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Nexus Communications, Inc.,
3629 Cleveland Ave., STE C
Columbus, OH 43224

Sent Via Priority Mail Delivery

Ms. Elizabeth O'Donnell
Executive Director
Kentucky Public Service Commission
P.O. Box 615
211 Sower Blvd.
Frankfort, KY 40602-01615

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NOV 22 2005

PUBLIC SERVICE
COMMISSION

November 17, 2005

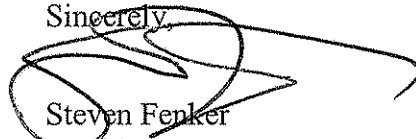
Subject: Petition for designation as an eligible telecommunications carrier (ETC)
pursuant to 47 U.S.C. 214(e).

Dear Ms. O'Donnell:

Please accept this letter as a petition to the Commission for designation of Nexus Communications, Inc., ("Nexus") as an eligible telecommunications carrier (ETC) pursuant to 47 U.S.C. 214 (e). Enclosed for filing with the Commission are the original and ten copies of the supporting documentation of this petition. Nexus has met the requirements for ETC designation. Grant of this request will serve the public good by allowing Nexus to serve current and additional low-income subscribers.

Please date and time stamp the extra copy as proof of filing and return it in the enclosed self addressed stamped envelope. Please refer any questions about this application to Nexus Communications, Inc., at P.O. Box 247168, Columbus, OH 43224 or telephone at (740) 549-1092 and Facsimile at (740) 548-1173.

Sincerely,



Steven Fenker
President

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PUBLIC SERVICE
COMMISSION

Before the
KENTUCKY PUBLIC SERVICE COMMISSION

In Re: Petition of)
Nexus Communications, Inc.,)
For Designation as an Eligible) Docket No. _____
Telecommunications Carrier)

**PETITION FOR DESIGNATION AS AN ELIGIBLE
TELECOMMUNICATIONS CARRIER IN THE STATE OF KENTUCKY
(NO RURAL REDEFINITION REQUESTED)**

Nexus Communications, Inc., (“Nexus” or the “Company”), pursuant to Section 214(e)(2) and Section 214(e)(6) 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 hereby petitions the Kentucky Public Service Commission (“Commission”) for designation as an Eligible Telecommunications Carrier (“ETC”) in certain Alltel, Cincinnati Bell and BellSouth exchanges as described herein (“Designated Area”) for the purpose of receiving federal universal service support. As demonstrated below, Nexus satisfies all of the statutory and regulatory requirements for designation as an ETC in the Designated Area. Furthermore, designation of Nexus in the Designated Area will serve the public interest. Accordingly, Nexus respectfully requests that the Commission grant this Petition.

¹ 47 U.S.C. Sec. 214(e)(2); 47 U.S.C. Sec. 214(e)(6).

² 47 C.F.R. Sec. 54.101-54.207.

I. Background

1. Nexus is an Ohio corporation and is authorized to conduct Business as a foreign corporation in the State of Kentucky.³ Copies of the Company's Articles of Incorporation and authority to transact business in the State of Kentucky are on file with the Commission and incorporated herein by reference. The Company has been certified by the Commission as a Competitive Local Exchange Carrier ("CLEC") in Kentucky (Certificate No. T63-0588). The principal office of the Company is located at 3629 Cleveland Ave., STE C, Columbus, OH 43224. The Company provides local exchange, exchange access services and wireless services in Alltel, Cincinnati Bell and BellSouth exchanges using a combination of unbundled network elements ("UNEs") provided by Alltel, Cincinnati Bell and BellSouth that allows end-to-end switching delivery of calls.

2. As set forth in Section 214(e)(2) of the Act, the Commission "shall upon its own motion or upon request designate a common carrier that meets the requirements of [Section 214(e)(1)] as an eligible telecommunications carrier for a service area designated by the State commission."⁴

³ Nexus Communications, Inc., was incorporated in the State of Ohio on 9/11/2000 (Charter/Organization ID: 1180608) and was authorized to conduct business in the state of Kentucky on 5/09/2002 (No. 0536566.09).

⁴ 47 U.S.C. Sec. 214(e)(2); see 47 C.F.R. 54.201(b) (FCC Rules citing the Act's requirements).

Upon designation as an ETC, the carrier shall be eligible to receive universal support in accordance with Section 254 of the act.⁵

3. The requirements for designation as an ETC set forth in Section 214(e)(1) are that the carrier must:

(A) offer the services that are supported by Federal universal support mechanisms under section 254(c), either using its own facilities or a combination of its own facilities and resale of another carrier's services (including the services offered by another eligible telecommunications carrier); and

(B) advertise the availability of such services and the charges therefore using the media of general distribution.⁶

II. Nexus Satisfies the Requirements for Designation as an ETC to Serve the Designated Area

4. Nexus is a common carrier as that term is defined in the Act.⁷ The Company provides competitive local telecommunications services in the state of Kentucky in accordance with Certificate No. T63-0588 effective 6/22/02.

5. Nexus offers all of the supported services enumerated under Section 254(c) using facilities obtained as UNEs from Alltel, Cincinnati Bell and BellSouth. According to FCC Rules, facilities obtained as UNEs satisfy the requirement that an ETC provide the supported services using either its own facilities or a combination of its own

⁵ 47 U.S.C. Sec. 214(e)(1).

