

**BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF MISSOURI**

In the Matter of the Application of Air Link Rural)
Broadband, LLC for Designation as an Eligible)
Telecommunications Carrier in the State of Missouri)

Case No. _____

**APPLICATION AND VERIFICATION OF AIR LINK RURAL BROADBAND, LLC
FOR DESIGNATION AS AN ELIGIBLE TELECOMMUNICATIONS CARRIER
IN THE STATE OF MISSOURI**

TABLE OF CONTENTS

I.	INTRODUCTION	1
II.	AIR LINK'S SERVICE OFFERING.....	3
III.	REQUIREMENTS FOR DESIGNATION AS AN ETC	3
IV.	AIR LINK SATISFIES THE APPLICABLE REQUIREMENTS FOR DESIGNATION AS AN ETC	5
1.	Description of service.	5
2.	Air Link Requests Designation in its Proposed CAF II Service Area in Missouri.	6
3.	Air Link will offer services using its own facilities or combination of its own facilities or resale.	6
4.	Air Link will advertise availability of service and its price, using media of general distribution.	7
5.	Air Link will comply with applicable Federal service requirements.	7
6.	Air Link's ability to remain functional in emergency situations.	9
7.	Air Link will satisfy applicable consumer protection, consumer privacy, and service quality standards.	9
8.	Description of rates, terms and conditions of proposed voice telephony service to be supported as Lifeline or Disabled services.	11
9.	Explanation of how Air Link intends to provide service through the proposed service area, including areas where the applicant lacks facilities or network facilities.....	11
10.	Air Link will ensure service will be provided in timely manner to requesting customers.	11
11.	Commitment to remit required 911 revenues.....	11
12.	Air Link is financially viable and technically capable of providing voice telephony service.	12
13.	Description of how Air Link will provide access to directory assistance, operator services and interexchange services.....	12

14.	Disciplinary history, if any, of applicant or individuals associated with the applicant.....	12
15.	Elements for participation in Lifeline or Disability program	12
16.	Certifications of Compliance.	13
17.	FCC High Cost Compliance.	13
V.	DESIGNATION OF AIR LINK AS AN ETC WOULD PROMOTE THE PUBLIC INTEREST.....	13
VI.	CONCLUSION.....	15

**BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF MISSOURI**

In the Matter of the Application of Air Link Rural)
Broadband, LLC for Designation as an Eligible)
Telecommunications Carrier in the State of Missouri) Case No. _____

**APPLICATION AND VERIFICATION OF AIR LINK RURAL BROADBAND,
LLC FOR DESIGNATION AS AN ELIGIBLE TELECOMMUNICATIONS
CARRIER IN THE STATE OF MISSOURI**

I. INTRODUCTION

Air Link Rural Broadband, LLC (“Air Link” or the “Company”), by its undersigned counsel, and pursuant to Section 214(e)(2) of the Communications Act of 1934, as amended (the “Act”)¹ and Sections 54.101 through 54.207 of the Rules of the Federal Communications Commission (“FCC”)², and the rules and regulations of the Missouri Public Service Commission (“Commission”), including 4 CSR 240.31.130, hereby submits this Application for Designation as an Eligible Telecommunications Carrier (“ETC”) in the State of Missouri.

On August 28, 2018, the FCC announced the successful bidders in its Connect America Fund (“CAF”) Phase II reverse auction. The CAF program is part of the FCC’s reform and modernization of its universal service support programs to accelerate broadband build-out to those who lack access to infrastructure capable of providing at least 10/1 Mbps fixed broadband.³

¹ 47 U.S.C. § 214(e)(2).

² 47 C.F.R. §§ 54.101 – 54.207.

³ See *Connect America Fund; A National Broadband Plan for Our Future; Establishing Just and Reasonable Rates for Local Exchange Carriers; High-Cost Universal Service Support; Developing a Unified Intercarrier Compensation Regime; Federal-State Joint Board on Universal Service; Lifeline and Link-Up; Universal Service Reform – Mobility Fund*; WC Docket Nos. 10-90, 07-135, 05-337, 03-109, CC Docket Nos. 01-92, 96-45, GN Docket No. 09-51, WT Docket No. 10-208, Report and Order and Further Notice of Proposed Rulemaking, 26 FCC Rcd 17663 (2011); *Connect America Fund et al.*, WC Docket No. 10-90 et al., Report and Order et al, (June 10, 2014); *Connect America Fund et al.*, WC Docket No. 10-90 et al., Report and Order (Dec. 18, 2014)

Air Link participated in the reverse auction designed to provide broadband in such areas in the most cost-efficient manner. Air Link was allocated \$11,371,438.40 over a ten-year period to help offset the cost of deploying wireless and fiber for broadband connections to approximately 2,321 locations in its service area.⁴ Air Link requests the ETC designation to receive the CAF II funds allocated to it through the reverse auction.

