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Writer's email: kwoods@fh2.com

December 18, 2007

VIA ELECTRONIC FILING

Secretary of the Commission Missouri Public Service Commission Governor Office Building P.O. Box 360 Jefferson City, Missouri 65102

Re: In the Matter of the Application of Charter Fiberlink - Missouri, LLC ("Charter") to Overturn the North American Numbering Plan Administrator's Decision to

Withhold Numbering Resources Related to the Wentzville Exchange

Dear Mr. Dale:

Enclosed is an electronic copy of Charter's Application for Review and Reversal of NANPA Decision (the "Application"). Please file the Application in your usual fashion.

If you have any questions or comments, please call the undersigned.

Sincerely,

Kennard B. Woods

Kennaud B Woods

Counsel for Charter Fiberlink - Missouri, LLC

KBW/jh

Enc.

cc:

Charter Fiberlink - Missouri, LLC

(with enclosure)

BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of the Application of
Charter Fiberlink-Missouri, LLC to
Overturn the North American Numbering
Plan Administrator's Decision to Withhold
Numbering Resources Related to the
Wentzville Exchange

Case No.

Application for Review and Reversal of NANPA Decision

Charter Fiberlink-Missouri, LLC ("Charter"), pursuant to 4 CSR 240-2.060, 4 CSR 240-2.080(16), 4 CSR 240-37.040, 47 C.F.R. § 52.15(g)(3)(iv)-(4), and other applicable law, hereby respectfully requests that the Missouri Public Service Commission (the "Commission") overturn the denial by Neustar, Inc. ("Neustar"), the Pooling Administrator for the North American Numbering Plan Administrator ("NANPA"), of Charter's application for a growth numbering resource.

Customers in the Wentzville rate center (also referred to as the Wentzville exchange) subscribe to Metropolitan Calling Area ("MCA") service. NANPA recently denied a request by Charter for a block of MCA-related numbers for the Wentzville rate center. Charter requires the MCA numbers in order to offer and support local telecommunications services in the Wentzville rate center. Charter respectfully requests that the Commission overturn the denial by NANPA of Charter's application for numbering resources, and grant Charter a waiver of the growth code requirements to permit NANPA to approve Charter's application for a new growth block of ten thousand (10,000) numbers, which will be designated as MCA-related, for the Wentzville rate center.

In support of this Application, Charter states as follows:

Charter's Authority to Maintain this Application

- 1. Charter is a competitive provider of local and interexchange telecommunications services in Missouri. On April 5, 2001, the Commission in Case No. TA-2001-346 granted certificate of service authority to Charter to provide local and interexchange telecommunications services. Charter's certificate of service authority remains valid and is incorporated herein by reference pursuant to 4 CSR 240-2.060(1)(G). Charter is a limited liability company duly created and existing under and by virtue of the laws of the State of Delaware. Charter's principal place of business is located at 12405 Powerscourt Drive, St. Louis, Missouri 63131. Charter is authorized to do business in Missouri, having registered properly with the Missouri Secretary of State, and is in good standing with the Office of the Missouri Secretary of State, pursuant to 4 CSR 240-2.060(1)(C). See Attachment 1. The nature of Charter's business is the provision of telecommunications services to residential and business customers.
- 2. In accordance with 4 CSR 240-2.060(1)(K), Charter states that there are no final unsatisfied judgments or decisions against it in any state or federal agency or court which involve customer service or rates for which action, judgment or decision has occurred within three (3) years of the date of this Application.
- 3. Pursuant to 4 CSR 240-2.060(1)(L), Charter states that it does not have any overdue annual reports or assessment fees owed to the Missouri Public Service Commission.

