08CG0	PROSPECT
314	867	MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO24CG0	RIVERVIEW
314	868	MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO24CG0	RIVERVIEW
314	869	MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO24CG0	RIVERVIEW
314	872	MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO21DS3	LADUE DS3
314	877	MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO01DSC	CHESTNUT DSC
314	878	MO	SOUTHWESTERN BELL	9533 CREVECOEUR	STLSMO27DS0	CREVE COEUR DSO
314	879	MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO04CG0	FOREST
314	889	MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO07DSA	PARKVIEW
314	890	MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO23CG0	OVERLAND
314	892	MO	SOUTHWESTERN BELL	9533 MEHLVILLE	STLSMO22DS0	MEHLVILLE DSO
314	894	MO	SOUTHWESTERN BELL	9533 MEHLVILLE	STLSMO22DS0	MEHLVILLE DSO
314	895	MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO43CG0	HAZELWOOD
314	909	MO	SOUTHWESTERN BELL	9533 KIRKWOOD	STLSMO41DS2	KIRKWOOD DS2
314	918	MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO26DSA	WEBSTER GROVE
314	919	MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO26DSA	WEBSTER GROVE
314	921	MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO40CG0	FLORISSANT
314	923	MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO01DSA	CHESTNUT DSA
314	925	MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO11DSA	MELROSE
314	933	MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO07DSA	PARKVIEW
314	933	MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO07DSA	PARKVIEW
314	935	MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO07DSA	PARKVIEW
314	951	MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO06CG0	
314	953	MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO45DSA	SPANISH LAKE
314	957	MO	SOUTHWESTERN BELL	9533 KIRKWOOD	STLSMO41CG0	
314	961	MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO26DSA	WEBSTER GROVE
314	962	MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO26DSA	WEBSTER GROVE
314	963	MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO26DSA	WEBSTER GROVE
314	965	MO	SOUTHWESTERN BELL	9533 KIRKWOOD	STLSMO41DS2	KIRKWOOD DS2
314	966	MO	SOUTHWESTERN BELL	9533 KIRKWOOD	STLSMO41DS2	KIRKWOOD DS2
314	968	MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO26DSA	WEBSTER GROVE
314	969	MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO01DSC	CHESTNUT DSC
314	972	MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO40CG0	FLORISSANT
314	976	MO	SOUTHWESTERN BELL	9533 XXXXXXXXX	NOCLIKNOWN	
314	977	MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO07DSA	PARKVIEW
314	982	MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO01DSA	CHESTNUT DSA
314	983	MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO21DS3	LADUE DS3
314	984	MO	SOUTHWESTERN BELL	9533 KIRKWOOD	STLSMO41DS2	KIRKWOOD DS2
314	989	MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO21DS3	LADUE DS3
314	991	MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO21DS3	LADUE DS3
314	992	MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO01DSA	CHESTNUT DSA
314	993	MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO21DS3	LADUE DS3
314	994	MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO21DS3	LADUE DS3
314	995	MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO21DS3	LADUE DS3
314	996	MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO21DS3	LADUE DS3
314	997	MO	SOUTHWESTERN BELL	9533 LADUE	STLSMO21DS3	LADUE DS3
417	206	MO	SOUTHWESTERN BELL	9533 JOPLIN	JPLNMOMADS0	JOPLIN DSO
417	225	MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOMCDS1	MCDANIEL DS1
417	227	MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOMCRS0	SPRINGFIELD MCDANIEL
417	228	MO	SOUTHWESTERN BELL	9533 EFORTSCOTT	FTSCKS01DS0	FT SCOTT
417	232	MO	SOUTHWESTERN BELL	9533 LOCKWOOD	LCWDMOCERS0	MCDANIEL DSO
417	235	MO	SOUTHWESTERN BELL	9533 MONETT	MNTTMOBERS0	CARTHAGE

417	236 MO	SOUTHWESTERN BELL	9533 MONETT	MNTTMOBERSO	CARTHAGE
417	237 MO	SOUTHWESTERN BELL	9533 CARTHAGE	CRTHMOFLDSO	CARTHAGE
417	238 MO	SOUTHWESTERN BELL	9533 EPIITTSBURG	PSBGKSLODSO	PITTSBURG
417	258 MO	SOUTHWESTERN BELL	9533 MARIONVL	MRNVMOHORSO	MCDANIEL DS0
417	268 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOMCDS1	MCDANIEL DS1
417	269 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOMCDS1	MCDANIEL DS1
417	347 MO	SOUTHWESTERN BELL	9533 JOPLIN	JPLNMOMADSO	JOPLIN DS0
417	354 MO	SOUTHWESTERN BELL	9533 MONETT	MNTTMOBERSO	CARTHAGE
417	358 MO	SOUTHWESTERN BELL	9533 CARTHAGE	CRTHMOFLDSO	CARTHAGE
417	359 MO	SOUTHWESTERN BELL	9533 CARTHAGE	CRTHMOFLDSO	CARTHAGE
417	373 MO	SOUTHWESTERN BELL	9533 EPIITTSBURG	PSBGKSLODSO	PITTSBURG
417	385 MO	SOUTHWESTERN BELL	9533 JOPLIN	JPLNMOMADSO	JOPLIN DS0
417	387 MO	SOUTHWESTERN BELL	9533 EFORTSCOTT	FTSCKS01DSO	FT SCOTT
417	394 MO	SOUTHWESTERN BELL	9533 JASPER	JSPRMOEXRSO	CARTHAGE
417	448 MO	SOUTHWESTERN BELL	9533 NEVADA	NEVDMONORSO	CARTHAGE
417	451 MO	SOUTHWESTERN BELL	9533 NEOSHO	NESHMOGLRSO	CARTHAGE
417	455 MO	SOUTHWESTERN BELL	9533 NEOSHO	NESHMOGLRSO	CARTHAGE
417	463 MO	SOUTHWESTERN BELL	9533 MARIONVL	MRNVMOHORSO	MCDANIEL DS0
417	476 MO	SOUTHWESTERN BELL	9533 PIERCECITY	PRCYMOGRRSO	CARTHAGE
417	549 MO	SOUTHWESTERN BELL	9533 NEVADA	NEVDMONORSO	CARTHAGE
417	555 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOMCDS1	MCDANIEL DS1
417	572 MO	SOUTHWESTERN BELL	9533 JOPLIN	SPFDMOMCDS0	MCDANIEL DS0
417	575 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOMCDS0	MCDANIEL DS0
417	577 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOTL02T	SPRINGFIELD TDM
417	578 MO	SOUTHWESTERN BELL	9533 JOPLIN	JPLNMOMADSO	JOPLIN DS0
417	583 MO	SOUTHWESTERN BELL	9533 CLEVER	CLVRMOLURSO	MCDANIEL DS0
417	621 MO	SOUTHWESTERN BELL	9533 JOPLIN	JPLNMOMADSO	JOPLIN DS0
417	623 MO	SOUTHWESTERN BELL	9533 JOPLIN	JPLNMOMADSO	JOPLIN DS0
417	624 MO	SOUTHWESTERN BELL	9533 JOPLIN	JPLNMOMADSO	JOPLIN DS0
417	625 MO	SOUTHWESTERN BELL	9533 JOPLIN	JPLNMOMADSO	JOPLIN DS0
417	626 MO	SOUTHWESTERN BELL	9533 JOPLIN	JPLNMOMADSO	JOPLIN DS0
417	627 MO	SOUTHWESTERN BELL	9533 JOPLIN	JPLNMOMADSO	JOPLIN DS0
417	629 MO	SOUTHWESTERN BELL	9533 JOPLIN	JPLNMOMARSO	JOPLIN
417	631 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOMCDS1	MCDANIEL DS1
417	647 MO	SOUTHWESTERN BELL	9533 REPUBLIC	RPBLMOPERSO	MCDANIEL DS0
417	649 MO	SOUTHWESTERN BELL	9533 CARL JCT	CRJTMOMIRSO	CARTHAGE
417	655 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOKCDSO	SPRINGFIELD
417	659 MO	SOUTHWESTERN BELL	9533 JOPLIN	JPLNMOMADSO	JOPLIN DS0
417	667 MO	SOUTHWESTERN BELL	9533 NEVADA	NEVDMONORSO	CARTHAGE
417	672 MO	SOUTHWESTERN BELL	9533 ASH GROVE	ASGVMOORRSO	ASH GROVE
417	673 MO	SOUTHWESTERN BELL	9533 WEBB CITY	WBCYMOORRSO	CARTHAGE
417	681 MO	SOUTHWESTERN BELL	9533 LAMAR	LAMRMOOVRSO	CARTHAGE
417	682 MO	SOUTHWESTERN BELL	9533 LAMAR	LAMRMOOVRSO	CARTHAGE
417	691 MO	SOUTHWESTERN BELL	9533 JOPLIN	JPLNMOMADSO	JOPLIN DS0
417	695 MO	SOUTHWESTERN BELL	9533 BILLINGS	BLNGMOMYRSO	MCDANIEL DS0
417	724 MO	SOUTHWESTERN BELL	9533 NIXA	NIXAMOAAARSO	MCDANIEL DS1
417	725 MO	SOUTHWESTERN BELL	9533 NIXA	NIXAMOAAARSO	MCDANIEL DS1
417	730 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOTUDSO	TUXEDO
417	732 MO	SOUTHWESTERN BELL	9533 REPUBLIC	RPBLMOPERSO	MCDANIEL DS0
417	736 MO	SOUTHWESTERN BELL	9533 STRAFFORD	STFRMORERSO	MCDANIEL DS0
417	742 MO	SOUTHWESTERN BELL	9533 WILLARD	WLRDMOSHRSO	MCDANIEL DS0
417	743 MO	SOUTHWESTERN BELL	9533 CLEVER	CLVRMOLURSO	MCDANIEL DS0
417	744 MO	SOUTHWESTERN BELL	9533 BILLINGS	BLNGMOMYRSO	MCDANIEL DS0
417	751 MO	SOUTHWESTERN BELL	9533 ASH GROVE	ASGVMOORRSO	ASH GROVE
417	753 MO	SOUTHWESTERN BELL	9533 ROGERSVL	RRVLMOPLRSO	MCDANIEL DS0
417	758 MO	SOUTHWESTERN BELL	9533 CARTHAGE	CRTHMOFLDSO	CARTHAGE
417	759 MO	SOUTHWESTERN BELL	9533 FAIR GROVE	FRGVMOPLRSO	MCDANIEL DS0
417	772 MO	SOUTHWESTERN BELL	9533 MONETT	MNTTMOBERSO	CARTHAGE
417	781 MO	SOUTHWESTERN BELL	9533 JOPLIN	JPLNMOMADSO	JOPLIN DS0
417	782 MO	SOUTHWESTERN BELL	9533 JOPLIN	JPLNMOMADSO	JOPLIN DS0
417	788 MO	SOUTHWESTERN BELL	9533 WALNUT GRV	WLGVMOWYRSO	MCDANIEL DS0
417	820 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOTUDSO	TUXEDO
417	823 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOTUDSO	TUXEDO