As demonstrated herein, Air Link meets all the statutory and regulatory requirements for designation as an ETC in the State of Missouri. Rapid grant of Air Link's request will advance the public interest by fulfilling the goals of the FCC's CAF II program of deploying voice and broadband networks in areas where access to broadband at adequate speeds is lacking. Other companies simply were not providing the level of broadband the FCC felt was necessary to achieve its statutory obligations regarding universal service. As proven by the reverse auction process, Air Link is in the best position to achieve that goal for the FCC designated census block areas in a cost-efficient fashion using USF funds.

The FCC CAF II auction requirements did not require a bidder to be an ETC to participate in the auction. In addition, bidders were prohibited from disclosing publicly that they were participating in the reverse auction. Thus, Air Link delayed filing for ETC designation until the FCC announced that Air Link was a winning bidder. The CAF II requirements further require that a winning bidder certify within 180 days of the release of the Public Notice closing the auction that it has ETC designation. Accordingly, Air Link respectfully requests that the Commission expeditiously approve this application for ETC designation.

⁴ See DA 18-887 (Aug. 28, 2018).

All correspondence, communication, pleadings, notices, orders, and decisions relating to this Application should be addresses to:

Amanda Grellner McCuskey Law Office
Attorney for Air Link Rural Broadband, LLC
106 E. Main Street
Linn, MO 65051
Phone: (573) 897-3101
Fax: (573) 897-4697
Email: agrellner@sbcglobal.net

II. AIR LINK’S SERVICE OFFERING

Air Link is a Missouri limited liability company. Its principal office is located at 100 W Highway 24, Salisbury, MO 65281. Air Link provides wireless Internet, fiber broadband Internet access service (“BIAS”) and interconnected voice over IP (“VoIP”) services in rural Missouri. Air Link has recently received IVoIP registration from the Commission in File No. DA-2019-0071 in anticipation of this application.

By utilizing the funds awarded through the CAF II program, along with its own funds, Air Link will expand the availability of such services to many more consumers including those who are otherwise unable to receive it or previously ignored by traditional carriers, which is the principal reason that Congress created the universal service program and the FCC enacted the CAF program.

III. REQUIREMENTS FOR DESIGNATION AS AN ETC

Section 254(e) of the Act provides that “only an eligible telecommunications carrier designated under section 214(e) shall be eligible to receive specific federal universal service support.” Section 214(e)(2) of the Act authorizes state commissions, such as the Commission, to

designate ETC status for federal universal service purposes and authorizes the Commission to designate wireless ETCs.⁵ Section 214(e)(1) of the Act and Section 54.201(d) of the FCC's rules provide that applicants for ETC designation must be common carriers that will offer all of the services supported by universal service, either using their own facilities or a combination of their own facilities and the resale of another carrier's services.⁶ Applicants also must commit to advertise the availability and rates of such services.⁷ The requirements are codified by the Commission in 4 CSR 240-31.130.

Pursuant to 4 CSR 240.130.1(B) all applications for ETC designation are to include the following summarized information⁸:

1. Description of service applicant will offer;
2. Identification of the applicant's proposed service area;
3. Explanation of how applicant will offer services using own facilities or combination of its own facilities or resale;
4. Statement certifying that applicant will advertise availability of service and its price, using media of general distribution;
5. Certification that applicant will comply with applicable Federal service requirements;
6. Demonstration of the applicant's ability to remain functional in emergency situations, including description of back-up power and manage emergency situations;
7. Statement that applicant will satisfy applicable consumer protection, consumer privacy, and service quality standards.

⁵ Federal-State Joint Board on Universal Service, First Report and Order, 12 FCC Rcd 8776, at 8858-59 ¶ 145.

⁶ See 47 U.S.C. 214(e)(1)(A).

⁷ See 47 U.S.C. 214(e)(1)(B).

⁸ See 4 CSR 240.130.1

8. Description of rates, terms and conditions of proposed voice telephony service to be supported as Lifeline or Disabled services;
9. Explanation of how applicant intends to provide service through the proposed service area, including areas where the applicant lacks facilities or network facilities;
10. Description of how applicant will ensure service will be provided in timely manner to requesting customers;
11. Commitment to remit required 911 revenues;
12. Demonstration that applicant is financially viable and technically capable of providing voice telephony service;
13. Description of how, if at all, applicant will provide access to directory assistance, operator services and interexchange services;
14. Disciplinary history, if any, of applicant or individuals associated with the applicant;
15. Elements for participation in Lifeline or Disability program;
16. Certifications of Compliance;
17. Federal High Cost-Support Compliance.

IV. AIR LINK SATISFIES THE APPLICABLE REQUIREMENTS FOR DESIGNATION AS AN ETC

1. Description of service.

Air Link offers, and will offer, upon designation as an ETC in Missouri, all the services and functionalities required by 4 CSR 240-31.130 - and Section 45.101(a)(1)-(9) and Section 54.202(a) of the FCC's Rules (47 C.F.R. § 54.101(a) and 47 C.F.R. §542.02(a)). Air Link currently offers wireless Internet access service and interconnected VoIP service to its subscribers. Air Link is registered as an Interconnected VoIP provider in the state of Missouri (see, DA-2019-00071).