Service of Documents in this Proceeding

4. All correspondence, pleadings, orders, decisions, and communications regarding this proceeding should be sent to:

Charles A. Hudak Charles V. Gerkin, Jr. Kennard B. Woods Friend, Hudak & Harris, LLP Three Ravinia Drive, Suite 1450 Atlanta, Georgia 30346-2131

with copy to:

Carrie L. Cox, Esq.
Vice President and Senior Counsel
Telephone Legal and Regulatory Affairs
Charter Fiberlink, LLC
12405 Powerscourt Drive
St. Louis, Missouri 63131

Tel: (314) 543-2567 Fax: (314) 965-6640

Email: carrie.cox@charter.com

The MCA Plan and Numbering Resources in Missouri

5. Because of the existence of the MCA plan in the greater St. Louis area, routing protocols must be used by all carriers to identify and distinguish MCA and non-MCA calling. Therefore, Charter is required (as are other providers of telecommunications services) to use segregated, dedicated NXX codes for the provision

¹ The MCA plan in the greater St. Louis area was established to provide local calling to closely situated customers. The plan essentially converts what would normally be an in-state toll call into a local call. This is accomplished by designation of NPA-NXX codes as local calling codes or non-local calling codes in the provider's switches as used within the MCA. Under the MCA plan, the first company to receive a block of numbers from any 10,000 block designates that block as either MCA or non-MCA. All providers thereafter load numbers in that block according to the original designation (MCA or non-MCA). All other blocks assigned thereafter carry the same designation since the NXX for all other blocks is identical to the original block. Otherwise, calls are not properly routed as local or non-local calls. NXX code blocks cannot be mixed (i.e., as between MCA and non-MCA) within a 10,000 block; otherwise, it would be impossible to determine which calls should be billed as interexchange.

of MCA service. Accordingly, Charter must obtain two (2) separate blocks of numbers in order to offer both MCA and non-MCA service in any affected rate center.

- 6. The Commission has acknowledged that all local exchange carriers (CLECs and ILECs) must segregate NXX codes in order to distinguish between MCA and non-MCA customers; therefore, each carrier must obtain an MCA NXX code for each rate center in which MCA service is offered. In the Matter of an Investigation for the Purpose of Clarifying and Determining Certain Aspects Surrounding the Provisioning of Metropolitan Calling Area Service After the Passage and Implementation of the Telecommunications Act of 1996, Case No. TO-99-483, Report and Order at 28 (September 7, 2000).
- 7. NANPA, however, does not recognize distinctions between MCA and non-MCA blocks, and, therefore, will not open a new NXX code until all prior blocks are exhausted. The Industry Task Force formed to study MCA service issues articulated the competitive disadvantage that CLECs such as Charter face when attempting to secure an initial or second NXX code from NANPA in order to offer both MCA and non-MCA service:

[I]f a carrier has not used $60\%^2$ of the available numbers in an NXX code, the NANPA will not issue another code in the same exchange, as is required to satisfy the dialing requirements for Missouri's MCA service. While the Task Force notes that the 60% utilization standard applies equally to competitors and incumbents, of particular concern is the fact that only competitors are being denied the ability to serve new customers. This is because incumbents already had the required minimum of two NXX codes to serve an exchange when the 60% utilization guideline was established. Plainly stated, competitors are being denied the MCA codes necessary to provide MCA service in competition with incumbents.

² Pursuant to the FCC's number utilization rules, the minimum usage to qualify for a growth code is seventy-five percent (75%). See 47 C.F.R. § 52.15(h). In addition to the minimum usage threshold, applicants for growth codes must also show that their existing codes are within six (6) months of exhaust. *Id.* See below for additional discussion of utilization requirements.

In the Matter of Further Investigation of the Metropolitan Calling Area Service After Passage and Implementation of the Telecommunications Act of 1996, Case No. TO-2001-391, Final Status Report of the Industry Task Force, at 21-22 (January 24, 2002).

8. Therefore, compounding the "two NXX requirement" of the MCA plan is the fact that, to date, Charter has been unable, in the absence of Commission action, to obtain more than one (1) block of numbers in any affected rate center where there is an existing unexhausted number block. Thus, the Commission has granted similar requests by Charter to overturn denials by NANPA of numbering resources.³

NANPA's Denial of Charter's Request for Numbering Resources

- 9. Upon completion of a block search for the Wentzville rate center, Charter determined that there were no MCA number blocks available for that exchange (*i.e.*, all number blocks that have availability are designated as non-MCA).
- 10. Therefore, on December 11, 2007, and in anticipation of exhaust of the currently assigned MCA code, Charter submitted a block code request to NANPA for a new ten thousand (10,000) number block in the Wentzville rate center. See Attachment 2. Additionally, Charter submitted a forecast of one (1) month to exhaust. See Attachment 3. Charter's request was rejected by NANPA, since there are currently non-MCA number blocks available in the Wentzville rate center. See Attachment 4.
- 11. Because, however, non-MCA number blocks cannot be used for MCA calling, Charter would be unable to offer hosted phone numbers in the Wentzville rate center to new customers once the existing MCA block assigned to Charter is exhausted.