417	829 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOMCDS0	MCDANIEL DSO
417	831 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOMCDS0	MCDANIEL DSO
417	832 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOMCDS0	MCDANIEL DSO
417	833 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOTERS0	MCDANIEL DS1
417	836 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOMCDS0	MCDANIEL DSO
417	837 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOMCDS0	MCDANIEL DSO
417	841 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOTUDS0	TUXEDO
417	862 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOMCDS0	MCDANIEL DSO
417	863 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOMCDS0	MCDANIEL DSO
417	864 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOMCDS0	MCDANIEL DSO
417	865 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOMCDS0	MCDANIEL DSO
417	866 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOMCDS0	MCDANIEL DSO
417	868 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOMCDS0	MCDANIEL DSO
417	869 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOMCDS0	MCDANIEL DSO
417	873 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOMCDS0	MCDANIEL DSO
417	874 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOMCDS0	MCDANIEL DSO
417	875 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOTURS1	SPRINGFIELD
417	877 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOTUDS0	TUXEDO
417	881 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOTUDS0	TUXEDO
417	882 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOTUDS0	TUXEDO
417	883 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOTUDS0	TUXEDO
417	885 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOTUDS0	TUXEDO
417	886 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOTUDS0	TUXEDO
417	887 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOTUDS0	TUXEDO
417	888 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOTUDS0	TUXEDO
417	889 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOTUDS0	TUXEDO
417	890 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOTUDS0	TUXEDO
417	891 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOTUDS0	TUXEDO
417	895 MO	SOUTHWESTERN BELL	9533 SPRINGFLD	SPFDMOMCRS0	SPRINGFIELD MCDANIEL
417	976 MO	SOUTHWESTERN BELL	9533 XXXXXXXXXX	NOCLLIKNOWN	
417	994 MO	SOUTHWESTERN BELL	9533 WALNUT GRV	WLGVMOWYRS0	MCDANIEL DSO
573	204 MO	SOUTHWESTERN BELL	9533 JACKSON	JCSNMOCIRSA	JACKSON
573	218 MO	SOUTHWESTERN BELL	9533 FARMINGTON	FRTNMOPLRS2	
573	221 MO	SOUTHWESTERN BELL	9533 HANNIBAL	HNBLMOACDSA	HANNIBAL HOST/800 TANDE
573	222 MO	SOUTHWESTERN BELL	9533 PUXICO	PUXCMOACRS1	POPLAR BLUFF
573	229 MO	SOUTHWESTERN BELL	9533 META	METAMOBARS3	LINN
573	231 MO	SOUTHWESTERN BELL	9533 HANNIBAL	HNBLMOACDSA	HANNIBAL HOST/800 TANDE
573	238 MO	SOUTHWESTERN BELL	9533 MARBLEHILL	MRHLMOBERSH	CAPE GIRARDEAU
573	242 MO	SOUTHWESTERN BELL	9533 CLARKSVL	CLVLMOCIRS6	HANNIBAL HOST
573	243 MO	SOUTHWESTERN BELL	9533 JACKSON	JCSNMOCIDS0	JACKSON DSO
573	246 MO	SOUTHWESTERN BELL	9533 CAMPBELL	CMPBMOCHRSH	KENNETT
573	248 MO	SOUTHWESTERN BELL	9533 HANNIBAL	HNBLMOACDSA	HANNIBAL HOST/800 TANDE
573	262 MO	SOUTHWESTERN BELL	9533 ORAN	ORANMOCORSJ	CAPE GIRARDEAU
573	264 MO	SOUTHWESTERN BELL	9533 SCOTT CITY	SCCYMOCORSF	CAPE GIRARDEAU
573	266 MO	SOUTHWESTERN BELL	9533 OAK RIDGE	OKRGMOAMRSN	CAPE GIRARDEAU
573	267 MO	SOUTHWESTERN BELL	9533 CENTER	CNTRMOAMRS1	HANNIBAL HOST
573	276 MO	SOUTHWESTERN BELL	9533 MALDEN	MLDNMOCRRSF	KENNETT
573	283 MO	SOUTHWESTERN BELL	9533 ESSEX	ESSXMOAVRS5	SIKESTON HOST
573	290 MO	SOUTHWESTERN BELL	9533 CAPEGIRARD	CPGRMOEDRS7	CAPE GIRARDEAU
573	302 MO	SOUTHWESTERN BELL	9533 LKOZKOSBCH	OSBHMOFIRS4	ELDON DSA
573	317 MO	SOUTHWESTERN BELL	9533 CAMDENTON	CMTNMODIRSS	ELDON DSA
573	324 MO	SOUTHWESTERN BELL	9533 BOWLINGGREN	BWLGMOEARS3	HANNIBAL HOST
573	327 MO	SOUTHWESTERN BELL	9533 FLAT RIVER	FLRVMOGEDSA	FLAT RIVER HOST/800 TANDI
573	328 MO	SOUTHWESTERN BELL	9533 QULIN	QULNMOFARS3	POPLAR BLUFF
573	331 MO	SOUTHWESTERN BELL	9533 CAPEGIRARD	CPGRMOEDDSA	CAPE GIRARDEAU
573	332 MO	SOUTHWESTERN BELL	9533 CAPEGIRARD	CPGRMOEDDSA	CAPE GIRARDEAU
573	333 MO	SOUTHWESTERN BELL	9533 CARUTHRSVL	CTVLMOEDRSL	KENNETT
573	334 MO	SOUTHWESTERN BELL	9533 CAPEGIRARD	CPGRMOEDDSA	CAPE GIRARDEAU
573	335 MO	SOUTHWESTERN BELL	9533 CAPEGIRARD	CPGRMOEDDSA	CAPE GIRARDEAU
573	339 MO	SOUTHWESTERN BELL	9533 CAPEGIRARD	CPGRMOEDDSA	CAPE GIRARDEAU
573	343 MO	SOUTHWESTERN BELL	9533 PUXICO	PUXCMOWERS2	POPLAR BLUFF
573	343 MO	SOUTHWESTERN BELL	9533 PUXICO	PUXCMOWERS2	POPLAR BLUFF
573	345 MO	SOUTHWESTERN BELL	9533 CLIMAX SPG	CLSPMONORS7	ELDON DSA