Air Link will use the CAF II funding to provide broadband throughout the census blocks being built out using the CAF II funding. Air Link will also offer local exchange service via interconnected VoIP throughout the census blocks.

2. Air Link Requests Designation in its Proposed CAF II Service Area in Missouri.

The FCC adopted a census block methodology for designating a service area for the CAF II reverse auction. Air Link requests ETC designation for a service area that includes the census block areas of Missouri on the attached Exhibit 1, which identifies the census blocks for which funds were allocated through the CAF II reverse auction process.

3. Air Link will offer services using its own facilities or combination of its own facilities or resale.

Air Link will use its own facilities to extend wireless broadband and voice services, and/or fiber build out to the census blocks allocated through the CAF II reverse auction. The broadband Internet access service and interconnected VoIP services will be provided over facilities owned by Air Link. Air Link offers interconnected VoIP telephone service pursuant to its Commission authorization granted on September 28, 2018. Air Link's interconnected VoIP service provides its consumers with the communications equivalent of traditional wireline local and intrastate long-distance services for connections to and from the public switched network. This includes essential functions such as access to emergency 911 service, operator services and directory assistance. Subscribers can make and receive calls in essentially the same manner as traditional wireline service and have access to common features such as call waiting, call forwarding, 3 way calling, caller ID and voicemail. Air Link utilizes the service of an

underlying wholesale provider for access to the public switched network and numbering resources.

4. Air Link will advertise availability of service and its price, using media of general distribution.

Air Link will advertise the availability of the supported services throughout its designated service areas using media of general distribution in a manner that is designed to reach those likely to qualify for such services. Air Link agrees to comply with all form and content requirements, if any, promulgated by the FCC and the Commission in the future as required of all designated ETCs.

Air Link will advertise its services using many platforms, including newspapers, direct mailings, information on Air Link website, press releases, and digital marketing campaigns. An example is attached as Exhibit 2.

5. Air Link will comply with applicable Federal service requirements.

Air Link will comply with all applicable Federal service requirements associated with accepting the funds awarded. The FCC has adopted a waiver of general requirements related to a “network improvement and maintenance plan” (4 CSR 240-31.130.1(F)) and such requirements should be waived consistent with the FCC’s waiver of the five-year improvement plan. As a recipient of CAF II funds through the reverse auction, Air Link must meet the build out requirements of the program and provide annual reports regarding its build out requirements to the Universal Service Administration Corporation which administers the federal universal service fund. Specifically, Air Link must offer commercially at least one voice and one broadband service meeting the relevant service requirements to the required number of locations in the following timeframe:

- 40% of the required number of locations in a state by the end of third year of support
- An additional 20% in each subsequent year
- 100% by the end of the sixth year of support

Accordingly, the FCC eliminated, for all CAF recipients, the annual reporting obligations associated with both the five-year improvement plan and the consumer protection certification, after determining that such obligations were no longer essential to the Commission’s ability to monitor ETC use of support for its intended purpose.⁹ On July 10, 2018 the FCC announced that: “Consistent with these decisions, we find good cause to waive, on our own motion, the requirement that winning bidders [of the CAF II reverse auction] seeking an FCC ETC designation file a five-year improvement plan and demonstrate that it will satisfy applicable consumer protection and service quality standards.¹⁰ We do so for the same reasons the Commission eliminated them from the annual reporting requirements.¹¹” Thus, the FCC has adopted a waiver of general requirements related to a “network improvement and maintenance

⁹ See *Connect America Fund et al., ETCs Annual Reports and Certifications*, WC Docket Nos. 10-90, 14-58, Report and Order, 32 FCC Rcd 5944, 5944-48, paras. 3-14 (2017) (*ETC Reporting Streamlining Order*) (eliminating requirements relating to the reporting of network outages, unfulfilled service requests, complaints, and pricing and the certification of compliance with applicable service quality standards).

¹⁰ Generally, the Commission’s rules may be waived if good cause is shown. 47 CFR § 1.3. The Commission may exercise its discretion to waive a rule where the particular facts make strict compliance inconsistent with the public interest. *Ne. Cellular Tel. Co. v. FCC*, 897 F.2d 1164, 1166 (D.C. Cir. 1990). In addition, the Commission may consider issues of hardship, equity, or more effective implementation of overall policy on an individual basis. *WAIT Radio v. FCC*, 418 F.2d 1153, 1159 (D.C. Cir. 1969); *Ne. Cellular*, 897 F.2d at 1166. Waiver of the Commission’s rules is appropriate only if both (i) special circumstances warrant a deviation from the general rule, and (ii) such deviation will serve the public interest. *NetworkIP, LLC v. FCC*, 548 F.3d 116, 125-128 (D.C. Cir. 2008); *Ne. Cellular*, 897 F.2d at 1166.