⁶ *Id.*

⁷ See 47 U.S.C. Sec. 153(10) ("the term 'common carrier' or 'carrier' means any person engaged as a common carrier for hire, in interstate or foreign communication by wire or radio or in interstate or foreign radio transmission of energy . . .").

facilities and resale of another carrier's services.⁸ Accordingly, the Company satisfies the requirement set forth in Section 214(e)(1)(A).

6. The services that are supported by Federal universal support mechanisms under section 254(c) are enumerated in the rules of the Federal Communications Commission ("FCC") at 47 C.F.R. Sec. 54.101(a)(1)-(9). These services are:

- a) Voice grade access to the public switched network. "Voice grade access" is defined as a functionality that enables a user of telecommunications services to transmit voice communications, including signaling the network that the caller wishes to place a call, and to receive voice communications, including receiving a signal indicating there is an incoming call. For the purposes of this part, bandwidth for voice grade access should be, at a minimum, 300 to 3,000 Hertz;
- b) Local usage. "Local usage" means an amount of minutes of use of exchange service, prescribed by the FCC, provided free of charge to end users;
- c) Dual tone multi-frequency signaling or its functional equivalent. "Dual tone multi-frequency" (DTMF) is a method of signaling that facilitates the transportation of signaling through the network, shortening call set-up time;

⁸ Section 54.201(f) of the FCC's Rules states, "[f]or the purposes of this section, the term 'own facilities' includes, but is not limited to, facilities obtained as unbundled network elements pursuant to Part 51 of this chapter, provided that such facilities meet the definition of the term 'facilities' under this subpart." 47 C.F.R. Sec. 54.201(f). The term "facilities" under Section 54.201 is defined as "any physical components of the telecommunications network that are used in the transmission or outing of the services that are designated for support pursuant to subpart B of this part." 47 C.F.R. Sec. 54.201(e). Nexus's use of Alltel, Cincinnati Bell and BellSouth's UNEs meets this definition of "facilities."

- d) Single-party service or its functional equivalent. "Single-party service" is telecommunications service that permits users to have exclusive use of a wireline subscriber loop or access line for each call placed, or, in the case of wireless telecommunications carriers, which use spectrum shared among users to provide service, a dedicated message path for the length of a user's particular transmission;
- e) Access to emergency services. "Access to emergency services" includes access to services, such as 9 11 and enhanced 9 11, provided by local governments or other public safety organizations. 91 1 is defined as a service that permits a telecommunications user, by dialing the three-digit code "911" to call emergency services through a Public Service Access Point (PSAP) operated by the local government. "Enhanced 91 1" is defined as 911 service that includes the ability to provide automatic numbering information (ANI), which enables the PSAP to call back if the call is disconnected, and automatic location information (ALI), which permits emergency service providers to identify the geographic location of the calling party. "Access to emergency services" includes access to 911 and enhanced 91 1 services to the extent the local government in an eligible carrier's service area has implemented 91 1 or enhanced 91 1 systems;

- f) Access to operator services. "Access to operator services" is defined as access to any automatic or live assistance to a consumer to arrange for billing or completion, or both, of a telephone call;
- g) Access to interexchange service. "Access to interexchange service" is defined as the use of the loop, as well as that portion of the switch that is paid for by the end user, or the functional equivalent of these network elements in the case of a wireless carrier, necessary to access an interexchange carrier's network;
- h) Access to directory assistance. "Access to directory assistance" is defined as access to a service that includes, but is not limited to, making available to customers, upon request, information contained in directory listings;

and
- i) Toll limitation for qualifying low-income consumers. Toll limitation for qualifying low-income consumers.

7. Upon designation as an ETC, Nexus will participate in, and offer, LifeLine and Link-Up programs to qualifying low-income consumers and publicize the availability of Lifeline and Link-Up services in a manner reasonably designed to reach those likely to qualify for those services, as required by FCC Rules.⁹ Attached hereto as **Exhibit A** and incorporated herein by reference are copies of Nexus's proposed Lifeline and Linkup tariff to be filed with the Commission upon approval.

⁹ See 47 C.F.R. Sec. 54.401-54.417; 54.405(b)& 54-411(d).

8. Nexus will advertise the availability of the above-referenced services and the charges for those services in the Designated Area using media of general distribution, as required by FCC Rules.¹⁰

9. Nexus is financially qualified and committed to providing high quality telecommunication services within the state of Kentucky. Upon request Nexus will provide the previous year's financial statements. The financial statements of Nexus contain proprietary and confidential information not generally available to the public and thus will be marked as confidential and will be submitted under seal to be maintained by the Commission and Commission staff on a confidential basis pursuant to the Commission's current rules.

10. Attached as **Exhibit B** and incorporated herein by reference is a description of Nexus' managerial and technical capabilities to provide the supported services in the context of its application to become an Eligible Telecommunications Carrier.

11. Attached as **Exhibit C** to this Petition and incorporated herein by reference is the certification of Steven Fenker, President of Nexus certifying that the Company satisfies all of the requirements for designation as an ETC to serve the Designated Area.

III. Area for Which ETC Designation is Requested

¹⁰ See 47 C.F.R. Sec. 54.201(d)(2).