573	346 MO	SOUTHWESTERN BELL	9533 CAMDENTON	CMTNMODIRS5	ELDON DSA
573	347 MO	SOUTHWESTERN BELL	9533 CLIMAX SPG	CLSPMOLFIRSA	ELDON DSA
573	348 MO	SOUTHWESTERN BELL	9533 LKOZKOSBCH	OSBHMOLFIRSA	ELDON DSA
573	358 MO	SOUTHWESTERN BELL	9533 BONNETERRE	BNTRMOLFIRSA	FLAT RIVER HOST
573	359 MO	SOUTHWESTERN BELL	9533 HAYTI	HAYTMOLFIRSA	KENNETT
573	363 MO	SOUTHWESTERN BELL	9533 MACKSCREEK	MCCKMOEMRS9	ELDON DSA
573	365 MO	SOUTHWESTERN BELL	9533 LKOZKOSBCH	ELDNMOEXDSA	ELDON DSA / 800 Tandem
573	369 MO	SOUTHWESTERN BELL	9533 TUSCUMBIA	TSCMMOEMRS2	ELDON DSA
573	372 MO	SOUTHWESTERN BELL	9533 GRAVOIS ML	GRMLMOLFRRSB	ELDON DSA
573	374 MO	SOUTHWESTERN BELL	9533 GRAVOIS ML	SNBHMOLFRRS6	ELDON DSA
573	378 MO	SOUTHWESTERN BELL	9533 VERSAILLES	VRSLMODRRS3	ELDON DSA
573	379 MO	SOUTHWESTERN BELL	9533 PORTAGEVL	PGVLMODRRS0	SIKESTON HOST
573	392 MO	SOUTHWESTERN BELL	9533 ELDON	ELDNMOEXDSA	ELDON DSA / 800 Tandem
573	396 MO	SOUTHWESTERN BELL	9533 RISCO	RISCMOEXRSG	KENNETT
573	406 MO	SOUTHWESTERN BELL	9533 HANNIBAL	HNBLMOACDSA	HANNIBAL HOST/800 TANDE
573	422 MO	SOUTHWESTERN BELL	9533 VIENNA	VINNMOGARSS5	LINN
573	431 MO	SOUTHWESTERN BELL	9533 FLAT RIVER	FLRVMOGEDSA	FLAT RIVER HOST/800 TANDI
573	448 MO	SOUTHWESTERN BELL	9533 GIDEON	GIDNMOHIRSD	KENNETT
573	455 MO	SOUTHWESTERN BELL	9533 WESTPHALIA	WPHLMOGLRS4	LINN
573	471 MO	SOUTHWESTERN BELL	9533 SIKESTON	SKSTMOGGRDSA	SIKESTON HOST/TANDEM
573	472 MO	SOUTHWESTERN BELL	9533 SIKESTON	SKSTMOGGRDSA	SIKESTON HOST/TANDEM
573	473 MO	SOUTHWESTERN BELL	9533 MEXICO	MEXCMOJUJDSA	MEXICO HOST/ 800 TANDEM
573	475 MO	SOUTHWESTERN BELL	9533 SIKESTON	SKSTMOGGRDSA	SIKESTON HOST/TANDEM
573	481 MO	SOUTHWESTERN BELL	9533 SIKESTON	SKSTMOGGRDSA	SIKESTON HOST/TANDEM
573	483 MO	SOUTHWESTERN BELL	9533 BLOOMSDALE	BLDLMOGURS1	FESTUS
573	484 MO	SOUTHWESTERN BELL	9533 BEAUFORT	BUFTMOHURS3	CHESTERFIELD
573	517 MO	SOUTHWESTERN BELL	9533 PERRYVILLE	PRVLMOLIRSL	CAPE GIRARDEAU
573	518 MO	SOUTHWESTERN BELL	9533 FLAT RIVER	FLRVMOGEDSA	FLAT RIVER HOST/800 TANDI
573	519 MO	SOUTHWESTERN BELL	9533 CAPEGIRARD	CPGRMOEDDSA	CAPE GIRARDEAU
573	519 MO	SOUTHWESTERN BELL	9533 CAPEGIRARD	CPGRMOEDDSA	CAPE GIRARDEAU
573	543 MO	SOUTHWESTERN BELL	9533 ST MARYS	STMVMOLIRSP	CAPE GIRARDEAU
573	545 MO	SOUTHWESTERN BELL	9533 BENTON	BNTNMOKIRSC	CAPE GIRARDEAU
573	547 MO	SOUTHWESTERN BELL	9533 PERRYVILLE	PRVLMOLIRSL	CAPE GIRARDEAU
573	555 MO	SOUTHWESTERN BELL	9533 ST LOUIS	STLSMO01DSA	CHESTNUT DSA
573	562 MO	SOUTHWESTERN BELL	9533 LEADWOOD	LDWDMOLORS3	FLAT RIVER HOST
573	564 MO	SOUTHWESTERN BELL	9533 MONTGORYCY	MTCYMOLORS1	MEXICO HOST
573	568 MO	SOUTHWESTERN BELL	9533 BLOOMFIELD	BLFDMOLORS4	SIKESTON HOST
573	581 MO	SOUTHWESTERN BELL	9533 MEXICO	MEXCMOJUJDSA	MEXICO HOST/ 800 TANDEM
573	582 MO	SOUTHWESTERN BELL	9533 MEXICO	MEXCMOJUJDSA	MEXICO HOST/ 800 TANDEM
573	583 MO	SOUTHWESTERN BELL	9533 ORAN	ORANMOCORSJ	CAPE GIRARDEAU
573	592 MO	SOUTHWESTERN BELL	9533 FULTON	FLTNMOMIRS0	ELDON DSA
573	614 MO	SOUTHWESTERN BELL	9533 DEXTER	DXTRMOMARS0	SIKESTON HOST
573	624 MO	SOUTHWESTERN BELL	9533 DEXTER	DXTRMOMARS0	SIKESTON HOST
573	628 MO	SOUTHWESTERN BELL	9533 WARDELL	WARDMOMARSK	KENNETT
573	629 MO	SOUTHWESTERN BELL	9533 HANNIBAL	HNBLMOACDSA	HANNIBAL HOST/800 TANDE
573	629 MO	SOUTHWESTERN BELL	9533 HANNIBAL	HNBLMOACDSA	HANNIBAL HOST/800 TANDE
573	629 MO	SOUTHWESTERN BELL	9533 HANNIBAL	HNBLMOACDSA	HANNIBAL HOST/800 TANDE
573	642 MO	SOUTHWESTERN BELL	9533 FULTON	FLTNMOMIRS0	ELDON DSA
573	643 MO	SOUTHWESTERN BELL	9533 MARSTON	MRTNMONIRS2	SIKESTON HOST
573	649 MO	SOUTHWESTERN BELL	9533 E PRAIRIE	EPRRMONIRS3	SIKESTON HOST
573	651 MO	SOUTHWESTERN BELL	9533 CAPEGIRARD	CPGRMOEDDSA	CAPE GIRARDEAU
573	654 MO	SOUTHWESTERN BELL	9533 CARDWELL	CDWLMOOLRSC	KENNETT
573	664 MO	SOUTHWESTERN BELL	9533 FARMINGTON	FRTNMOPLRS2	
573	667 MO	SOUTHWESTERN BELL	9533 MOREHOUSE	MRHSMONORS6	SIKESTON HOST
573	675 MO	SOUTHWESTERN BELL	9533 WYATT	WYTTMOORRS1	SIKESTON HOST
573	678 MO	SOUTHWESTERN BELL	9533 RICHWOODS	RCWDMOORRS1	FESTUS
573	683 MO	SOUTHWESTERN BELL	9533 CHARLESTON	CHTNMOMURS2	SIKESTON HOST
573	684 MO	SOUTHWESTERN BELL	9533 WELLSVILLE	WLVLNOMURS2	MEXICO HOST
573	686 MO	SOUTHWESTERN BELL	9533 POPLAR BLF	PPBLMOSUDSA	POPLAR BLUFF
573	688 MO	SOUTHWESTERN BELL	9533 LILBOURN	LLBRMOOVR50	SIKESTON HOST
573	701 MO	SOUTHWESTERN BELL	9533 FARMINGTON	FRTNMOPLDS0	FARMINGTON D50
573	705 MO	SOUTHWESTERN BELL	9533 FARMINGTON	FRTNMOPLDS0	FARMINGTON D50
573	717 MO	SOUTHWESTERN BELL	9533 KENNETT	KNNMTMOTUDS1	KENNETT