³ See Commission Case No. LO-2006-0471 and Case No. TO-2005-0062.

Consequently, the only customers Charter can serve are porting customers. This places Charter at a serious competitive disadvantage.

- 12. Charter is a growing competitive provider in the St. Louis area. Where number blocks for MCA service are not available and number blocks for non-MCA service are available, Charter will not be able to obtain additional MCA number blocks absent a Commission order. As Charter expands its footprint, it will continue to be hampered in its efforts to offer MCA services that other carriers are able to offer.
- 13. Charter desires to offer its customers the full range of services available from other carriers in this market. Charter is unable to do so without adequate numbering resources. In the instant proceeding, Charter will be unable to offer MCA service to new customers in the Wentzville rate center because it cannot offer any new hosted service in the Wentzville exchange upon the exhaust of Charter's existing assigned MCA code.
- 14. In order for Charter to obtain other MCA numbers in the Wentzville rate center, Charter must obtain an order from the Commission under 47 C.F.R. § 52.15(g)(3)-(4) that overrules the NANPA decisions.

Authority and Necessity for Commission Review of the Denial of Charter's Request

15. The Federal Communications Commission ("FCC") has granted this Commission authority to review and overturn decisions by NANPA to withhold numbering resources where the carrier has complied with reporting and numbering resource application requirements. 47 C.F.R. § 52.15(g)(3)(iv) and (4). See also 4 CSR 240-37.040. The unique circumstances relating to the MCA plan in the greater St. Louis area warrant Commission action in this case.

- 16. Section 251(e) of the Communications Act of 1934, as amended by the Telecommunications Act of 1996, 47 U.S.C. § 251(e), grants the FCC exclusive jurisdiction over the North American Numbering Plan and related telephone numbering issues. Section 251(e) also authorizes the FCC to delegate to state utility commissions or other entities all or any portion of its jurisdiction. The FCC has delegated to NANPA the responsibility to manage numbering resources, process applications for NXX code assignments and thousand number blocks, and administer NXX code databases. *See* 47 C.F.R. §§ 52.15, 52.20. The FCC's delegation of authority gives NANPA virtually no discretion in determining whether numbers should be granted or withheld from any carrier when standard numbering rules frustrate a local calling regime. *See* 47 C.F.R. § 52.15(g)-(h).
- 17. The FCC, however, has authorized state commissions to entertain challenges to adverse decisions by NANPA, and to overturn a "decision to withhold numbering resources from the carrier based on its determination that the carrier has demonstrated a verifiable need for numbering resources and has exhausted all other available remedies." 47 C.F.R. § 52.15(g)(4). The FCC has made clear that "[u]nder no circumstances should consumers be precluded from receiving telecommunications services of their choice from providers of their choice for a want of numbering resources." *In the Matter of Numbering Resource Optimization*, Second Report and Order and Second Further Notice of Proposed Rulemaking, CC Docket Nos. 99-200 and 96-98, FCC 00-429, at ¶ 61 (rel. December 29, 2000). The Commission should exercise that jurisdiction here and grant Charter the necessary authority to secure additional MCA number blocks in the Wentzville rate centers.

- 18. Charter has filed with NANPA the necessary Forecast Report and MTE Calculation showing one (1) month to exhaust for the Wentzville rate center at which time no new customers in the Wentzville exchange will be able to obtain MCA service from Charter. See Attachment 3. Additionally, Charter's utilization reports reflect that existing assigned codes for Wentzville are above the seventy-five percent (75%) utilization level. See Attachment 5.
- 19. 4 CSR 240-37.040 sets forth the process by which the Commission reviews the decisions of NANPA. The documents required by 4 CSR 240-37.040(1)(A) for Commission review have been submitted as Attachments 2, 3, 4 and 5, respectively. Pursuant to 47 C.F.R. § 52.15(g)(3)(iv)-(4), 4 CSR 240-37.040 and other applicable law, Charter complied with reporting and numbering resource requirements and has demonstrated herein a verifiable need for numbering resources and has exhausted all other available remedies designed to conserve numbering resources. Absent the resources requested by Charter, Charter will be unable to provide MCA service in the Wentzville rate center.
- 20. If the Commission does not overturn or waive NANPA's denial of Charter's request for an MCA number block, consumers will be precluded from receiving MCA service from Charter in the Wentzville rate center. While Charter is able to provide