12. Nexus has served and will continue to serve the exchanges where it leases UNEs or resells the services of the non-rural telephone companies, Alltel, Cincinnati Bell and BellSouth, in the state of Kentucky. Nexus does not seek designation as an ETC in any areas served by rural telephone companies Pursuant to the Order in Docket No. T63-0588. The Company does not provide local exchange service in any area served by any Independent telephone company. The exchanges in the Alltel, Cincinnati Bell and BellSouth service areas that Nexus serves and for which it seeks ETC designation are attached as **Exhibit D**.

IV. Granting Nexus's Petition will Serve the Public Interest

13. Congress requires that the Commission grant competitive ETC petitions in non-rural areas.¹¹ No specific public interest test is mentioned, as is the case for areas served by rural telephone companies.¹² Thus, the Act provides that the Commission "shall" designate Nexus as an ETC upon finding that the company meets the nine-point list of services and that it agrees to advertise the supported services throughout the designated service area. Notwithstanding, the designation of Nexus as an ETC will serve the public interest.

14. A central purpose of the Telecommunications Act of 1996 was to "promote competition and reduce regulation . . . [thereby securing] lower prices and higher quality services ... and encourage the rapid deployment of new telecommunications technologies."¹³ Designation of Nexus as an ETC would further these goals. Granting ETC status to Nexus would allow the Company to obtain federal universal service support, which it will use to offer innovative

¹¹ See 47 U.S.C. 214(e)(2).

¹² *See Id.*

¹³ The Telecommunications Act of 1996, Pub. L. No. 104-104, 110 Stat. 56, 56 (1996).

telecommunications services at competitive prices to rural consumers in Alltel, Cincinnati Bell and BellSouth service areas.

15. Nexus will announce and advertise telecommunications services as an ETC where it provides service in the Alltel, Cincinnati Bell and BellSouth service areas in Kentucky and will publicize the availability of Lifeline and Link-Up services in a manner reasonably designed to reach those likely to qualify for those services. Accordingly, more low-income Kentucky residents will be made aware of the opportunities afforded to them under the Lifeline and Link-Up programs and will be able to take advantage of those opportunities by subscribing to Nexus' service.

16. Nexus is a contributor to the Federal Universal Service Fund.

IV. Contact Information

Name and Address of Applicant

The corporate headquarters of Nexus Communications, Inc., is:

3629 Cleveland Ave., STE C
Columbus, OH 43224
Telephone: (740) 549-1092
Facsimile: (740) 740-548-1173
Email: sfenker1@earthlink.net

For the foregoing reasons, Nexus respectfully requests that the Commission grant its petition and designate the Company as an ETC for the Alltel, Cincinnati Bell and BellSouth exchanges specified herein.

Respectfully submitted,

By: 

Steven Fenker, President
Nexus Communications, Inc.,
3629 Cleveland Ave., STE C
Columbus, OH 43224
Telephone: (740) 549-1092
Facsimile: (740) 548-1173
Email: sfenker1@earthlink.net

November 17th, 2005

Exhibit A – Proposed Tariff Changes

SECTION 5 -LIFELINE AND LINKUP

5. 1. Lifeline Program

Lifeline service is a unique class of service provided to an applicant which is designed to meet basic residential communications needs for emergency calls and for the maintenance of necessary social contacts. Lifeline service includes: single party service, voice grade access to the public switched telephone network; DTMF or its functional equivalent; access to emergency services; Toll Blocking will also be optional under this service. Lifeline service is available to qualifying low-income subscribers for single party residence service. Lifeline service is a reduction in the monthly residential access line rate charges normally paid by qualifying low-income customers. Eligible Lifeline subscribers will receive total a reduction of their residential access line rate for one party service of \$6.50. The components of the reduction to basic residential one-party rates are as follows:

- State reduction in local rate: \$1.75
- Federal baseline Lifeline reduction: \$3.50
- Company discount: \$1.25

5.1.1 Applicability:

- A. Lifeline discounts are applicable to local exchange services provided to eligible residential Applicants.

5.1.2 Territory:

- A. Within the base rate areas of all Alltel, Cincinnati Bell and BellSouth exchanges as shown and defined in the Incumbent LEC's current and effective Tariffs on file with the Commission.

5.1.3 Discounts:

- A. Lifeline is provided as a reduction of the subscriber's access line rate for local service in amounts equal to the sum of the federal baseline support credit, the company credit (as provided by the Incumbent LEC), and the supplemental federal support credit.