636	261 MO	SOUTHWESTERN BELL	9533 HARVESTER	WDSPMO01DS0	WELDON SPRINGS DSO
636	261 MO	SOUTHWESTERN BELL	9533 HARVESTER	WDSPMO01DS0	WELDON SPRINGS DSO
636	271 MO	SOUTHWESTERN BELL	9533 PACIFIC	PCFCMO61RS0	VALLEY PARK
636	273 MO	SOUTHWESTERN BELL	9533 POND	PONDMO62RS4	CHESTERFIELD
636	274 MO	SOUTHWESTERN BELL	9533 CEDAR HILL	CDHLM051RS0	FENTON
636	282 MO	SOUTHWESTERN BELL	9533 MAXVILLE	MXVLM060DSA	MAXVILLE
636	285 MO	SOUTHWESTERN BELL	9533 CEDAR HILL	CDHLM051RS0	FENTON
636	287 MO	SOUTHWESTERN BELL	9533 MAXVILLE	MXVLM060DSA	MAXVILLE
636	296 MO	SOUTHWESTERN BELL	9533 MAXVILLE	MXVLM060DSA	MAXVILLE
636	300 MO	SOUTHWESTERN BELL	9533 HARVESTER	WDSPMO01DS0	WELDON SPRINGS DSO
636	300 MO	SOUTHWESTERN BELL	9533 HARVESTER	WDSPMO01DS0	WELDON SPRINGS DSO
636	305 MO	SOUTHWESTERN BELL	9533 FENTON	FNTNMO54DS0	FENTON
636	321 MO	SOUTHWESTERN BELL	9533 MAXVILLE	MXVLM060DSA	MAXVILLE
636	321 MO	SOUTHWESTERN BELL	9533 MAXVILLE	MXVLM060DSA	MAXVILLE
636	322 MO	SOUTHWESTERN BELL	9533 ST CLAIR	STCLMOMARS0	VALLEY PARK
636	322 MO	SOUTHWESTERN BELL	9533 ST CLAIR	STCLMOMARS0	VALLEY PARK
636	326 MO	SOUTHWESTERN BELL	9533 FENTON	FNTNMO54DS0	FENTON
636	329 MO	SOUTHWESTERN BELL	9533 HARVESTER	WDSPMO01DS0	WELDON SPRINGS DSO
636	337 MO	SOUTHWESTERN BELL	9533 DE SOTO	DESTMOGIRS0	FESTUS
636	343 MO	SOUTHWESTERN BELL	9533 FENTON	FNTNMO54DS0	FENTON
636	344 MO	SOUTHWESTERN BELL	9533 HARVESTER	WDSPMO01DS0	WELDON SPRINGS DSO
636	344 MO	SOUTHWESTERN BELL	9533 HARVESTER	WDSPMO01DS0	WELDON SPRINGS DSO
636	344 MO	SOUTHWESTERN BELL	9533 HARVESTER	WDSPMO01DS0	WELDON SPRINGS DSO
636	344 MO	SOUTHWESTERN BELL	9533 HARVESTER	WDSPMO01DS0	WELDON SPRINGS DSO
636	344 MO	SOUTHWESTERN BELL	9533 HARVESTER	WDSPMO01DS0	WELDON SPRINGS DSO
636	344 MO	SOUTHWESTERN BELL	9533 HARVESTER	WDSPMO01DS0	WELDON SPRINGS DSO
636	349 MO	SOUTHWESTERN BELL	9533 FENTON	FNTNMO54DS0	FENTON
636	362 MO	SOUTHWESTERN BELL	9533 HARVESTER	WDSPMO01DS0	WELDON SPRINGS DSO
636	362 MO	SOUTHWESTERN BELL	9533 HARVESTER	WDSPMO01DS0	WELDON SPRINGS DSO
636	375 MO	SOUTHWESTERN BELL	9533 HIGH RIDGE	HGRGMO57RS2	MAXVILLE
636	376 MO	SOUTHWESTERN BELL	9533 HIGH RIDGE	HGRGMO56RS2	FENTON
636	386 MO	SOUTHWESTERN BELL	9533 MANCHESTER	MNCHMO59CG0	
636	390 MO	SOUTHWESTERN BELL	9533 WASHINGTON	WASHMOBERS0	VALLEY PARK
636	391 MO	SOUTHWESTERN BELL	9533 MANCHESTER	MNCHMO59DS0	MANCHESTER DSO
636	392 MO	SOUTHWESTERN BELL	9533 WASHINGTON	WASHMOBERS0	VALLEY PARK
636	394 MO	SOUTHWESTERN BELL	9533 MANCHESTER	MNCHMO59DS0	MANCHESTER DSO
636	405 MO	SOUTHWESTERN BELL	9533 POND	PONDMO62RS4	CHESTERFIELD
636	422 MO	SOUTHWESTERN BELL	9533 POND	PONDMO62RS4	CHESTERFIELD
636	422 MO	SOUTHWESTERN BELL	9533 POND	PONDMO62RS4	CHESTERFIELD
636	432 MO	SOUTHWESTERN BELL	9533 WASHINGTON	WASHMOBERS0	VALLEY PARK
636	432 MO	SOUTHWESTERN BELL	9533 WASHINGTON	WASHMOBERS0	VALLEY PARK
636	434 MO	SOUTHWESTERN BELL	9533 PORTAGSIUX	PRXMO68RS0	ST CHARLES
636	441 MO	SOUTHWESTERN BELL	9533 HARVESTER	HVTRMO67DSA	HARVESTER
636	442 MO	SOUTHWESTERN BELL	9533 HARVESTER	HVTRMO67DSA	HARVESTER
636	443 MO	SOUTHWESTERN BELL	9533 ST CHARLES	STCHMO63DSA	ST CHARLES
636	447 MO	SOUTHWESTERN BELL	9533 HARVESTER	HVTRMO67DSA	HARVESTER
636	451 MO	SOUTHWESTERN BELL	9533 GRAYSUMMIT	GRSMMO55RS2	GRAY SUMMIT
636	452 MO	SOUTHWESTERN BELL	9533 WARE	WAREMOWHRS0	FESTUS
636	458 MO	SOUTHWESTERN BELL	9533 POND	PONDMO62RS4	CHESTERFIELD
636	461 MO	SOUTHWESTERN BELL	9533 IMPERIAL	IMPRMO58RS2	MAXVILLE
636	461 MO	SOUTHWESTERN BELL	9533 IMPERIAL	IMPRMO58RS2	MAXVILLE
636	464 MO	SOUTHWESTERN BELL	9533 IMPERIAL	IMPRMO58RS2	MAXVILLE
636	467 MO	SOUTHWESTERN BELL	9533 IMPERIAL	IMPRMO58RS2	MAXVILLE
636	475 MO	SOUTHWESTERN BELL	9533 HERCUMPVLY	PVLYMOAARS0	FESTUS
636	477 MO	SOUTHWESTERN BELL	9533 HARVESTER	HVTRMO67DSA	HARVESTER
636	479 MO	SOUTHWESTERN BELL	9533 HERCUMPVLY	PVLYMOAARS0	FESTUS
636	496 MO	SOUTHWESTERN BELL	9533 FENTON	FNTNMO54DS0	FENTON
636	496 MO	SOUTHWESTERN BELL	9533 FENTON	FNTNMO54DS0	FENTON
636	496 MO	SOUTHWESTERN BELL	9533 FENTON	FNTNMO54DS0	FENTON
636	496 MO	SOUTHWESTERN BELL	9533 FENTON	FNTNMO54DS0	FENTON
636	496 MO	SOUTHWESTERN BELL	9533 FENTON	FNTNMO54DS0	FENTON
636	498 MO	SOUTHWESTERN BELL	9533 HARVESTER	HVTRMO67DSA	HARVESTER
636	517 MO	SOUTHWESTERN BELL	9533 VALLEYPARK	VYPKMO64DS0	VALLEY PARK