¹¹ See, e.g., *Connect America Fund et al.*, WC Docket No. 10-90 et al., Report and Order, Order and Order on Reconsideration, and Further Notice of Proposed Rulemaking, 31 FCC Rcd 3087, 3168, para. 216 (2016) (explaining that the detailed broadband buildout obligations of rate-of-return ETCs provide a “more defined yardstick by which to measure their progress towards the universal availability of voice and broadband service in their areas,” and thus, obviate the need for a five-year plan and annual updates); *ETC Reporting Streamlining Order*, 32 FCC Rcd at 4944, para. 1 (eliminating several ETC rules as either duplicative of other reporting requirements or simply no longer necessary given other methods of overseeing use of USF support).

plan” (4 CSR 240-31.130.1(F)) and such requirements should be waived consistent with the FCC’s waiver of the five-year improvement plan.¹²

6. Air Link’s ability to remain functional in emergency situations.

Air Link is able to remain functional in an emergency situation through the use of back-up power to ensure functionality without an external power source. Air Link’s standard for battery backup is at least 4 hours in offices with a generator. This is ensured during annual routine maintenance which includes battery inspection, cleaning, documentation of float voltage and cell temperature, as well as equalization or replacement if necessary. Also, portable generators are available for deployment to remote hubs without permanent generators. Air Link’s network is engineered to provide maximum capacity in order to handle excess traffic in the event of traffic spikes resulting from emergency situations. Air Link’s facilities are remotely monitored and managed by a centralized Network Operations Center. Technicians are able to remotely access and respond to alarm conditions. By design, transport redundancy is built into the telephony and data network on many levels and in the event of a hardware or circuit failure or traffic spike, the networks are able to self-correct in many cases or, at many locations, technicians are able to manually switch network elements to standby facilities both locally and remotely.

7. Air Link will satisfy applicable consumer protection, consumer privacy, and service quality standards.

Air Link will satisfy all consumer protection and service quality standards as provided in 47 C.F.R § 54.202(a)(3), and all applicable state specific consumer protection and service

¹² *WCB Reminds Connect America Fund Phase II Auction Applicants of The Process for Obtaining A Federal Designation as an Eligible Telecommunications Carrier*, WC Docket Nos. 09-197, 10-90, Public Notice, DA 18-714 (rel. July 10, 2018).

quality standards. Air Link follows applicable federal and state service quality and consumer protection rules. As previously noted, the FCC waived the requirement that the winning bidders in the CAF II reverse auction seeking FCC ETC designation certify annually that it will satisfy applicable consumer protection standards and quality standards.¹³

Air Link also provides the following to demonstrate its concern for consumer protection and service quality standards. Air Link complies with quality of service requirements including monitoring and reporting service quality metrics where required. Air Link has implemented numerous consumer protection measures to protect customer information. For example, Air Link implemented Customer Proprietary Network Information (“CPNI”) policies and procedures that are consistent with the FCC’s regulations. Employees are required to complete CPNI training and in addition, employees who have access to CPNI data receive additional guidance through written procedures regarding customer authentication.

Annually, all employees are required to review Air Link’s Business Code of Conduct which includes information and requirements on protecting sensitive customer information from improper use and disclosure. Air Link’s privacy and security policies are reinforced through periodic training required of all employees. Additional consumer protection measures include use of a lock to prevent unauthorized presubscribed interexchange carrier (PIC) changes (“Slamming”) and the fact that there are no billing and collection arrangements that could have potentially allowed unauthorized third-party charges to be added to customer’s bills (“Cramming”).

¹³ See Section 5 above and *WCB Reminds Connect America Fund Phase II Auction Applicants of The Process for Obtaining A Federal Designation as an Eligible Telecommunications Carrier*, WC Docket Nos. 09-197, 10-90, Public Notice, DA 18-714 (rel. July 10, 2018).

8. Description of rates, terms and conditions of proposed voice telephony service to be supported as Lifeline or Disabled services.

Air Link is not seeking ETC designation to participate in the Lifeline or Disabled programs. If a decision to participate in the Lifeline or Disabled programs is made, Air Link will seek amended ETC approval.

9. Explanation of how Air Link intends to provide service through the proposed service area, including areas where the applicant lacks facilities or network facilities.

Air Link currently offers broadband Internet access service and Interconnected VoIP service throughout its built-out service area today. Air Link will use the allocated CAF II reverse auction funds allocated to it, along with its own funds, to build out the awarded census blocks.

10. Air Link will ensure service will be provided in timely manner to requesting customers.

Air Link has been providing broadband Internet access service to subscribers in its service area since 2011 and has a long, established history of providing service in a timely manner. In addition, as described above, the receipt of the CAF II funds includes a stringent build-out timeline with annual reporting to the Universal Service Administration Corporation.