5.1.4 Terms and Conditions:

- A. Lifeline is provided only to the customer's principal residence.
 - B. One low-income credit is available per household and applicable to the primary residential connection only. The named subscriber must be a current recipient of any of the low-income assistance programs identified in 5 following.
 - C. Proof of eligibility in any of the qualifying low-income assistance programs should be provided to the Company at the time of application for service. The Lifeline credit will not be established until the Company has received proof of eligibility.
 - D. When, for any reason, a customer is determined to be ineligible the Company will contact the customer. If the customer cannot provide eligibility documentation, the Lifeline account will be disconnected.
 - E. Certification of eligibility in any of the qualifying low-income assistance programs will be required for any account that has been disconnected prior to the reestablishment of the service.
-

5.1.5 Eligible low-income assistance programs:

- A. The eligible low-income assistance programs are the same as those defined in the Incumbent LEC's current and effective Tariffs on file with the Commission.
- B. The Federal baseline lifeline reduction shall be used to waive the customer's Federal End-User Common Line charge.
- C. Lifeline Service will not be furnished on a Foreign Exchange service.
- D. Toll Blocking Service provides a means of restricting access to the Long Distance Message Telecommunications Network. Toll Blocking for the purposes of Lifeline Service will restrict 1+, 0+ and 0- (operator handled) calls.
- E. Toll Blocking Service is offered to Lifeline subscribers at no charge.
- F. Applicant must meet all following criteria to qualify for Lifeline Link-up service:

1. To qualify for Lifeline or Link-up the consumer must participate in one of the following programs:
 - a. Medicaid
 - b. Food stamps
 - c. Supplemental Security Income (SSI)
 - d. Federal public housing assistance
 - e. Low Income Home Energy Assistance Program
2. The customer must sign, under penalty of perjury, a document certifying:
 - a. He/she is receiving benefits from one of the programs in listed above.
 - b. Name of the program(s) from which they are receiving benefits.
 - c. That he/she will notify the company if he/she no longer participates in the program(s) listed above.

-
- ~~G.~~ The premises at which the residence service is requested must be the applicant's principal place of residence.
 - H. There is only one telephone line serving the residence premises. The residence premises household (dwelling unit) shall consist of that portion of an individual house or building or one flat or apartment occupied by a single family or individuals functioning as one domestic establishment.
 - I. Customer may change to Lifeline Service from any other type of residential service at no charge. If a Lifeline customer no longer qualifies for Lifeline Service, that customer may change back to another type of residential service, in which case there will be no charge.
 - J. All charges either recurring or non-recurring for any service other than Lifeline Service, as described herein, shall be billed at the tariffed rate.
 - K. Lifeline Service customers shall be exempt from state sales tax applicable to their basic residential access line.

5.2 Link-Up Connection Program

- 5.2.1 Link-Up is a connection assistance program, which provides for the reduction of applicable charges associated with connection of telephone service,
- 5.2.2 The applicant must meet the requirements for qualification for Lifeline Telephone Service.
- 5.2.3 Link-Up is a Federal Lifeline assistance program applicable to eligible residential subscribers and designed to promote subscriber ship to the telephone network among low-income residential households.
- 5.2.4 Service connection charges, as set forth subsequently in this tariff, for initial installation of the main residential service access line, will be ~~discounted at a rate of 50%, not to exceed \$30.00. This reduced charge~~ shall be assessed only for a single residential telephone line per eligible household at the principal place of residence.
- 5.2.5 The customer may defer payment on up to \$200 of the above charges without interest for a period not to exceed two months. The deferred charges do not include any permissible security deposits required.
- 5.2.6 Link-Up assistance is available for a second or subsequent time only for a principal place of residence with an address different from the residence address where assistance was previous provided.
- 5.2.7 The premises at which the residence service is requested must be the applicant's principal place of residence.
- 5.2.8 There can only be one telephone access line serving the residence premises. The residence premises household (dwelling unit) shall consist of that portion of an individual house or building or one flat or apartment occupied by a single family or individuals functioning as one domestic establishment.
- 5.2.9 Link-Up will not be furnished on a Foreign Exchange service.

Exhibit B –Managerial Qualifications

Steven Fenker – President

Steven Fenker is President of Nexus Communications, Inc. which is currently providing Competitive Local Exchange Service in the states of Ohio, Indiana, Illinois, Wisconsin, Michigan, Kentucky, Alabama, Florida, Georgia, Kansas, Mississippi, Missouri, North Carolina, and South Carolina

Nexus has been approved but is not currently providing Competitive Local Exchange Service in the states of Texas, Arkansas and California.

~~Mr. Fenker is responsible for compliance with all governmental mandates, negotiating resale agreements with underlying local exchange carriers, and oversees the all financial matters. Mr. Fenker has over fifteen years experience in starting and running various successful telecommunications companies. Mr. Fenker's telecommunication experience also includes several successful start-up companies in the wireless business.~~

Mr. Fenker owns 100% of the outstanding shares of stock and is the sole Officer and Director of Nexus.

Exhibit C – Certification:

I, Steven Fenker, certify as follows:

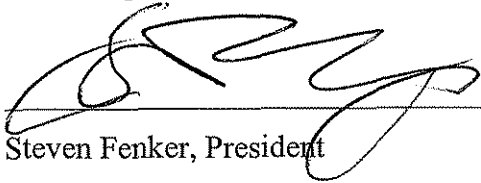
1. I am the President of Nexus Communications, Inc., licensed as a Competitive Local Exchange Carrier (CLEC) in the state of Kentucky in accordance with Certificate No. T63-0588

2. I provide this certification in support of Nexus' Application for Designation as an Eligible Telecommunications Carrier in Kentucky. Nexus is seeking designation as an ETC under Section 214(e)(2) and Section 214(e)(6) of the Communications Act of 1934, as amended, so that it can serve the universal service needs of consumers residing in the state of Kentucky.