636	519	MO	SOUTHWESTERN BELL	9533	CHESTERFLD	CHFDMO52DSA	CHESTERFIELD
636	524	MO	SOUTHWESTERN BELL	9533	FSSCRSTLCY	FSTSMOYEDS0	FESTUS
636	525	MO	SOUTHWESTERN BELL	9533	IMPERIAL	IMPRMO58RS2	MAXVILLE
636	527	MO	SOUTHWESTERN BELL	9533	MANCHESTER	MNCHMO59DS0	MANCHESTER DSO
636	529	MO	SOUTHWESTERN BELL	9533	VALLEYPARK	VYPKMO64DS0	VALLEY PARK
636	530	MO	SOUTHWESTERN BELL	9533	CHESTERFLD	CHFDMO52DSA	CHESTERFIELD
636	532	MO	SOUTHWESTERN BELL	9533	CHESTERFLD	CHFDMO52DSA	CHESTERFIELD
636	536	MO	SOUTHWESTERN BELL	9533	CHESTERFLD	CHFDMO52DSA	CHESTERFIELD
636	537	MO	SOUTHWESTERN BELL	9533	CHESTERFLD	CHFDMO52DSA	CHESTERFIELD
636	555	MO	SOUTHWESTERN BELL	9533	ST LOUIS	STLSMO01DSA	CHESTNUT DSA
636	583	MO	SOUTHWESTERN BELL	9533	UNION	UNINMOLURS0	VALLEY PARK
636	584	MO	SOUTHWESTERN BELL	9533	UNION	UNINMOLURS0	VALLEY PARK
636	586	MO	SOUTHWESTERN BELL	9533	DE SOTO	DESTM0GIRS0	FESTUS
636	587	MO	SOUTHWESTERN BELL	9533	EUREKA	EURKMO53RS0	CHESTERFIELD
636	629	MO	SOUTHWESTERN BELL	9533	ST CLAIR	STCLMOMARS0	VALLEY PARK
636	671	MO	SOUTHWESTERN BELL	9533	HIGH RIDGE	HGRGMO57RS2	MAXVILLE
636	677	MO	SOUTHWESTERN BELL	9533	HIGH RIDGE	HGRGMO56RS2	FENTON
636	686	MO	SOUTHWESTERN BELL	9533	MANCHESTER	MNCHMO59DS0	MANCHESTER DSO
636	717	MO	SOUTHWESTERN BELL	9533	FENTON	FNTNMO54DS0	FENTON
636	717	MO	SOUTHWESTERN BELL	9533	FENTON	FNTNMO54DS0	FENTON
636	722	MO	SOUTHWESTERN BELL	9533	HARVESTER	HVTRMO67DSA	HARVESTER
636	723	MO	SOUTHWESTERN BELL	9533	ST CHARLES	STCHMO63DSA	ST CHARLES
636	724	MO	SOUTHWESTERN BELL	9533	ST CHARLES	STCHMO63DSA	ST CHARLES
636	728	MO	SOUTHWESTERN BELL	9533	CHESTERFLD	CHFDMO52DSA	CHESTERFIELD
636	730	MO	SOUTHWESTERN BELL	9533	CHESTERFLD	CHFDMO52DSA	CHESTERFIELD
636	733	MO	SOUTHWESTERN BELL	9533	CHESTERFLD	CHFDMO52DSA	CHESTERFIELD
636	735	MO	SOUTHWESTERN BELL	9533	CHESTERFLD	CHFDMO52DSA	CHESTERFIELD
636	736	MO	SOUTHWESTERN BELL	9533	CHESTERFLD	CHFDMO52DSA	CHESTERFIELD
636	737	MO	SOUTHWESTERN BELL	9533	CHESTERFLD	CHFDMO52DSA	CHESTERFIELD
636	742	MO	SOUTHWESTERN BELL	9533	GRAYSUMMIT	GRSMMO55RS2	GRAY SUMMIT
636	744	MO	SOUTHWESTERN BELL	9533	UNION	UNINMOLURS0	VALLEY PARK
636	744	MO	SOUTHWESTERN BELL	9533	UNION	UNINMOLURS0	VALLEY PARK
636	753	MO	SOUTHWESTERN BELL	9533	PORTAGSIUX	PRSXMO68RS0	ST CHARLES
636	789	MO	SOUTHWESTERN BELL	9533	HILLSBORO	HLBOMO66RS1	FESTUS
636	797	MO	SOUTHWESTERN BELL	9533	HILLSBORO	HLBOMO66RS1	FESTUS
636	825	MO	SOUTHWESTERN BELL	9533	VALLEYPARK	VYPKMO64DS0	VALLEY PARK
636	827	MO	SOUTHWESTERN BELL	9533	VALLEYPARK	VYPKMO64DS0	VALLEY PARK
636	851	MO	SOUTHWESTERN BELL	9533	HARVESTER	HVTRMO67DSA	HARVESTER
636	861	MO	SOUTHWESTERN BELL	9533	VALLEYPARK	VYPKMO64DS0	VALLEY PARK
636	891	MO	SOUTHWESTERN BELL	9533	MANCHESTER	MNCHMO59DS0	MANCHESTER DSO
636	896	MO	SOUTHWESTERN BELL	9533	ST CHARLES	STCHMO63DSA	ST CHARLES
636	899	MO	SOUTHWESTERN BELL	9533	PORTAGSIUX	PRSXMO68RS0	ST CHARLES
636	916	MO	SOUTHWESTERN BELL	9533	ST CHARLES	STCHMO63DSA	ST CHARLES
636	922	MO	SOUTHWESTERN BELL	9533	HARVESTER	HVTRMO67DSA	HARVESTER
636	925	MO	SOUTHWESTERN BELL	9533	ST CHARLES	STCHMO63DSA	ST CHARLES
636	926	MO	SOUTHWESTERN BELL	9533	HARVESTER	HVTRMO67DSA	HARVESTER
636	928	MO	SOUTHWESTERN BELL	9533	HARVESTER	HVTRMO67DSA	HARVESTER
636	931	MO	SOUTHWESTERN BELL	9533	FSSCRSTLCY	FSTSMOYEDS0	FESTUS
636	933	MO	SOUTHWESTERN BELL	9533	FSSCRSTLCY	FSTSMOYEDS0	FESTUS
636	936	MO	SOUTHWESTERN BELL	9533	HARVESTER	HVTRMO67DSA	HARVESTER
636	937	MO	SOUTHWESTERN BELL	9533	FSSCRSTLCY	FSTSMOYEDS0	FESTUS
636	938	MO	SOUTHWESTERN BELL	9533	EUREKA	EURKMO53RS0	CHESTERFIELD
636	939	MO	SOUTHWESTERN BELL	9533	HARVESTER	HVTRMO67DSA	HARVESTER
636	940	MO	SOUTHWESTERN BELL	9533	ST CHARLES	STCHMO63DSA	ST CHARLES
636	942	MO	SOUTHWESTERN BELL	9533	ANTONIA	ANTOMO50RS2	FENTON
636	944	MO	SOUTHWESTERN BELL	9533	WARE	WAREMOWHRS0	FESTUS
636	946	MO	SOUTHWESTERN BELL	9533	ST CHARLES	STCHMO63DSA	ST CHARLES
636	947	MO	SOUTHWESTERN BELL	9533	ST CHARLES	STCHMO63DSA	ST CHARLES
636	948	MO	SOUTHWESTERN BELL	9533	ANTONIA	ANTOMO50RS2	FENTON
636	949	MO	SOUTHWESTERN BELL	9533	ST CHARLES	STCHMO63DSA	ST CHARLES
636	958	MO	SOUTHWESTERN BELL	9533		NOCLLIKNOWN	
636	959	MO	SOUTHWESTERN BELL	9533		NOCLLIKNOWN	
660	236	MO	SOUTHWESTERN BELL	9533	MARSHALL	MRSHMOGADS0	MARSHALL