11. Commitment to remit required 911 revenues.

Air Link commits to remit all required 911 revenues.

12. Air Link is financially viable and technically capable of providing voice telephony service.

Air Link is financially viable and technically capable of providing the interconnected VoIP voice telephony service. Air Link has been offering Interconnected VoIP telephone service pursuant to its Commission authorization granted on September 28, 2018. Air Link is financially and technically capable of providing the services.

13. Description of how Air Link will provide access to directory assistance, operator services and interexchange services.

Directory assistance, operator services and interexchange services are provided via a combination of Air Link network and commercial wholesale agreements.

14. Disciplinary history, if any, of applicant or individuals associated with the applicant.

Neither Air Link nor individuals associated with Air Link have a history of any disciplinary action.

15. Elements for participation in Lifeline or Disability program.

Not applicable. Air Link is not seeking ETC designation to participate in the Lifeline or Disabled programs. If a decision is made to participate in the Lifeline or Disabled programs, Air Link will seek amended ETC approval.

16. Certifications of Compliance.

Consistent with Section 240-31.130.1(E) of the Commission’s rules Air Link certifies that it will notify the Commission of any change in company information, will comply with all reporting and assessment obligations and will comply with all FCC and Commission rules. Air Link is authorized by the Commission to provide Interconnected VoIP telephony service¹⁴ and certifies to comply with all requirements regarding to such authority.

17. FCC High Cost Compliance.

Section 240-31.130.1(F) of the Commission rules require certain information from those seeking ETC designation for the intended purposes of receiving federal high cost support “excluding applications for designation solely for the purpose of deploying or operating services pursuant to either the Connect America Fund or the CAF Mobility Fund established by the FCC’s Connect America Fund Order, 26 FCC Rcd. 17663 (2011).” As noted, Air Link is seeking ETC authority solely to receive the funds allocated to it by the federal high cost support fund through successful completion of the CAF II reverse auction. Thus, the additional information is not required based on the express terms of the Commission rules.

V. DESIGNATION OF AIR LINK AS AN ETC WOULD PROMOTE THE PUBLIC INTEREST

The designation of Air Link as an ETC will serve the public interest by facilitating the goals of the FCC’s CAF II program by deploying voice and broadband networks in areas where access to broadband at adequate speeds is lacking. Under the 1996 Federal Communications Act¹⁵, “upon request and consistent with the public interest, convenience and necessity” the state commission shall “designate more than one common carrier as an eligible telecommunications

¹⁴ See, DA-2019-0071.

¹⁵ 47 C.F.R. 54.201

carrier for a service area designated” by the state commission.¹⁶ Before such a designation, the state commission shall find that the designation is in the public interest.¹⁷ In its 2005 ETC Order, the FCC determined that the benefits of increased consumer choice, and the unique advantages of the applicant’s service offering are components of a public interest analysis.¹⁸ In addition, the purpose of the Connect America Fund was to expand broadband to rural America. Other companies simply were not providing the level of broadband the FCC felt was necessary to achieve its statutory obligations regarding universal service. As proven by the reverse auction process, Air Link is in the best position to achieve that goal for these census blocks in a cost-efficient fashion using USF funds.

Expedited designation of Air Link will serve the public interest by ensuring that the Air Link is eligible to receive the federal USF support allocated to Air Link by through the CAF II reverse auction. Air Link will use this funding to directly advance the FCC's goal of deploying and expanding access to high-speed, high-quality broadband and voice provided through Interconnected VoIP and wireless to residents of rural Missouri. These advanced communications services will provide important high-speed connectivity to the Internet for citizens of rural Missouri allowing for the many personal and commercial opportunities that high-speed connectivity can provide.

Designation of Air Link as an ETC is also in the public interest because it will promote increased competitive choice, increasing innovation and incenting other carriers to improve their existing networks to remain competitive. This will cause greater access to high-speed broadband and voice services, and improved service quality for residents of underserved communities in rural Missouri.

¹⁶ 47 C.F.R. 54.201(c).

¹⁷ *Id.*

¹⁸ *In the Matter of Federal-State Joint Board on Universal Service, Report and Order*, CC Docket No. 96-45, FCC 05-46, 20 *FCC Rcd* 6371, 6389 (rel. Mar. 15, 2005) (“2005 ETC Order”).

Air Link is well positioned to efficiently use federal CAF funding to expand its communications infrastructure and service offerings to rural Missouri lacking the requisite broadband speeds thus fulfilling the public interest goals of the FCC's CAF II fund.

VI. CONCLUSION

Based on the evidence presented herein, Air Link requests that it be expeditiously granted ETC authority to enable it to receive the CAF II reverse auction funds it has been allocated.