3. For the reasons set forth in Nexus' Petition, Nexus meets the criteria for ETC designation under Section 214(e)(2) and Section 214(e)(6). Specifically:

- (a) Nexus is a common carrier for purposes of obtaining ETC designation.
- (b) Nexus provides telephone exchange service and exchange access service.
- (c) Nexus offers the services designated for support by the Commission pursuant to Section 254(c).
- (d) Nexus offers the supported services using its own facilities or a combination of its own facilities and resale of another carrier's services.
- (e) Nexus advertises the availability of such services and the associated charges using media of general distribution.

I have examined and formulated the foregoing request, and to the best of my knowledge, information and belief, all statements of fact contained in said request are correct statements of the business and affairs of the requesting carrier with respect to each and every matter set forth.


Steven Fenker, President

Dated 11/18/05, 2005

Subscribed and sworn to before me, a Notary Public in and for the State of Ohio, above named this 18th day of NOVEMBER, 2005

(Notary Public) Vadi Govindasamy

(Seal)



VADIVAMBIGAI GOVINDASAMY
NOTARY PUBLIC, STATE OF OHIO
My Commission Expires 03-04-2007
Recorded in Franklin County

My Commission Expires: 03/04/2007

Exhibit D – List of Exchanges

EXHIBIT D

ALLTEL WIRE CENTERS		
RATE CENTER	SWITCH	WIRE CENTER
Bradfordsville	BRVLKYXARS0	BRVLKYXA
Burkesville	BSVLKYXARS0	BSVLKYXA
Cecilia	CECLKYXARS0	CECLKYXA
Clarkson	CKSNKYXADS0	CKSNKYXA
Columbia	CLMAKYXADS0	CLMAKYXA
Campbellsville	CMVLKYXADS0	CMVLKYXA
Caneyville	CYVLKYXADS0	CYVLKYXA
Elizabethtown	EZTWKYXADS0	EZTWKYXA
Glasgow	GLSGKYXADS0	GLSGKYXA
Greensburg	GNBGKYXBDS0	GNBGKYXB
Hodgenville	HGVLKYXADS0	HGVLKYXA
Lebanon	LBNNKYXADS0	LBNNKYXA
Loretto	LRTTKYXARS0	LRTTKYXA
Leitchfield	LTFDKYXADS0	LTFDKYXA
Mount Washington	MTWSKYXARS0	MTWSKYXA
Scottsville	SCVLKYXARS0	SCVLKYXA
South Hardin	SHDNKYXARS0	SHDNKYXA
Shepherdsville	SHPVKYXARS0	SHPVKYXA
Tompkinsville	TMVLKYXARS0	TMVLKYXA
Zoneton	ZNTNKYXADS1	ZNTNKYXA
Arlington	ARTNKYXARS1	ARTNKYXA
Bee Spring	BESPKYXARS2	BESPKYXA
Bardwell	BRWLKYXADS1	BRWLKYXA
Brownsville	BWVLKYXARS1	BWVLKYXA
Calvert City	CLCTKYXADS0	CLCTKYXA
Columbus	CLMBKYXARS1	CLMBKYXA
Milburn	MLBNKYXARS1	MLBNKYXA
Mammoth Cave	MMCVKYXARS1	MMCVKYXA
Owensboro	OWBOKY22OMD	OWBOKY22
Park City	PRCYKYXARS1	PRCYKYXA
Smiths Grove	SMGVKYXADS1	SMGVKYXA
Smithland	SMLDKYXADS0	SMLDKYXA
Uniontown	UNTWKYXADS0	UNTWKYXA
Augusta	AGSTKYXARS0	AGSTKYXA
Albany	ALBYKYXADS0	ALBYKYXA
Ashland	ASLDKYXADS0	ASLDKYXA
Barbourville	BBVLKYXARS0	BBVLKYXA
Berea	BEREKYXADS1	BEREKYXA
Brooksville	BKVLKYXARS0	BKVLKYXA
Brodhead	BRHDKYXARS1	BRHDKYXA
Burnside	BRSDKYXADS0	BRSDKYXA
Bryantsville	BTVLKYXARS3	BTVLKYXA