⁴ NANPA states that any telecommunications carrier requesting a new thousands-block must demonstrate whether or not it has met the utilization threshold and months-to-exhaust ("MTE") requirements for the affected rate center. A national utilization threshold was established by the FCC, which on June 30, 2004 reached its maximum of seventy-five percent (75%) number utilization for a specific rate center area. In addition, each service provider must show that its MTE calculation is less than or equal to six (6) months before it will be permitted more number blocks. All carriers must file a Number Resource Utilization Forecast Report (Form 502) at least twice a year and update as necessary, regardless of whether a service provider is participating in pooling. The Pooling Administrator tracks all numbering resources and manage the donation and assignment of numbering blocks within the pool based on the information obtained on the block request forms and from the mandated forms.

ported service, absent Commission action Charter would be unable to fill service requests for service on a hosted basis (including second lines where a customer ports a primary line).

21. Accordingly, Charter requests the Commission for a waiver of the numbering rules, consistently with the FCC's direction and mandate. The Commission must not allow the unique requirements of the MCA plan in the greater St. Louis area to frustrate competitive provision of telecommunications services.

Request For Relief

For the foregoing reasons, Charter respectfully requests that the Commission overturn the denial by Neustar, Inc., the Pooling Administrator for the North American Numbering Plan Administrator, of Charter's application for numbering resources in the Wentzville rate center, and grant Charter a waiver of the growth code requirements to permit NANPA to approve Charter's application for a new growth block of ten thousand (10,000) numbers, which will be designated as MCA-related, for the Wentzville rate center, and for such other and further relief as may be appropriate.

Respectfully submitted this _____ day of December, 2007.

Kennard B. Woods

MO #27977

Friend, Hudak & Harris, LLP Three Ravinia Drive, Suite 1450 Atlanta, Georgia 30346-2131

Kennard B Woods

Tel: (770) 399-9500 Fax: (770) 395-0000 Email: kwoods@fh2.com Charles A. Hudak Charles V. Gerkin, Jr. Friend, Hudak & Harris, LLP Three Ravinia Drive, Suite 1450 Atlanta, Georgia 30346-2131

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Vice President and Senior Counsel
Telephone Legal and Regulatory Affairs
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12405 Powerscourt Drive
St. Louis, Missouri 63131

Tel: (314) 543-2567 Fax: (314) 965-6640

Email: carrie.cox@charter.com

VERIFICATION

)

STATE OF GEORGIA

) ss
COUNTY OF DEKALB)
I, Kennard B. Woods, an attorney for Charter Fiberlink-Missouri, LLC, being duly sworn upon my oath, do hereby state that I have read the foregoing document and that the facts stated therein are true and correct to the best of my knowledge, information and belief, and that I am authorized to file such document on behalf of Charter Fiberlink-Missouri, LLC.
Kennaul B Woods
Subscribed and sworn to before me this day of December, 2007.
My Commission Expires: 4b 15, 3011 Cual (Ian Shulle in Jean Notary Public Notary Public Resident Shulle in Jean Notary Public Resident Shulle in Jean Notary Public Resident Notary Pu

Certificate of Good Standing for Charter Fiberlink-Missouri, LLC

STATE OF MISSOURI



Robin Carnahan Secretary of State

CORPORATION DIVISION CERTIFICATE OF GOOD STANDING

I, ROBIN CARNAHAN, Secretary of the State of Missouri, do hereby certify that the records in my office and in my care and custody reveal that

CHARTER FIBERLINK - MISSOURI, LLC

using in Missouri the name

CHARTER FIBERLINK - MISSOURI, LLC FL0044723

a DELAWARE entity was created under the laws of this State on the 14th day of November, 2000, and is in good standing, having fully complied with all requirements of this office.