Respectfully submitted,

AIR LINK RURAL BROADBAND, LLC



Amanda Grellner
McCuskey Law Office
Attorney for Air Link Rural Broadband, LLC
1014A E. Main Street
P.O. Box 828
Linn, MO 65051
(573) 897-3609


Dated: October 12, 2018

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the above and foregoing document was delivered by first class mail, electronic mail or hand delivery, on this 12th day of October 2018, to the following parties:

General Counsel
Missouri Public Service Commission
PO Box 360
Jefferson City, MO 65102


Office of Public Counsel
Governor Office Bldg., Suite 650
PO Box 2230
Jefferson City, MO 65102


Amanda Grellner
McCuskey Law Office

AFFIDAVIT & VERIFICATION

I, Casey Imgarten, a natural person, do hereby swear and affirm that I am an officer of Applicant and that the following information and statements are true and correct to the best of my knowledge and belief:

1. I am an authorized representative of Air Link Rural Broadband L.L.C. and acknowledge that I have the authority to execute this Affidavit and Verification on behalf of Air Link Rural Broadband, L.L.C. and have read the foregoing Application and certify that the foregoing Application is based upon information which is true and correct to the best of my knowledge.
2. Air Link Rural Broadband, L.L.C. certifies that it is a common carrier under §§214(e)(1)-(2) of the Communications Act as amended (the “Act”).
3. Air Link Rural Broadband, L.L.C. commits to provide the services and functionalities required for designation as an Eligible Telecommunications Carrier (“ETC”) in the census blocks wherein funds are being allocated to Air Link Rural Broadband, L.L.C. through the Connect America Fund (“CAF”) Phase II reverse auction.
4. Air Link Rural Broadband, L.L.C. certifies that it will meet all of the applicable FCC requirements for designation as an ETC under the §214(e) of the Act and all applicable Commission requirement’s for designation as an ETC.
5. I am the corporate officer responsible for certifying Air Link Rural Broadband, L.L.C.’s use of federal high cost support. Air Link Rural Broadband, L.L.C is eligible to be designated as an ETC within the meaning of §214(e) of the Act, and is eligible to receive universal support funding pursuant to §254(c) of the Act.
6. Air Link Rural Broadband, L.L.C will use the federal high-cost support funds that it receives only to provide, deploy, upgrade and/or maintain facilities and services for which the support is intended.



Casey Imgarten
Principal, Air Link Rural Broadband, LLC

State of Missouri
County of Chariton

Subscribed and sworn before me this 5th of October, 2018.



Notary Public

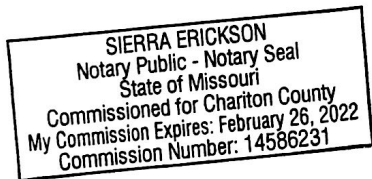



Exhibit 1

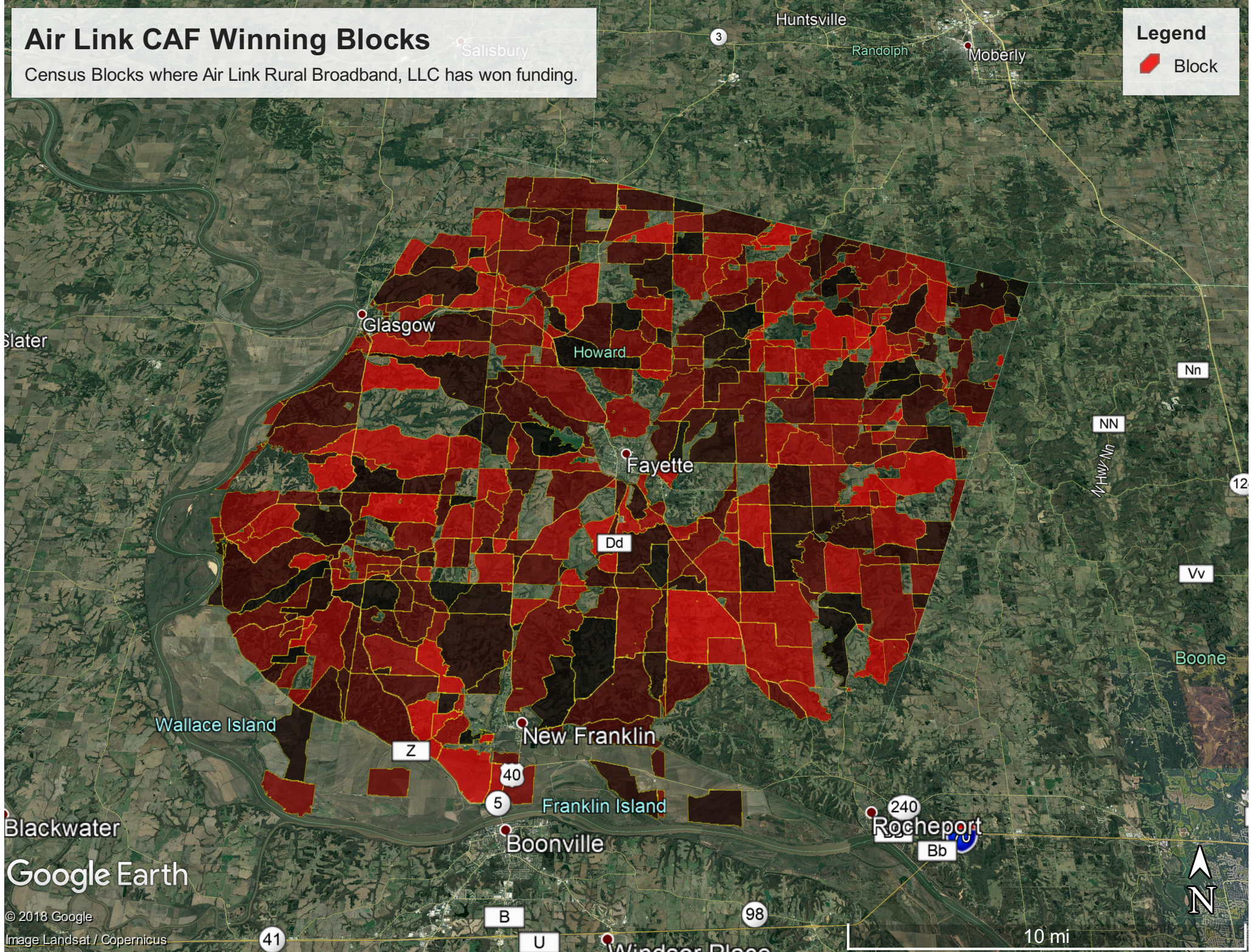
Air Link's CAF II Designated Service Area and Census Block Service Areas