660	248	MO	SOUTHWESTERN BELL	9533	FAYETTE	FYTTMOCHRS4	
660	258	MO	SOUTHWESTERN BELL	9533	BROOKFIELD	BRFDMOCLRS0	CHILICOTHE HOST
660	263	MO	SOUTHWESTERN BELL	9533	MOBERLY	MBRLMOAMDS0	MOBERLY HOST/TANDEM
660	268	MO	SOUTHWESTERN BELL	9533	BROOKFIELD	BRFDMOCLRS0	CHILICOTHE HOST
660	269	MO	SOUTHWESTERN BELL	9533	MOBERLY	MBRLMOAMDS0	MOBERLY HOST/TANDEM
660	273	MO	SOUTHWESTERN BELL	9533	ARMSTRONG	ARMSMOCRRS0	KIRKSVILLE HOST
660	338	MO	SOUTHWESTERN BELL	9533	GLASGOW	GLSGMOFERS0	KIRKSVILLE HOST
660	339	MO	SOUTHWESTERN BELL	9533	TRENTON	TRENMOELRS0	CHILICOTHE HOST
660	347	MO	SOUTHWESTERN BELL	9533	LA MONTE	LAMTMODIRS0	SEDALIA
660	358	MO	SOUTHWESTERN BELL	9533	TRENTON	TRENMOELRS0	CHILICOTHE HOST
660	359	MO	SOUTHWESTERN BELL	9533	TRENTON	TRENMOELRS0	CHILICOTHE HOST
660	372	MO	SOUTHWESTERN BELL	9533	MOBERLY	MBRLMOAMDS0	MOBERLY HOST/TANDEM
660	376	MO	SOUTHWESTERN BELL	9533	MARCELINE	MRCLMOCHRS0	CHILICOTHE HOST
660	379	MO	SOUTHWESTERN BELL	9533	DOWNING	DWNGMOFRRS0	KIRKSVILLE HOST
660	397	MO	SOUTHWESTERN BELL	9533	EDINA	EDINMOEXRS0	KIRKSVILLE HOST
660	456	MO	SOUTHWESTERN BELL	9533	HIGBEE	HIGBMOGLRS0	KIRKSVILLE HOST
660	457	MO	SOUTHWESTERN BELL	9533	LANCASTER	LNCSMOGLRS0	KIRKSVILLE HOST
660	529	MO	SOUTHWESTERN BELL	9533	SLATER	SLTRMOLARS0	MARSHALL
660	530	MO	SOUTHWESTERN BELL	9533	SEDALIA	SDLIMOTARS0	SEDALIA
660	542	MO	SOUTHWESTERN BELL	9533	CARROLLTON	CRTNMOLIRS0	CHILICOTHE HOST
660	555	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO55DS1	MCGEE
660	563	MO	SOUTHWESTERN BELL	9533	KNOBNOSTER	KNNSMOLODS0	KNOB KNOTER
660	586	MO	SOUTHWESTERN BELL	9533	NEWFRNKLIN	NWFRMOVIRS0	KIRKSVILLE HOST
660	626	MO	SOUTHWESTERN BELL	9533	KIRKSVILLE	KKVLMOMODS0	KIRKSVILLE HOST/TANDEM
660	627	MO	SOUTHWESTERN BELL	9533	KIRKSVILLE	KKVLMOMODS0	KIRKSVILLE HOST/TANDEM
660	646	MO	SOUTHWESTERN BELL	9533	CHILICOTH	CHLCMOMIDS0	CHILICOTHE HOST/TANDEM
660	665	MO	SOUTHWESTERN BELL	9533	KIRKSVILLE	KKVLMOMODS0	KIRKSVILLE HOST/TANDEM
660	687	MO	SOUTHWESTERN BELL	9533	KNOBNOSTER	KNNSMOLODS0	KNOB KNOTER
660	707	MO	SOUTHWESTERN BELL	9533	CHILICOTH	CHLCMOMIDS0	CHILICOTHE HOST/TANDEM
660	730	MO	SOUTHWESTERN BELL	9533	KIRKSVILLE	KKVLMOMODS0	KIRKSVILLE HOST/TANDEM
660	752	MO	SOUTHWESTERN BELL	9533	CHILICOTH	CHLCMOMIDS0	CHILICOTHE HOST/TANDEM
660	783	MO	SOUTHWESTERN BELL	9533	STANBERRY	STNBMOVSRS0	ST JOSEPH HOST
660	785	MO	SOUTHWESTERN BELL	9533	KIRKSVILLE	KKVLMOMODS0	KIRKSVILLE HOST/TANDEM
660	826	MO	SOUTHWESTERN BELL	9533	SEDALIA	SDLIMOTADS0	SEDALIA
660	827	MO	SOUTHWESTERN BELL	9533	SEDALIA	SDLIMOTADS0	SEDALIA
660	829	MO	SOUTHWESTERN BELL	9533	SEDALIA	SDLIMOTADS0	SEDALIA
660	831	MO	SOUTHWESTERN BELL	9533	MARSHALL	MRSHMOGADS0	MARSHALL
660	848	MO	SOUTHWESTERN BELL	9533	NEWFRNKLIN	NWFRMOVIRS0	KIRKSVILLE HOST
660	882	MO	SOUTHWESTERN BELL	9533	BOONVILLE	BNVLMOTURS0	KIRKSVILLE HOST
660	886	MO	SOUTHWESTERN BELL	9533	MARSHALL	MRSHMOGADS0	MARSHALL
660	976	MO	SOUTHWESTERN BELL	9533		NOCLLIKOWN	
816	218	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO55DS1	MCGEE
816	220	MO	SOUTHWESTERN BELL	9533	BLUE SPG	BLSPMOCADS0	BLUE SPRINGS
816	221	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO55DS1	MCGEE
816	224	MO	SOUTHWESTERN BELL	9533	BLUE SPG	BLSPMOCADS0	BLUE SPRINGS
816	228	MO	SOUTHWESTERN BELL	9533	BLUE SPG	BLSPMOCADS0	BLUE SPRINGS
816	229	MO	SOUTHWESTERN BELL	9533	BLUE SPG	BLSPMOCADS0	BLUE SPRINGS
816	231	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO01DS0	BENTON
816	232	MO	SOUTHWESTERN BELL	9533	ST JOSEPH	STJSMODNDS0	ST JOSEPH HOST/TANDEM
816	233	MO	SOUTHWESTERN BELL	9533	ST JOSEPH	STJSMODNDS0	ST JOSEPH HOST/TANDEM
816	234	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO55DS1	MCGEE
816	235	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO55DS1	MCGEE
816	236	MO	SOUTHWESTERN BELL	9533	ST JOSEPH	STJSMODNDS0	ST JOSEPH HOST/TANDEM
816	237	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO02DS0	HILAND DS0
816	238	MO	SOUTHWESTERN BELL	9533	ST JOSEPH	STJSMOMDRS0	ST JOSEPH HOST
816	241	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO01DS0	BENTON
816	242	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO01DS0	BENTON
816	245	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO01DS0	BENTON
816	246	MO	SOUTHWESTERN BELL	9533	LEESSUMMIT	KSCYMO41DS0	KANSAS CITY LEES SUMMIT
816	251	MO	SOUTHWESTERN BELL	9533	LEESSUMMIT	KSCYMO41DS0	KANSAS CITY LEES SUMMIT
816	251	MO	SOUTHWESTERN BELL	9533	LEESSUMMIT	KSCYMO41DS0	KANSAS CITY LEES SUMMIT
816	252	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO22DS1	INDEPENDENCE
816	253	MO	SOUTHWESTERN BELL	9533	AGENCY	AGNCMOALRS0	ST JOSEPH HOST

816	254	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO22DS1	INDEPENDENCE
816	257	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO44DS0	E INDEPENDENCE
816	271	MO	SOUTHWESTERN BELL	9533 ST JOSEPH	STJSMODJRS0	SAINT JOSEPH
816	274	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS1	MCGEE
816	275	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS1	MCGEE
816	276	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO02DS0	HILAND DS0
816	279	MO	SOUTHWESTERN BELL	9533 ST JOSEPH	STJSMODNDS0	ST JOSEPH HOST/TANDEM
816	282	MO	SOUTHWESTERN BELL	9533 LEESSUMMIT	KSCYMO41DS0	KANSAS CITY LEES SUMMIT
816	283	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS1	MCGEE
816	287	MO	SOUTHWESTERN BELL	9533 LEESSUMMIT	KSCYMO41DS0	KANSAS CITY LEES SUMMIT
816	287	MO	SOUTHWESTERN BELL	9533 LEESSUMMIT	KSCYMO41DS0	KANSAS CITY LEES SUMMIT
816	291	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS3	MCGEE 5E
816	291	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS3	MCGEE 5E
816	292	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS3	MCGEE 5E
816	292	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS3	MCGEE 5E
816	293	MO	SOUTHWESTERN BELL	9533 ARCHIE	ARCHMOAXRS0	NASHUA
816	297	MO	SOUTHWESTERN BELL	9533 ADRIAN	ADRNM0AXRS0	NASHUA
816	313	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO24DS1	RAYTOWN DS1
816	316	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO25DS0	K C SOUTH
816	318	MO	SOUTHWESTERN BELL	9533 BELTON	KSCYMO40DS0	BELTON
816	322	MO	SOUTHWESTERN BELL	9533 BELTON	KSCYMO40DS0	BELTON
816	325	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS3	MCGEE 5E
816	325	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS3	MCGEE 5E
816	325	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS3	MCGEE 5E
816	325	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS3	MCGEE 5E
816	329	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS1	MCGEE
816	330	MO	SOUTHWESTERN BELL	9533 FARLEY	KSCYMO23DS0	PARKVILLE
816	331	MO	SOUTHWESTERN BELL	9533 BELTON	KSCYMO40DS0	BELTON
816	333	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO02DS0	HILAND DS0
816	340	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO05CG0	
816	346	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS1	MCGEE
816	347	MO	SOUTHWESTERN BELL	9533 LEESSUMMIT	KSCYMO41DS0	KANSAS CITY LEES SUMMIT
816	348	MO	SOUTHWESTERN BELL	9533 BELTON	KSCYMO40DS0	BELTON
816	349	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO02RS0	KANSAS CITY HIGHLAND
816	350	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO48DS0	S INDEPENDENCE
816	353	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO24DS1	RAYTOWN DS1
816	356	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO24DS1	RAYTOWN DS1
816	358	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO24DS1	RAYTOWN DS1
816	359	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO23DS0	PARKVILLE
816	359	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO23DS0	PARKVILLE
816	359	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO23DS0	PARKVILLE
816	360	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO05CG0	
816	361	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO02DS0	HILAND DS0
816	363	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO02CG0	
816	364	MO	SOUTHWESTERN BELL	9533 ST JOSEPH	STJSMODNDS0	ST JOSEPH HOST/TANDEM
816	373	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO48DS0	S INDEPENDENCE
816	374	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS1	MCGEE
816	382	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO23DS0	PARKVILLE
816	382	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO23DS0	PARKVILLE
816	383	MO	SOUTHWESTERN BELL	9533 ST JOSEPH	STJSMODNDS0	ST JOSEPH HOST/TANDEM
816	387	MO	SOUTHWESTERN BELL	9533 ST JOSEPH	STJSMODNDS0	ST JOSEPH HOST/TANDEM
816	390	MO	SOUTHWESTERN BELL	9533 ST JOSEPH	STJSMODNDS0	ST JOSEPH HOST/TANDEM
816	391	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS1	MCGEE
816	395	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS1	MCGEE
816	396	MO	SOUTHWESTERN BELL	9533 ST JOSEPH	STJSMOMDRS0	ST JOSEPH HOST
816	404	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS1	MCGEE
816	407	MO	SOUTHWESTERN BELL	9533 LIBERTY	KSCYMO42DS0	LIBERTY
816	413	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO21DS0	GLADSTONE
816	414	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO21DS0	GLADSTONE
816	415	MO	SOUTHWESTERN BELL	9533 LIBERTY	KSCYMO42DS0	LIBERTY
816	418	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS1	MCGEE
816	420	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO20DS0	NASHUA
816	421	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS1	MCGEE