Cumberland	CMLDKYXADS0	CMLDKYXA
Catlettsburg	CTBGKYXADS0	CTBGKYXA
Dover	DOVRKYXARS0	DOVRKYXA
Eubank	EBNKKYXARS0	EBNKKYXA
East Bernstadt	EBRNKYACRS0	EBRNKYAC
Evarts	EVRSKYXADS0	EVRSKYXA
Ewing	EWNGKYXARS0	EWNGKYXA
Faubush	FBSHKYXARS0	FBSHKYXA
Flat Lick	FLLCKYXARS0	FLLCKYXA
Washington	FMBGKYXADS0	FMBGKYXA
Fernleaf	FRNLKYXARS0	FRNLKYXA
Germantown	GMTWKYXARS0	GMTWKYXA
Greenup	GNUPKYXADS1	GNUPKYXA
Garrison	GRSNKYXADS0	GRSNKYXA
Grayson	GYSNKYXADS0	GYSNKYXA
Hillsboro	HLBOKYXARS0	HLBOKYXA
Hustonville	HTVLKYXERS0	HTVLKYXE
Leatherwood	HZRDKYXADS0	HZRDKYXA
Irvine	IRVNKYXADS0	IRVNKYXA
Johnsville	JHVLKYXARS0	JHVLKYXA
Jenkins	JNKNKYXADS0	JNKNKYXA
Liberty	LBRTKYXADS1	LBRTKYXA
Lancaster	LNCSKYXADS0	LNCSKYXA
London	LONDKYXADS0	LONDKYXA
Livingston	LVTNKYXARS1	LVTNKYXA
Lewisburg (Mason)	LWGMKYXARS0	LWGMKYXA
Lexington	LXTNKYUKDS0	LXTNKYUK
Lexington	LXTNKYXADS1	LXTNKYXA
Lexington	LXTNKYXBDS0	LXTNKYXB
Lexington	LXTNKYXCDS0	LXTNKYXC
Lexington	LXTNKYXDDS0	LXTNKYXD
Lexington	LXTNKYXEDS0	LXTNKYXE
Lexington	LXTNKYXFDS0	LXTNKYXF
Lexington	LXTNKYXGDS0	LXTNKYXG
Midway	MDWYKYXARS0	MDWYKYXA
Meads	MEDSKYAECM0	MEDSKYAE
Meads	MEDSKYXADS0	MEDSKYXA
Manchester	MNCHKYXARS0	MNCHKYXA
Monticello	MNTIKYXADS0	MNTIKYXA
Morehead	MRHDKYXADS0	MRHDKYXA
Mount Olivet	MTOLKYXARS0	MTOLKYXA
Mount Vernon	MTVRKYAIRS0	MTVRKYAI
Mays Lick	MYLCKYXARS0	MYLCKYXA
Nancy	NANCKYXARS0	NANCKYXA
Nicholasville	NCVLKYXADS0	NCVLKYXA
Olive Hill	OLHLKYXADS0	OLHLKYXA
Oneida	ONEDKYXARS0	ONEDKYXA
Owingsville	OWVLKYXADS0	OWVLKYXA
Paint Lick	PNLCKYXERS1	PNLCKYXE
Russell	RSSLKY01CM1	RSSLKY01
Russell	RSSLKYXBDS0	RSSLKYXB
Science Hill	SCHLKYXARS0	SCHLKYXA

Sharpsburg	SHBGKYXARS4	SHBGKYXA
Salt Lick	SLLCXYXARS0	SLLCXYXA
Somerset	SMRTKYXADS0	SMRTKYXA
Shopville	SOVLKYXARS0	SOVLKYXA
South Shore	SSHRKYXARS0	SSHRKYXA
Tollesboro	TLBOKYXADS0	TLBOKYXA
Vicco	VICCKYXARL0	VICCKYXA
Vanceburg	VNBGKYXADS0	VNBGKYXA
Versailles	VRSLKYXADS0	VRSLKYXA
Washington	WASHKYXADS0	WASHKYXA
White Lily	WHLLKYXARS0	WHLLKYXA
Wilmore	WLMRKYXARS0	WLMRKYXA

BELLSOUTH WIRE CENTERS

RATE CENTER	SWITCH	WIRE CENTER
Allen	ALLNKYMADS0	ALLNKYMA
Aurora	AURRKYMADS0	AURRKYMA
Bedford	BDFRKYMADS0	BDFRKYMA
Bagdad	BGDDKYMADS0	BGDDKYMA
Bloomfield	BLFDKYMADS0	BLFDKYMA
Bluff Springs	BLSPKYMADS1	BLSPKYMA
Benham-Lynch	BNLYKYMADS0	BNLYKYMA
Benton	BNTNKYMADS0	BNTNKYMA
Burgin	BRGNKYMADS0	BRGNKYMA
Bremen	BRMNKYMADS0	BRMNKYMA
Bardstown	BRTWKYESDS0	BRTWKYES
Beaver Dam	BVDMKYMADS0	BVDMKYMA
Bowling Green	BWLGKYMADS0	BWLGKYMA
Bowling Green	BWLGKYRVDS0	BWLGKYRV
Beattyville	BYVLKYMADS0	BYVLKYMA
Cadiz	CADZKYMADS0	CADZKYMA
Chaplin	CHPLKYMADS1	CHPLKYMA
Clay	CLAYKYMADS0	CLAYKYMA
Calhoun	CLHNKYMADS0	CLHNKYMA
Cloverport	CLPTKYMADS0	CLPTKYMA
Clinton	CLTNKYESDS0	CLTNKYES
Campbellsburg	CMBGKYMADS0	CMBGKYMA
Central City	CNCYKYMADS0	CNCYKYMA
Canton	CNTNKYMADS0	CNTNKYMA
Centertown	CNTWKYMADS1	CNTWKYMA
Crofton	COTNKYMADS0	COTNKYMA
Corbin	CRBNKYMADS0	CRBNKYMA
Crab Orchard	CRBOKYMADS0	CRBOKYMA
Carlisle	CRLSKYMADS0	CRLSKYMA
Carrollton	CRTNKYMADS0	CRTNKYMA
Corydon	CYDNKYMADS0	CYDNKYMA
Cynthiana	CYNTKYMADS0	CYNTKYMA
Danville	DAVLKYMADS0	DAVLKYMA
Dixon	DIXNKYMADS0	DIXNKYMA