Air Link CAF Winning Blocks

Census Blocks where Air Link Rural Broadband, LLC has won funding.

Legend

 Block



Google Earth

© 2018 Google
Image Landsat / Copernicus



10 mi

block_id	state	county	cbg_id
290899603001101	MO	Howard	290899603001
290899603001103	MO	Howard	290899603001
290899603001104	MO	Howard	290899603001
290899603001106	MO	Howard	290899603001
290899603001111	MO	Howard	290899603001
290899603001114	MO	Howard	290899603001
290899603001115	MO	Howard	290899603001
290899603001118	MO	Howard	290899603001
290899603001119	MO	Howard	290899603001
290899603001120	MO	Howard	290899603001
290899603001123	MO	Howard	290899603001
290899603001124	MO	Howard	290899603001
290899603001125	MO	Howard	290899603001
290899603001126	MO	Howard	290899603001
290899603001127	MO	Howard	290899603001
290899603001130	MO	Howard	290899603001
290899603001131	MO	Howard	290899603001
290899603001132	MO	Howard	290899603001
290899603001135	MO	Howard	290899603001
290899603001136	MO	Howard	290899603001
290899603001138	MO	Howard	290899603001
290899603001139	MO	Howard	290899603001
290899603001141	MO	Howard	290899603001
290899603001144	MO	Howard	290899603001
290899603001145	MO	Howard	290899603001
290899603001146	MO	Howard	290899603001
290899603001150	MO	Howard	290899603001
290899603001155	MO	Howard	290899603001
290899603001158	MO	Howard	290899603001
290899603001160	MO	Howard	290899603001
290899603001161	MO	Howard	290899603001
290899603001162	MO	Howard	290899603001
290899603001163	MO	Howard	290899603001
290899603001164	MO	Howard	290899603001
290899603001165	MO	Howard	290899603001
290899603001168	MO	Howard	290899603001
290899603001169	MO	Howard	290899603001
290899603001170	MO	Howard	290899603001
290899603001174	MO	Howard	290899603001
290899603001175	MO	Howard	290899603001
290899603001176	MO	Howard	290899603001
290899603001177	MO	Howard	290899603001
290899603001178	MO	Howard	290899603001
290899603001180	MO	Howard	290899603001
290899603001185	MO	Howard	290899603001
290899603001188	MO	Howard	290899603001
290899603002000	MO	Howard	290899603002

Exhibit 2

Air Link Advertisement Examples



660-722-4566
GetAirLink.com

HIGH SPEED wireless INTERNET

As low as **\$49** per month

- No Contract
- Unlimited Data
- Always-On connection
- Available in your area
- Business and Residential plans
- Locally owned and operated
- Local Technicians

GetAirLink.com

Phone: 660-722-4566



support@airlinkrb.com
660-722-4566 • getairlink.com

How does it work?

Air Link Rural Broadband, LLC provides reliable internet access to un-served or under-served areas of Central Missouri. Our internet backbone is an ultra-high-speed fiber connection to the internet. Air Link has created a reliable wireless network with the use of newly developed technologies. By placing our equipment in your area (atop grain legs, cell towers, or water towers) we are able to achieve what, until now, was impossible.