IN TESTIMONY WHEREOF, I have set my hand and imprinted the GREAT SEAL of the State of Missouri, on this, the 12th day of December, 2007

Secretary of State

Certification Number: 10287602-1 Reference:

Verify this certificate online at http://www.sos.mo.gov/businessentity/verification

Part 1A Form Submitted by Charter to Pooling Administrator

Part 1A

Type of Application i: New

Tracking Number: 636-WENTZVILLE-MO-116595

1.1 Contact Information:

Note: If any of the contact info is incorrect, edit your user profile.

Block Applicant:

Company Name CHARTER FIBERLINK MO Headquarters Address 10806 Garrison Hollow Road

City Clear Spring

State MD

Zip 21722

Contact Name Terri K Firestein

Contact Address 10806 Garrison Hollow Road

State MD City Clear Spring

Zip 21722

Fax (301) 842-Telephone (301) 842-1437

E-mail tfireccg@myactv.net

Pooling Administrator ":

Contact Name Genevieve Paulino

Contact Address 1800 Sutter St. Ste. 780

State CA City Concord

Zip 94520

Fax (925) 363-7683 Telephone (925) 363-7652

E-mail Denevieve.paulino@neustar.biz

1.2 General Information

LRN Needed iii NO

LATA 520 NPA 636

OCN [™] 5607 - CHARTER FIBERLINK MO

Parent Company OCN 5607

Number of Thousands- 1
Blocks Requested

Switch Identification ovLDMOBKDS0 (Switching Identity/POI) $^{\rm v}$

Rate Center vi/sup> WENTZVILLE

City or Wire Center Name

Rate Center Sub

Zone

1.3 Dates

Date of Application vii 12/11/2007 Requested Block Effective Date viii 01/11/2008

Request Expedited Y

1.4 Type of Service Provider Requesting the Thousands-Block

- a) Type of Service Provider CAP OR CLEC
 - b) Primary type of service Wireline
 Blocks to be used for

c) Thousands-Block(s) (NPA-NXX-X) assignment preference

> d) Thousands-Block(s) (NPA-NXX-X) that are undesirable for this assignment, if any

e) If requesting a code for LRN purposes, indicate which block(s) you will be keeping (the remainder of the blocks will be given to the pool)

1.5 Type of Request

Initial block for rate center
Growth block for rate center **Yes**Change block
Disconnect block

Remarks PLEASE PROCESS EXPEDITED DENIAL AS THERE ARE NO BLOCKS FROM METRO NXX'S (MARKED AS "J" ON SSC IN BIRRDS) AVAILABLE FOR BLOCK ASSINMENT AND WE MUST PETITION THE COMMISSION FOR A WAIVER

I hereby certify that the above information requesting an NXX-X block is true and accurate to the best of my knowledge and that this application has been prepared in accordance with the Thousands-Block (NXX-X) Pooling Administration Guidelines (ATIS-0300066)

Months-To-Exhaust Worksheet of Charter

Months to Exhaust and Utilization Certification Worksheet - TN Level

Block Applicant:

Name of Block Applicant Terri K Firestein

Title Sr Director

Telephone Number (301) 842-1437

Fax Number (301) 842-1439

E-Mail tfireccg@myactv.net

Date 12/11/2007

OCN 5607

Rate Center WENTZVILLE

List all Codes NPA(s)-NXXs and Blocks NPA(s)-NXX-X(s)

636-887-2 636-887-0

A. Available Numbers 100

B. Assigned Numbers 1900

C. Total Numbering Resources 2000

D. Quantity of numbers activated in the past 90 days and excluded from **0** the Utilization calculation

List excluded Code(s) or Block(s)

E. Growth History – Previous 6 months²

Month 1	81	Month 2	69
Month 3	92	Month 4	32
Month 5	96	Month 6	81

F. Forecast – Next 12 months³

Month 1	100	Month 2	100
Month 3	100	Month 4	100
Month 5	100	Month 6	100
Month 7	50	Month 8	50
Month 9	50	Month 10	50
Month 11	50	Month 12	50

G. Average Monthly Forecast (Sum of months # 1-6 (Part F above) divided by 6)⁴

H. Months to Exhaust (Numbers Available for Assignment to customers (A) / Average Monthly Forecast (G))

	Block Requested	A. Available Numbers	H. Months to Exhaust
•	1	100	1.000
	on ⁵ (Assigned Numbers (B)) / uded Numbers (D)) * 100	(Total Numbering Resources	95.000

Explanation

¹A copy of this worksheet is required to be submitted to the Pooling Administrator when requesting additional numbering resources in a rate center. For auditing purposes, the applicant must retain a copy of this document.