Drakesboro	DRBOKYESDS0	DRBOKYES
Dawson Springs	DWSPKYESDS0	DWSPKYES
Eddyville	EDVLKYMADS0	EDVLKYMA
Ekton	EKTNKYMADS0	EKTNKYMA
Elkhorn City	ELCYKYESDS1	ELCYKYES
Eminence	EMNNKYESDS0	EMNNKYES
Eminence	EMNNKYPLDS0	EMNNKYPL
Ensor	ENSRKYMADS0	ENSRKYMA
Earlington	ERTNKYMADS0	ERTNKYMA
Fedscreek	FDCKKYESDS0	FDCKKYES
Fordsville	FDVLKYMADS0	FDVLKYMA
Freeburn	FEBRKYMADS0	FEBRKYMA
Franklin	FKLNKYMADS0	FKLNKYMA
Cayce	FLTNKYMADS0	FLTNKYMA
Finchville	FNVLKYMADS1	FNVLKYMA
Ford	FORDKYMADS0	FORDKYMA
Fredonia	FRDNKYMADS0	FRDNKYMA
Frankfort	FRFTKYESDS0	FRFTKYES
Frankfort	FRFTKYMADS0	FRFTKYMA
Gilbertsville	GBVLKYMADS0	GBVLKYMA
Ghent	GHNTKYMADS1	GHNTKYMA
Greenville	GNVLKYMADS0	GNVLKYMA
Gracey	GRACKYMADS0	GRACKYMA
Georgetown	GRTWKYMADS0	GRTWKYMA
Guthrie	GTHRKYMADS0	GTHRKYMA
Habit	HABTKYMADS0	HABTKYMA
Hanson	HANSKYMADS0	HANSKYMA
Hebbardsville	HBVLKYMADS0	HBVLKYMA
Hickman	HCMNKYMADS0	HCMNKYMA
Harrodsburg	HDBGKYMADS0	HDBGKYMA
Henderson	HNSNKYMADS0	HNSNKYMA
Hopkinsville	HPVLKYMADS0	HPVLKYMA
Hardinsburg	HRBGKYESDS0	HRBGKYES
Hartford	HRFRKYMADS0	HRFRKYMA
Harlan	HRLNKYMADS0	HRLNKYMA
Hawesville	HWVLKYMADS0	HWVLKYMA
Inez	INEZKYMADS0	INEZKYMA
Island	ISLDKYMADS0	ISLDKYMA
Jackson	JCSNKYMADS0	JCSNKYMA
Jellico	JLLCTNMARS0	JLLCTNMA
Junction City	JNCYKYMADS0	JNCYKYMA
Kirksville	KKVLKYMADS0	KKVLKYMA
Lebanon Junction	LBJTKYMADS0	LBJTKYMA
La Fayette	LFYTKYMADS0	LFYTKYMA
La Grange	LGRNKYESDS0	LGRNKYES
Louisa	LOUSKYESDS0	LOUSKYES
Lawrenceburg	LRBGKYMADS0	LRBGKYMA
Louisville	LSVLKY26DS0	LSVLKY26
Louisville	LSVLKYANDS0	LSVLKYAN
Louisville	LSVLKYAPDS0	LSVLKYAP
Louisville	LSVLKYBEDS0	LSVLKYBE
Louisville	LSVLKYBRDS0	LSVLKYBR

Louisville	LSVLKYCSXEX	LSVLKYCS
Louisville	LSVLKYCWDS0	LSVLKYCW
Louisville	LSVLKYFCDS0	LSVLKYFC
Louisville	LSVLKYHADS0	LSVLKYHA
Louisville	LSVLKYJTDS0	LSVLKYJT
Louisville	LSVLKYOADS0	LSVLKYO
Louisville	LSVLKYSHDS0	LSVLKYSH
Louisville	LSVLKYSLDS0	LSVLKYSL
Louisville	LSVLKYSMDS0	LSVLKYSM
Louisville	LSVLKYTSDS0	LSVLKYTS
Louisville	LSVLKYVSDS0	LSVLKYVS
Louisville	LSVLKYWEDS0	LSVLKYWE
Livermore	LVMRKYMADS0	LVMRKYMA
Maceo	MACEKYMADS0	MACEKYMA
Marion	MARNKYMADS0	MARNKYMA
Martin	MARTKYMADS0	MARTKYMA
McDaniels	MCDNKYMADS0	MCDNKYMA
McDowell	MCWLKYMADS0	MCWLKYMA
Middlesboro	MDBOKYMADS1	MDBOKYMA
Madisonville	MDVIKYMADS0	MDVIKYMA
Morganfield	MGFDKYMADS0	MGFDKYMA
Morgantown	MGTWKYMADS0	MGTWKYMA
Millersburg	MLBGKYMADS0	MLBGKYMA
Milton	MLTNKYMADS0	MLTNKYMA
Mortons Gap	MRGPKYMADS0	MRGPKYMA
Murray	MRRYKYMADS0	MRRYKYMA
Mount Eden	MTEDKYMADS0	MTEDKYMA
Mount Sterling	MTSTKYMADS0	MTSTKYMA
Mayfield	MYFDKYMADS0	MYFDKYMA
Maysville	MYVLKYMADS0	MYVLKYMA
Nebo	NEBOKYMADS0	NEBOKYMA
Neon	NEONKYESDS0	NEONKYES
Nortonville	NRVLKYMADS0	NRVLKYMA
New Haven	NWHNKYMADS0	NWHNKYMA
Oak Grove	OKGVKYESDS0	OKGVKYES
Owensboro	OWBOKYMADS1	OWBOKYMA
Owenton	OWTNKYMADS0	OWTNKYMA
Paris	PARSKYMADS0	PARSKYMA
Paducah	PDCHKYIPDS0	PDCHKYIP
Paducah	PDCHKYLODS0	PDCHKYLO
Paducah	PDCHKYMADS0	PDCHKYMA
Paducah	PDCHKYRLDS1	PDCHKYRL
Pineville	PIVLKYMADS0	PIVLKYMA
Pikeville	PKVLKYMADS0	PKVLKYMA
Pikeville	PKVLKYMTDS0	PKVLKYMT
Pleasant Ridge	PLRGKYMADS0	PLRGKYMA
Pembroke	PMBRKYMADS0	PMBRKYMA
Panther	PNTHKYMADS0	PNTHKYMA
Paintsville	PNVLKYMADS0	PNVLKYMA
Prestonsburg	PRBGKYESDS0	PRBGKYES
Princeton	PRTNKYESDS0	PRTNKYES
Providence	PRVDKYMADS0	PRVDKYMA