Plans and Pricing

\$49/month	3Mbps Download Speed
\$64/month	10Mbps Download Speed
\$79/month	15Mbps Download Speed
\$100/month	20Mbps Download Speed

All plans are unlimited! NO Contracts!



find us at Facebook.com/airlinkrb



AIRLINK
WIRELESS

660-722-4566

GetAirLink.com

HIGH SPEED wireless **INTERNET**

As low as **\$49** per month

-No Contract

-Unlimited Data

-Always-On connection

-Available in your area

-Business and Residential plans

-Locally owned and operated

- Local Technicians

GetAirLink.com



Phone: 660-722-4566



support@airlinkrb.com
660-722-4566 • getairlink.com

How does it work?

Air Link Rural Broadband, LLC provides reliable internet access to un-served or under-served areas of Central Missouri. Our internet backbone is an ultra-high-speed fiber connection to the internet. Air Link has created a reliable wireless network with the use of newly developed technologies. By placing our equipment in your area (atop grain legs, cell towers, or water towers) we are able to achieve what, until now, was impossible.

Plans and Pricing

- \$49/mo 3Mbps Download Speed
- \$64/mo 10Mbps Download Speed
- \$79/mo 15Mbps Download Speed
- \$100/mo 20Mbps Download Speed

All plans are unlimited and require NO CONTRACT

Local
Postal Customer

PRSRRT STD
ECRWSS
U.S. POSTAGE
PAID
EDDM RETAIL





Our Internet Packages

5G LOS Packages

Standard Internet

Up to 3 Mbps

Basic Browsing

Social Media

VoIP

[View Pricing](#)

On Demand Internet

Up to 10 Mbps

Light Video Streaming

Gaming

Social Media

VoIP

[View Pricing](#)

HD Internet

Up to 15 Mbps

Video Streaming

Multiple Devices

VPN

File Transfers

VoIP

[View Pricing](#)

HD+ Internet

Up to 20 Mbps

LOTS of Video Streaming

Multiple Devices

VPN

Large File Transfers

VoIP

[View Pricing](#)



Air Link Rural Broadband

Questions and answers

1

How Does It Work?


Air Link Rural Broadband, LLC provides reliable internet access to un-served or under-served areas of Central Missouri. Our internet backbone is an ultra-high-speed fiber connection to the internet. Air Link has created a reliable wireless network with the use of newly developed technologies. By placing our equipment in your area (atop grain legs, cell towers, or water towers) we are able to achieve what, until now, was impossible. Current areas of wireless coverage are Marshall, Mt Leonard, Slater, Gilliam, Glasgow, Salisbury, Keytesville, Brunswick, Marceline, Brookfield, Lake Nehai, King Hill, Rothville, Mendon, Roanoke, Armstrong, Fayette, Boonsboro, Forest Green, The Rockford Hills, Bynumville, Prairie Hill, and Indian Grove. See our [coverage maps](#) for future areas of coverage.


Our Technology




By placing our wireless equipment atop cell towers, grain bins, and more, we are able to provide reliable internet access to rural areas.

Contact Us

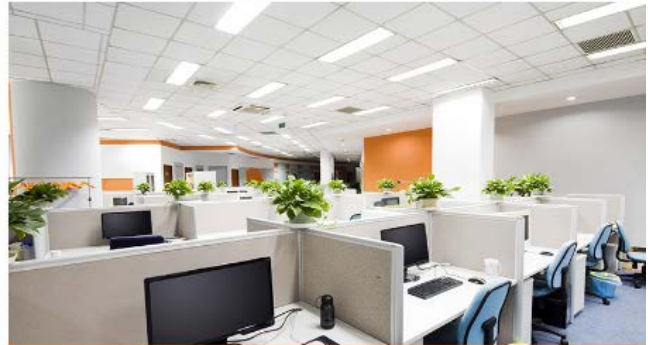
 **AirLink Rural Broadband**
32898 Hwy 24
Salisbury MO 65281

 (660) 722-4566

 support@airlinkrb.com



Residential Internet



Commercial Internet

Why AirLink Rural Broadband?

We pride ourselves on our reliable internet service and our top-notch customer interaction and service. If something goes wrong, we don't believe in passing blame at your router like other companies do - if there is a problem, we want to know about it. Feel free to call or email us at any time if you have any questions or need to report a problem.

Contact Us

AirLink Rural Broadband
32898 Hwy 24
Salisbury MO 65281

Phone: (660) 722-4566
Email: support@airlinkrb.com

Quick Links

- [Home](#)
- [Pricing](#)
- [Contact Us](#)
- [Customer Login](#)
- [Disclaimer](#)
- [Privacy Policy](#)
- [Terms of Use](#)

Connect with us on Facebook!

2 days ago

This evening Airlink will be performing maintenance in our data center in preparations for future expansion. Downtime is expected to occur around midnight and only last temporarily. Thank you!

 Photo

[View on Facebook](#) · [Share](#)



Air Link Rural Broadband, LLC
6 days ago