²Net change in TNs no longer available for assignment in each previous month, starting with the most distant month as Month #1, and Month #6 as the current month.

³Forecast of TNs needed in each following month, starting with the most recent month as Month #1.

⁴To be assigned an additional thousands-block (NXX-X) for growth, "Months to Exhaust" must be less than or equal to 6 months. (FCC 00-104, ý 52.15 (g)(3)(iii)).

⁵Newly acquired numbers may be excluded from the Utilization calculation (FCC 00104, section 52.15 (g)(3)(ii))

Part 3 Response from Pooling Administrator to Charter

Pooling Administrator's Response/Confirmation Part 3

	Tracking Number 636-WENTZVILLE-MO	-116595
	Date of Application 12/11/2007	Block Effective Date
	Date of Receipt 12/11/2007	Date of Response 12/11/2007
Se	rvice Provider Name CCG Consulting, LLC	
j	(Telcordia [™] LERG [™] 5607-CHARTER FIBEI Routing Guide) OCN	VEHAL INO
	NPAC SOA SPID 5606	
Pooling	Administrator Contact Information :	
	Name Genevieve Paulino	
F	Phone (925) 363-7652	Fax (925) 363-7683
ŀ	E-Mail genevieve.paulino@neustar.biz	
Respon	se	
	NPA-NXX-X 0-0-0	Block Assigned
		Block Disconnected
	Block Contaminated (Yes or No)	
	Block Allocation Date	
	Switch Identification OVLDMOBK (Switching Entity / POI) ¹	DS0
	Rate Center WENTZVILL	
	Rate Center Sub Zone	
<u>x</u>	Form Complete, block requested denied	I
	Explanation :	
	DR-00: Records indicate there are existing	
	maintain separate pools for NON-MCA and disagreement with the disposition of this re	quest, please refer to the Thousands-Block
	Number (NXX-X) Pooling Administration G	
	Assignment activity suspended by the	
	administrator	
	Explanation :	
	Further Action :	
	. Grands recents	
Remarks	s: .	

Current Numbering Resource Utilization Level, FCC Form U1 of Form 502, for Charter

North American Numbering Plan Numbering Resource Utilization/Forecast Report

Form U1 - UTILIZATION REPORTING FORM (FOR NON-RURAL PRIMARY CARRIERS)

>>> Please See The Instructions Before Completing This Form <<<

☐ Check this box if the data on this form replaces the data on a previously submitted form.

Go To The Main Menu Check the Data Before Submitting

Parent Company Name	Charter Fiberlink, LLC
Service Provider Name	Charter Fiberlink-Missouri, LLC
Company Address	12405 Powerscourt Dr.
Address 2	
City	St Louis
State	МО
Zip	63131
Contact Name	Kathy Troughton
Contact Tel #	314-288-3257
Fax #:	314 288-3555
E-mail	tflreccg@aol.com

A CONTRACTOR OF THE CONTRACTOR	<u>—</u> —	
Parent Company OCN(s)	5606	
Service Provider OCN	5607	
Service Provider FRN	0005793933	
SP Service Type	CAP or CLEC	

All Changes to Parent Company Name, Service Provider Name, Address, Contact Information, OCN(s), FRN and Service Type must be made on the Company Info page.