Perryville	PRVLKYMADS0	PRVLKYMA
Port Royal	PTRYKYMADS0	PTRYKYMA
Robards	RBRDKYMADS0	RBRDKYMA
Richmond	RCMDKYMADS0	RCMDKYMA
Russellville	RLVLKYMADS0	RLVLKYMA
Rose Terrace	RSTRKYESDS0	RSTRKYES
Sacramento	SCRMKYMADS0	SCRMKYMA
Sadieville	SDVLKYMADS0	SDVLKYMA
Sebree	SEBRKYMADS0	SEBRKYMA
Sharon Grove	SHGVKYMADS1	SHGVKYMA
Shelbyville	SHVLKYMADS0	SHVLKYMA
Slaughters	SLGHKYMADS0	SLGHKYMA
Sulphur	SLPHKYMADS1	SLPHKYMA
Salvisa	SLVSKYMADS0	SLVSKYMA
Stanton	SNTNKYMADS0	SNTNKYMA
Springfield	SPFDKYMADS0	SPFDKYMA
Sorgho	SRGHKYMADS0	SRGHKYMA
Simpsonville	SSVLKYMADS0	SSVLKYMA
St Charles	STCHKYMADS0	STCHKYMA
Stanford	STFRKYMADS0	STFRKYMA
Stamping Ground	STGRKYMADS0	STGRKYMA
Stanley	STNLKYMADS0	STNLKYMA
Stone	STONKYMADS0	STONKYMA
Sturgis	STRGKYMADS0	STRGKYMA
South Williamson	SWSNKYMADS0	SWSNKYMA
Bessie Bend	TPVLTNMARS0	TPVLTNMA
Trenton	TRENKYMADS0	TRENKYMA
Taylorsville	TYVLKYMADS0	TYVLKYMA
Jordan	UNCYTNMADS0	UNCYTNMA
Utica	UTICKYMADS0	UTICKYMA
Virgie	VIRGKYMADS0	VIRGKYMA
Waco	WACOKYMADS0	WACOKYMA
Waddy	WDDYKYMADS0	WDDYKYMA
Whitesburg	WHBGKYMADS0	WHBGKYMA
Whitesville	WHVLKYMADS0	WHVLKYMA
Williamsburg	WLBGKYMADS0	WLBGKYMA
Wallins Creek	WLCKKYESDS0	WLCKKYES
West Louisville	WLVLKYMADS0	WLVLKYMA
Winchester	WNCHKYMADS0	WNCHKYMA
Winchester	WNCHKYPVDS0	WNCHKYPV
Warfield	WRFDKYMADS0	WRFDKYMA
Willisburg	WSBGKYMADS0	WSBGKYMA
West Point	WSPNKYMADS0	WSPNKYMA
Wayland	WYLDKYESDS0	WYLDKYES

CINCINNATI BELL WIRE CENTERS

RATE CENTER	SWITCH	WIRE CENTER
Alexandria	ALXNKYALRS0	ALXNKYAL
Butler	BTLRKYBRDS0	BTLRKYBR

Boone	BURLKYBNRS0	BURLKYBN
Williamstown	CRTDKYCTDS0	CRTDKYCT
Covington	CVTNKYCNS0	CVTNKYCN
Falmouth	FLMOKYUARS0	FLMOKYUA
Boone	FLRNKYFLDS1	FLRNKYFL
Covington	FTTHKYFTDS0	FTTHKYFT
Glencoe	GLCOKYGCDS0	GLCOKYGC
Independence	INDPKYINRS0	INDPKYIN
Covington	LKPKKYLPDS0	LKPKKYL
Boone	UNINKYACRS0	UNINKYAC
Walton	WLTNKYWLDS0	WLTNKYWL
Williamstown	WLTWKYWTDS0	WLTWKYWT
Warsaw	WRSWKYWRDS0	WRSWKYWR