816	604	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO05DS0	WESTPORT DS0
816	607	MO	SOUTHWESTERN BELL	9533 LEESUMMIT	KSCYMO41DS0	KANSAS CITY LEES SUMMIT
816	607	MO	SOUTHWESTERN BELL	9533 LEESUMMIT	KSCYMO41DS0	KANSAS CITY LEES SUMMIT
816	607	MO	SOUTHWESTERN BELL	9533 LEESUMMIT	KSCYMO41DS0	KANSAS CITY LEES SUMMIT
816	612	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO45RS0	KANSAS CITY WILLOW
816	622	MO	SOUTHWESTERN BELL	9533 BLUE SPG	BLSPMOCADS0	BLUE SPRINGS
816	623	MO	SOUTHWESTERN BELL	9533 GREENWOOD	KSCYMO41DS0	KANSAS CITY LEES SUMMIT
816	629	MO	SOUTHWESTERN BELL	9533 EXCELSRSPG	EXSPMOMERS0	LIBERTY
816	630	MO	SOUTHWESTERN BELL	9533 EXCELSRSPG	EXSPMOMERS0	LIBERTY
816	637	MO	SOUTHWESTERN BELL	9533 EXCELSRSPG	EXSPMOMERS0	LIBERTY
816	654	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS1	MCGEE
816	655	MO	SOUTHWESTERN BELL	9533 BLUE SPG	BLSPMOCADS0	BLUE SPRINGS
816	667	MO	SOUTHWESTERN BELL	9533 SANANTONIO	SNANMOMORS0	ST JOSEPH HOST
816	670	MO	SOUTHWESTERN BELL	9533 ARCHIE	ARCHMOAXRS0	NASHUA
816	671	MO	SOUTHWESTERN BELL	9533 ST JOSEPH	STJSMODNDS0	ST JOSEPH HOST/TANDEM
816	672	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO45RS0	KANSAS CITY WILLOW
816	676	MO	SOUTHWESTERN BELL	9533 ST JOSEPH	STJSMODNDS0	ST JOSEPH HOST/TANDEM
816	685	MO	SOUTHWESTERN BELL	9533 DE KALB	RUVLMORARS0	ST JOSEPH HOST
816	688	MO	SOUTHWESTERN BELL	9533 RUSHVILLE	RUVLMORARS0	ST JOSEPH HOST
816	691	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS1	MCGEE
816	698	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS0	KANSAS CITY MCGEE
816	701	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS3	MCGEE 5E
816	703	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS1	MCGEE
816	714	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO05CG0	
816	730	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO01DS0	BENTON
816	734	MO	SOUTHWESTERN BELL	9533 LIBERTY	KSCYMO20DS0	NASHUA
816	736	MO	SOUTHWESTERN BELL	9533 LIBERTY	KSCYMO42DS0	LIBERTY
816	737	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO24DS1	RAYTOWN DS1
816	741	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO23DS0	PARKVILLE
816	743	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO24DS1	RAYTOWN DS1
816	746	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO23DS0	PARKVILLE
816	751	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO05DS0	WESTPORT DS0
816	753	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO05DS0	WESTPORT DS0
816	756	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO05CG0	
816	759	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO05RS0	KANSAS CITY WESTPORT
816	760	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS1	MCGEE
816	761	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO25DS0	K C SOUTH
816	763	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO25DS0	K C SOUTH
816	765	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO25DS0	K C SOUTH
816	767	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO25DS0	K C SOUTH
816	776	MO	SOUTHWESTERN BELL	9533 RICHMOND	RCMDMOPRRS0	LIBERTY
816	781	MO	SOUTHWESTERN BELL	9533 LIBERTY	KSCYMO42DS0	LIBERTY
816	783	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS1	MCGEE
816	784	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS1	MCGEE
816	792	MO	SOUTHWESTERN BELL	9533 LIBERTY	KSCYMO42DS0	LIBERTY
816	795	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO48DS0	S INDEPENDENCE
816	796	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO44DS0	E INDEPENDENCE
816	801	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO23DS0	PARKVILLE
816	802	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS1	MCGEE
816	822	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO02DS0	HILAND DS0
816	823	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO02DS0	HILAND DS0
816	833	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO22DS1	INDEPENDENCE
816	836	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO22DS1	INDEPENDENCE
816	842	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS1	MCGEE
816	843	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS1	MCGEE
816	844	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO01DS0	BENTON
816	847	MO	SOUTHWESTERN BELL	9533 GRAIN VLY	BLSPMOCADS0	BLUE SPRINGS
816	848	MO	SOUTHWESTERN BELL	9533 EXCELSRSPG	EXSPMOMERS0	LIBERTY
816	854	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS1	MCGEE
816	855	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS1	MCGEE
816	860	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO55DS1	MCGEE
816	861	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO04DS0	WABASH DS0
816	871	MO	SOUTHWESTERN BELL	9533 KANSASCITY	KSCYMO04RS0	KANSAS CITY WABASH

816	873	MO	SOUTHWESTERN BELL	9533	SMITHVILLE	SMVLMOTRRS0	NASHUA
816	880	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO23DS0	PARKVILLE
816	881	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO55DS1	MCGEE
816	889	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO55DS1	MCGEE
816	891	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO23DS0	PARKVILLE
816	901	MO	SOUTHWESTERN BELL	9533	ST JOSEPH	STJSMODNDS0	ST JOSEPH HOST/TANDEM
816	920	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO01DS0	BENTON
816	921	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO04DS0	WABASH DSO
816	922	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO04DS0	WABASH DSO
816	923	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO04DS0	WABASH DSO
816	924	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO04DS0	WABASH DSO
816	926	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO02DS0	HILAND DSO
816	929	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO04RS0	KANSAS CITY WABASH
816	931	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO05DS0	WESTPORT DSO
816	932	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO05DS0	WESTPORT DSO
816	936	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO55DS3	MCGEE 5E
816	941	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO45DS0	WILLOW
816	942	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO45DS0	WILLOW
816	943	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO45DS0	WILLOW
816	960	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO05DS0	WESTPORT DSO
816	965	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO25DS0	K C SOUTH
816	966	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO25DS0	K C SOUTH
816	968	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO05DS0	WESTPORT DSO
816	969	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO25DS0	K C SOUTH
816	976	MO	SOUTHWESTERN BELL	9533		NOCLLIKOWN	
816	979	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO21DS0	GLADSTONE
816	983	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO55DS1	MCGEE
816	986	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO25DS0	K C SOUTH
816	995	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO02DS0	HILAND DSO
816	996	MO	SOUTHWESTERN BELL	9533	LEAVEHLSNG	LVWOKSSHDS0	LEAVENWORTH
816	997	MO	SOUTHWESTERN BELL	9533	KANSASCITY	KSCYMO02DS0	HILAND DSO

Exhibit E

American Broadband and Telecommunications Company

CTIA Consumer Code

CTIA

Consumer Code *for* Wireless Service

To provide consumers with information to help them make informed choices when selecting wireless service, the CTIA and the wireless carriers that are signatories below have developed the following Consumer Code. The carriers that are signatories to this Code have voluntarily adopted the principles, disclosures, and practices here for wireless service provided to individual consumers, including voice, messaging, and data services sold either on a postpaid or prepaid basis.

THE WIRELESS CARRIERS THAT ARE SIGNATORIES TO THIS CODE WILL:

ONE

DISCLOSE RATES AND TERMS OF SERVICE TO CONSUMERS

For each service plan offered to new consumers, wireless carriers will disclose to consumers at point of sale and on their web sites, at least the following information, as applicable: (a) the coverage area for the service; (b) any activation or initiation fee; (c) the monthly access fee or base charge; (d) the amount and nature of any voice, messaging, or data allowances included in the plan (such as night and weekend minutes); (e) the charges for domestic usage in excess of any included allowances or outside of the coverage area; (f) for prepaid service plans, the period of time during which any balance is available for use; (g) whether there are prohibitions on data service usage and whether there are network management practices that will have a material impact on the customer's wireless data experience; (h) whether any additional taxes, fees or surcharges apply; (i) the amount or range of any such fees or surcharges that are collected and retained by the carrier; (j) the amount or nature of any late payment fee; (k) whether a fixed-term contract is required and its duration; (l) the amount and nature of any early termination fee that may apply; and (m) the trial

period during which a consumer may cancel service without any early termination fee, as long as the consumer complies with any applicable return policy.