				NI.	. mbort	an Bac	ource I	Itilizat	ion For Each 1K Block	_	•	**
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NPA-NXX	X	Abbreviation		-E E			- V	0 C	Notes/ Assignee	4	99,60%	CITOTS/Messegles
636-244		Harvester	996 996	H		ő	0	- 0		4	99.60%	
636-244	_	Harvester	577	8			0	0		423	57.70%	
636-244		Harvester	213	- 0			- 0	0		787	21.30%	
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636-265		Dardenne	214	0			0	0		786	21.40%	
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636-265		Dardenne	1000	0			0	0		0		_
636-265_	9	Dardenne	1000	0			Q	9		0		
636-294	0	OFallon	997	0			0	0		3	99.70%	
636-294	1	OFallon	993	0			Ö	0			99.30%	
636-294	2	OFallon	996	0			0	0		4	99.60%	
636-294	3	OFailon	996	Q			. 0	٥		4	99.60%	
636-294		OFallon .	985	0			0	0		15	98.50%	
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636-294		OFallon	992	0				0		16	99.20% 98.40%	
636-387		St Peters	984	0			0	0		826	17.40%	
636-387		St Peters	174	0			0		-	935	6.20%	
636-387		St Peters	62	- 0			0	0	-	922	7.10%	- ::-
636-387		St Peters	71	٥			0	0		957	4.10%	···- ···
636-387		St Peters	41 35	0			0	0		965	3,50%	
636-387		St Peters	745	0			0	0		255	74.50%	
636-387 636-387		St Peters St Peters	328							672	32.80%	
636-387		St Peters	40	ŏ			<u>0</u>	Ŏ		959	4.00%	77.5
636-387		St Peters	20	0			0	0		978	2.00%	
636-493		St Charles	992	0			0	0		8	99.20%	
636-493		St Charles	443	 6			- 0	0		557	44.30%	
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636-493		St Charles	1000	0			ō	0		Ō		
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636-493		St Charles	1000	ō			ם			0	100.00%	
636-493		St Charles	1000	. 0			D	0		ם		
636-493		St Charles	1000	0			0			_0		
636-493		St Charles	1000	 	_ 0		0.			0		
314-601		St Louis	880	٥			ַם			120	88,00%	
314-222	3	Ladue	1000	0			0			0		
314-620	3	Kirkwood	1000	0			0			0		
314-270	3	Sappington	649	٥			0	0		351	64.90%	
314-392		CreveCoeur	323	0				0		677		
635-220		Manchester	974	0			0			26	97.40%	
636-220		Manchester	918	0			۵			82	91.80%	
636-220		Manchester	562	0				0		438		
636-220		Manchester	423	٥				٥		577	42.30%	
635-698		Wentzville	1000	0				0		0		
314-200		Mehlville	434	0			0	0		566	43,40%	
636-600		Fenton	320	0				0		680		
636-778	1 0	Chesterfld	997	0			0	0		. 3	99.70%	
636-778		Chesterfld	1000									

