

June 19, 2006

via Federal Express Ms. Beth O'Donnell Executive Director Kentucky Public Service Commission 211 Sower Blvd. P. O. Box 615 Frankfort, KY 40601 received

JUN 20 2006 PUBLIC SERVICE COMMISSION

CASE 2006-00312

Re: West Virginia PCS Alliance LC (d/b/a NTELOS) Petition for Designation as an Eligible Telecommunications Carrier in the State of Kentucky

Dear Ms. O'Donnell:

Enclosed for filing with the Public Service Commission of the Commonwealth of Kentucky (the "Commission"), is one original and ten (10) copies of West Virginia PCS Alliance LC (d/b/a "NTELOS") Petition for Designation as an Eligible Telecommunications Carrier in the State of Kentucky in the above-styled case.

In addition, enclosed is a copy for file-stamping. Please return this copy to us in the selfaddressed, postage prepaid envelope furnished herewith. Thank you, and if you have any questions with regards to this matter, please call me.

Very truly yours,

DINSMORE & SHOHL LLP

Holly C. Mallace

HCW/bct Enclosure cc: Steve Goodman John E. Selent, Esq.

111039v1

BEFORE THE KENTUCKY PUBLIC SERVICE COMMISSION

In the Matter of)	Case No. 2006-00312
Petition of West Virginia PCS Alliance LC (d/b/a NTELOS))	
For Designation as an Eligible)	JUN 2 0 2006
Telecommunications Carrier In the State of Kentucky)	PUBLIC SERVICE COMMISSION

PETITION OF WEST VIRGINIA PCS ALLIANCE LC (d/b/a NTELOS) FOR DESIGNATION AS AN ELIGIBLE TELECOMMUNICATIONS CARRIER IN THE STATE OF KENTUCKY

I. INTRODUCTION

West Virginia PCS Alliance LC doing business as NTELOS, by its counsel and pursuant to Section 214(e)(6) of the Telecommunications Act of 1934, as amended (the "Act"), respectfully submits this petition to the Kentucky Public Service Commission for designation as an Eligible Telecommunications Carrier ("ETC") for purposes of receiving high-cost support from the Federal Universal Service fund program throughout the current service area and wire centers served by non-rural incumbent local exchange carriers ("ILECs") in Kentucky. Specifically, NTELOS seeks designation as an ETC in areas served by Kentucky Alltel-Lexington ("Alltel"). As shown more fully herein, and certified in Exhibit A, NTELOS satisfies all of the conditions for ETC designation set forth in the Act and the Kentucky Public Service Commission and Federal Communications Commission's rules, and NTELOS' designation will serve the public interest.

II. NTELOS SERVICES

- A. NTELOS is authorized to provide digital personal communication service (PCS) in Kentucky pursuant to Part 24 of the Federal Communications Commission's rules.
 NTELOS is a common carrier according to the definition in 47 U.S.C. § 153(10) and the requirements of 47 U.S.C. § 214(e) (1).
- B. NTELOS is a wireless telecommunications carrier serving northeast Kentucky with quality, affordable digital personal communications services (PCS). NTELOS is licensed to provide PCS service in Kentucky in frequency block B (FCC Call Sign WPOH986) in the Cincinnati/Dayton Major Trading Area (MTA 18), which includes the Huntington, WV Ashland, KY Basic Trading Area (BTA 197), the Portsmouth, OH Basic Trading Area (BTA 359), and the Williamson, WV Pikeville, KY Basic Trading Area (BTA 474). NTELOS maintains a wireless switch in Charleston, West Virginia, which is used to provide local and long distance service for Kentucky customers.
- C. West Virginia PCS Alliance LC is a wholly-owned subsidiary of NTELOS Communications Inc., a subsidiary of the parent company NTELOS Inc. ("NTELOS"). NTELOS is a regional provider of wireless and wireline communications services under the NTELOS brand name in Virginia, West Virginia, Kentucky, Ohio and North Carolina. NTELOS serves approximately 340,000 wireless customers and 95,000 wireline customers. NTELOS is a 107-year old company headquartered at 401 Spring Lane, Waynesboro, Virginia, 22980. The company is publicly traded on NASDAQ under "NTLS".