TWO

MAKE AVAILABLE MAPS SHOWING WHERE SERVICE IS GENERALLY AVAILABLE

Wireless carriers will make available at point of sale and on their web sites maps depicting approximate domestic coverage applicable to each of their service plans currently offered to consumers. To enable consumers to make comparisons among carriers, these maps will be generated using generally accepted methodologies and standards to depict the carrier's outdoor coverage. All such maps will contain or link to an appropriate legend concerning limitations and/or variations in wireless coverage and map usage, including any geographic limitations on the availability of any services included in the plan. Wireless carriers will periodically update such maps as necessary to keep them reasonably current. If necessary to show the extent of service coverage available to customers from carriers' roaming partners, carriers will request and incorporate coverage maps from roaming partners that are generated using similar industry-accepted criteria, or if such information is not available, incorporate publicly available information regarding roaming partners' coverage areas.

THREE

PROVIDE CONTRACT TERMS TO CUSTOMERS AND CONFIRM CHANGES IN SERVICE

When a customer initiates new service or a change in existing service, the carrier will provide or confirm any new material terms and conditions of the ongoing service with the customer.

FOUR

ALLOW A TRIAL PERIOD FOR NEW SERVICE

When a customer initiates postpaid service with a wireless carrier, the customer will be informed of and given a period of not less than 14 days to try out the service. The carrier will not impose an early termination fee if the customer cancels service within this period, provided that the customer complies with applicable return and/or exchange policies. Other charges, including usage charges, may still apply.

FIVE

PROVIDE SPECIFIC DISCLOSURES IN ADVERTISING

In advertising of prices for wireless service plans or devices, wireless carriers will disclose material charges and conditions related to the advertised prices and services, including if applicable and to the extent the advertising medium reasonably allows: (a) whether activation or initiation fees apply; (b) monthly access fees or base charges; (c) the amount and nature of any voice, messaging, or data service allowances included in the plan; (d) the charges for any domestic usage in excess of any included allowances or outside of the coverage area; (e) for prepaid service plans, the period of time during which any balance is available for use; (f) whether there are network management practices that will have a material impact on the customer's wireless data experience; (g) whether any additional taxes, fees or surcharges apply; (h) the amount or range of any such fees or surcharges that are collected and retained by the carrier; (i) whether a fixed-term contract is required and its duration; (j) early termination fees; (k) the terms and conditions related to receiving a product or service for "free;" (l) for any service plan advertised as "nationwide," (or using similar terms), the carrier will have available substantiation for this claim; and (i) whether prices or benefits apply only for a limited time or promotional period and, if so, whether any different fees or charges will apply for the remainder of the contract term.

SIX

SEPARATELY IDENTIFY CARRIER CHARGES FROM TAXES ON BILLING STATEMENTS

On customers' bills, carriers will distinguish (a) monthly charges for service and features, and other charges collected and retained by the carrier, from (b) taxes, fees and other charges collected by the carrier and remitted to federal state or local governments. Carriers will not label cost recovery fees or charges as taxes.

SEVEN

PROVIDE CUSTOMERS THE RIGHT TO TERMINATE SERVICE FOR CHANGES TO CONTRACT TERMS

Carriers will not modify the material terms of their postpaid customers' contracts in a manner that is materially adverse to those customers without providing a reasonable

advance notice of a proposed modification and allowing those customers a time period of not less than 14 days to cancel their contracts with no early termination fee.

EIGHT

PROVIDE READY ACCESS TO CUSTOMER SERVICE

Customers will be provided a toll-free telephone number to access a carrier's customer service during normal business hours. Customer service contact information will be provided to customers online and on billing statements. Each wireless carrier will provide information about how customers can contact the carrier in writing, by toll-free telephone number, via the Internet or otherwise with any inquiries or complaints, and this information will be included, at a minimum, on all billing statements, in written responses to customer inquiries and on carriers' web sites. Each carrier will also make such contact information available, upon request, to any customer calling the carrier's customer service departments.

NINE

PROMPTLY RESPOND TO CONSUMER INQUIRIES AND COMPLAINTS RECEIVED FROM GOVERNMENT AGENCIES

Wireless carriers will respond in writing to state or federal administrative agencies within 30 days of receiving written consumer complaints from any such agency.

TEN

ABIDE BY POLICIES FOR PROTECTION OF CUSTOMER PRIVACY

Each wireless carrier will abide by a policy regarding the privacy of customer information in accordance with applicable federal and state laws, and will make available to the public its privacy policy concerning information collected online. Each wireless carrier will abide by the CTIA Best Practices and Guidelines for Location-Based Services.

ELEVEN

PROVIDE CONSUMERS WITH FREE NOTIFICATIONS FOR VOICE, DATA AND MESSAGING USAGE, AND INTERNATIONAL ROAMING

Each wireless provider will provide, at no charge: (a) a notification to consumers of currently-offered and future domestic wireless plans that include limited data allowances when consumers approach and exceed their allowance for data usage and will incur overage charges; (b) a notification to consumers of currently-offered and future domestic voice and messaging plans that include limited voice and messaging allowances when consumers approach and exceed their allowance for those services and will incur overage charges; and (c) a notification to consumers without an international roaming plan/package whose devices have registered abroad and who may incur charges for international usage. Wireless providers will generate the notifications described above to postpaid consumers based on information available at the time the notification is sent. Wireless consumers will not have to affirmatively sign up in order for these notifications to be sent. Each wireless provider shall provide its customers at least two of these alerts by October 17, 2012 and all of these alerts by April 17, 2013. Wireless providers will clearly and conspicuously disclose tools or services that enable consumers to track, monitor and/or set limits on voice, messaging and data usage.

Exhibit F

American Broadband and Telecommunications Company

Sample Missouri Application

Wireless Lifeline Assistance Application

PLEASE MAIL OR FAX SIGNED APPLICATION TO:

ABT Wireless Lifeline- PO Box 577 Toledo, OH 43697

Toll free: 877-777-7922

Fax: 877-211-3705



State of Missouri

Your Name: (Last) (First) (Middle Initial)

Current Home Telephone Number: Best Contact or Cell Number:

Residential Address: (Number) (Street) (Apartment, Floor)

City/Town: State: Zip Code:

Is this a Permanent Address? YES NO Date of Birth Last 4 Digits of Your Social Security Number

Is this a multiple household address? YES NO Billing Address (if different from Residential address)

(Number) (Street) (Apartment, Floor) City/Town State Zip Code

Program Eligibility

I receive Assistance from one of the following programs. (Check all that apply) (NOTE: Social Security and Medicare Alone DO NOT qualify for Lifeline):

- Food Stamps, Medicaid (Not Medicare), Supplemental Security Income (SSI), Federal Public Housing and/or Section 8, National School Lunch Program, Low Income Home Energy Assistance (LIHEAP), Disability Assistance, National School Lunch Program, Temporary Assistance for Needy Families (TANF), Federal Public Housing Assistance (Section 8)

AMBT USE ONLY - Please identify which Program Documents from the Box above you used for proof of Program Eligibility (Circle One)

- Proof of Food Stamp Participation, Medicaid (Not Medicare)- Program Documentation, Supplemental Security Income (SSI) Participation, Federal Public Housing and/or Section 8, Works First TANF documentation, Low Income Home Energy Assistance-Documents, Federal Public Housing Assistance (Section 8), Disability Assistance Participation Cert, National School Lunch Program Eligibility, Temporary Assistance for Needy-TANF Cert

Income Based Eligibility - DO NOT COMPLETE THIS SECTION IF YOU COMPLETED THE PROGRAM ELIGIBILITY SECTION ABOVE

Calculate TOTAL household income by reporting the income of all adult persons residing in your home in the appropriate category:

Table with 2 columns: Household Size, Maximum Yearly Income. Rows for 1, 2, 3 people.

Proof of Income Documentation Examples include:

- Prior year's State or Federal income tax return OR Most recent type of current statement from the income source(s) noted below: Three consecutive months' worth of your most current pay stubs, Social Security benefits statement, Veterans Administration benefits statement, Retirement/Pension benefits statement, Divorce decree or child support document, Unemployment/Workers Compensation benefits statement

If you have more than 3 people in your household, write the number and add \$5,730 for each additional person on top of the \$27,795

PLEASE READ, INITIAL AFTER EACH STATEMENT AND SIGN THE FOLLOWING STATEMENT

By signing below, I certify under penalty of perjury - (additionally, please initial each of the 11 statements below)

- 11 numbered statements regarding application accuracy, household rules, income reporting, and consent to information sharing.

Perjury and false statements are punishable by fines and/or imprisonment.

Signature Date

By signing above, you hereby acknowledge and authorize AMBT to share your personal information contained in this Lifeline Application as well as information associated with your Lifeline service to the Federal Communications Commission or its designee, including the Universal Service Administrative Company (USAC) and/or its agents, and to any state or federal agency or its designee, as required by law. You will be denied Lifeline benefits if you fail to provide AMBT with consent to provide the specified information to USAC.

AMBT Agent