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								,			
636-778		Chesterfld	1000	Ç							
636-778		Chesterfld	1000	C							
636-778	4	Chesterfld	1000								
636-778		Chesterfld	1000	C							
636-778	_6	Chesterfld	1000	-							
636-778		Chesterfld	1000	C							
636-778	8	Chesterfld	1000	C					C		
636-778		Chesterfld	493	0	0 0	0	0	0	507		
636-821		Pond	430		0 0	0	0	. 0	570		
314-394	0	Kirkwood	704		0	54	28	0	214	70.40%	_
314-394		Kirkwood	0						1000	0.00%	
314-394		Kirkwood	ō						1000	0.00%	
314-394		Kirkwood	ō						1000	0.00%	
314-394		Kirkwood	- 0						1000		
314-394		Kirkwood	0		0				1000		
									1000		
314-394		Kirkwood	Ó						1000		
314-394		Kirkwood	0						1000		
314-394		Kirkwood	0								
314-394		Kirkwood	0						1000		
314-395		Ladue	668	-					332		
314-395	1	Ladue	588						295		
314-395	2	Ladue	568				0		295		_
314-395	3	Ladue	588	C	0	117	0	0			
314-395		Ladue	588	() D		0		295		
314-395		Ladue	588				0	0	295		
314-395		Ladue	588	C			0		295	58,80%	
314-395		Ladue	588	- 7			0		295	58.80%	
314-395		Ladue	588	Č			Ö		295		
314-395		Ladue	588	- 2			Ö		295		
636-549		Eureka	607	- 0					393		
636-226		Valleypark	342	- 0					658		
									666		
636-797		Hillsboro	334						8		
314-226		St Louis	992						16		
314-659		St Louis	984	C							
636-393		Pacific	536	0					464		
636-887		Wentzville	999	_					1		
314-260	9	St Louis	988	Ċ					12		
314-256	_	St Louis	49B	C					502		
314-335	7	St Louis	990	C	0	0	0	0	10		
314-802	7	St Louis	970	C) 0	0	0	. 0	30	97,00%	
636-451		GraySummit	438						562	43.80%	·
636-671		High Ridge	694						306	69.40%	<u>-</u>
636-223		Imperial	871	Č					129	87.10%	· · ·
636-333		Maxville	608	Ċ					392		
		Oakville	553						447	55,30%	
314-293			982						18		
314-769		St Louis							28		
314-802		St Louis	972						23		·
314-448		St Louis	977						561		
573-358		Bonneterre	152			25					
573-313		Benton	23	C		5			699		
573-318		Chaffee	52			В			667	5.20%	
573-233		Charleston	124	<u>ا</u> ا		23			579		
573-360	0	E Prairie	90	C		15			622		
573-204	3	Jackson	247			35			697		
573-385	C	Lilbourn	29			5			693		
573-208	9	Marblehiil	0		273	0			727	0.00%	
573-227	1	Marston	28	C	273	6	0	0	693		
573-667	0	Morehouse	49		273	5			673		
573-748		New Madrid	62		0	13	0	0	925	6.20%	
573-389		Oak Ridge	0	Ċ	0	0	0	0	1000		
573-212		Oran	57	- 0		3			667	5.70%	
573-398		Scott City	78	Ç		19			630		
573-475		Sikeston	612	Ċ		90			255		
573-734		Bismarck	66	C		6			666	6,60%	
573-734		Flat River	357			64			306		
573-218	_	Farmington	379	Č		55			293		
573-561		Fredercktn	65	Č		16			646		
573-562		Leadwood	61			6			664		
573-803		Capegirard	692			90			195		
		Wentzville	484						516		
636-887			982		0 0				18		
314-200		Mehiville									
314-222		Ladue	998						606		
636-224		Hercumpvly	394						60		
314-485		CreveCoeur	940						329		
636-821		Pond	671								
636-337		De Soto	484						516		_
636-529		Valleypark	783						217	78.30%	
636-674		Antonia	281						719		
636-600		Fenton	661						339		
636-465	0	Fsscraticy	509	C					491		
573-677		Cuba	94	C		18			617	9.40%	
573-748		New Madrid	99	0	273	14			614		
573-899		St James	0						1000	0,00%	
636-322		St Clair	2						998	0.20%	
636-744		Union	- 2						998		
636-432		Washington	2						998		
573-668		Bourbon	26			3			700		
			340						660		
636-333	🤊	Maxville									

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314-270	2 Sappington	0	D	0	0	1	0	999 0.00%
573-803	1 Capegirard	2	0	321	0	1	0	676 0,20%
660-687	0 Knobnoster	0	0	0	0	O	0	1000 0.00%
660-B51	0 Sedalia	0	O	O	0	2	0	998 0.00%
573-873	2 Camdenton	3	0	271	0	. 0	0	726 0,30%
573-557	2 Eldon	2	0	271	0	0	0	727 0.20%
573-552	8 Lkozkosbch	10	D	271	0	0	0	719 1.00%
573-569	6 Versailles	2	0	271	0	. 0	0	727 0.20%
573-207	0 Gravois Mi	3	0	271	0	0	0	726 0.30%

Parent	Parent Company Name	a			Charter Fiberlink, LLC	IK ELC	5	Paren	Parent Company OCN(s	S	s)
Service	Service Provider Name	me			Charter Fiberlink-Missouri, LLC	ık-Missouri,	TC	Servic	Pro	Service Provider OCN	vider OCN
Compa	Company Address			·	12405 Powerscourt Dr.	court Dr.		Servic	Pro	Service Provider FRN	vider FRN
Address 2	s 2							SP Service Type	증	в Туре	в Туре
City				·	St Louis						
State					MO			All Ch		All Changes to Parent Co	nges to Parent Company Name, Service Provider Name, Address,
dız					63131			Comia		Contact Information, OC	ct information, OCN(s), FRN and Service Type must be made on the
Contact Name	t Name							(015	≝	y Info page.	y Info page.
Contact Tel #	tTel#			X 00	Kathy Troughton	и.		Comp	=	Company Info page.	y Info page.
Fax #:					Kathy Trought 314-288-3257	yn.			Ą	Info page.	Info page.
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CERTIFICATE OF SERVICE

I hereby certify that copies of the foregoing have been mailed, postage prepaid, to the following persons this \(\mathbb{I}\mathbb{E} \) day of December, 2007.

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