- D. NTELOS began offering PCS service in Kentucky in 1998.
- E. NTELOS provides wireless local exchange service in four counties (Boyd, Carter, Greenup and Lawrence) in Kentucky and serves approximately 4,700 customers in the state. Pictured on the map in Exhibit B is the company's service area in Kentucky.¹ In Exhibit C, NTELOS illustrates the areas it serves that correspond to the exchange areas and wire center codes of Kentucky Alltel-Lexington, the incumbent wireline service provider. NTELOS asks the Commission to grant it ETC designation in the six wire centers identified in Exhibit C.
- F. NTELOS has sufficient facilities and capacity to provide supported services throughout its service area in Kentucky. Additionally, it is possible that NTELOS may provide supported services using a combination of its own facilities and resale of another carrier's facilities.
- G. NTELOS has Interconnection Agreements with Kentucky Alltel-Lexington approved by the Kentucky Public Service Commission.
- H. NTELOS is a wireless ETC in both Virginia and West Virginia and two of its wireline affiliates are Virginia ILECs that receive Universal Service funding. NTELOS fully understands the service commitments inherent with the ETC designation.

¹ The map of NTELOS' company's service area is attached as Exhibit B.

III. NTELOS QUALIFIES FOR DESIGNATION AS AN ETC

NTELOS satisfies each of the elements required for ETC designation, as shown below:

A. NTELOS provides each of the services supported by the Federal High Cost Universal Service Program, as set forth in Section 214(e) of the Act and Section 54.101(a) of the Federal Communications Commission's rules.² In order to be designated as an ETC, a carrier must be a common carrier and both offer and advertise the supported services throughout the designated service area. The Federal Communications Commission has identified the following services as the core services to be offered by an ETC and supported by federal USF mechanisms. NTELOS will advertise and make available a "universal service" offering that includes all of the supported services for consumers in the designated service areas in Kentucky.

1. <u>Voice-Grade Access to the Public Switched Network</u>. As an existing wireless service provider in Kentucky, NTELOS provides voice-grade access to the public switched network. Through interconnection agreements with ILECs, NTELOS is able to originate and terminate local and long distance telephone service for all of its subscribers.

2. <u>Local Usage</u>. NTELOS currently offers several service options that include varying amounts of local usage in monthly service plans. NTELOS also offers a rate plan that includes unlimited local usage. NTELOS will satisfy the local usage criterion for ETC designation based upon its offering of unlimited local usage calling plans.

3. <u>Functional Equivalent of Touch-Tone ("DTMF") Signaling</u>. NTELOS currently uses out-of-band digital signaling and in-band multi-frequency ("MF") signaling that is functionally equivalent to DTMF signaling. NTELOS therefore meets the requirement to provide DTMF signaling or its functional equivalent.³

² 47 C.F.R. § 54.101(a).

³ Universal Service First Report and Order, 12 FCC Rcd. at 8815, ¶ 71 (1997).

4. <u>Single Party Service</u>. NTELOS meets the requirement of single-party service by providing a dedicated message path for the length of all customer calls.⁴

5. <u>Access to Emergency Service</u>. NTELOS currently offers access to emergency service throughout its cellular service area by dialing 911. Enhanced 911 ("E911"), which includes the capability of providing both automatic numbering information ("ANI") and automatic location information ("ALI"), is required if a public emergency service provider makes arrangements for the delivery of such information.⁵ NTELOS has completed Phase 2 E911 implementation in the four counties (Boyd, Carter, Greenup and Lawrence) that have requested it. Therefore, NTELOS meets the requirement to provide access to emergency service.

6. <u>Access to Operator Services</u>. NTELOS offers its subscribers access to operator services and will make such services available throughout its designated service area.

7. <u>Access to Interexchange Service</u>. NTELOS presently meets this requirement to provide all of its customers with the ability to make and receive interexchange or toll calls through direct interconnection arrangements the Company has with an interexchange carrier ("IXC").

8. <u>Access to Directory Assistance</u>. NTELOS meets this requirement by providing all of its customers with access to directory assistance by dialing "411" or "555-1212."

9. <u>Services for Qualifying Low-Income Customers</u>. Once designated as an ETC, NTELOS will participate in Lifeline and Linkup programs for low-income subscribers as required, and will offer toll blocking to meet the FCC's requirement. Today, the Company provides toll blocking services for international calls and customer selected toll calls. NTELOS will utilize the same toll blocking technology to provide toll limitation for qualifying low-income customers, at no charge, as part of its universal service offerings.

B. NTELOS provides the supported services under Section 214(e)(1)(A) of the Act and Section 54.101(a) of the Federal Communications Commission's rules using NTELOS' existing network infrastructure, consisting of switching, trunking, cell sites, and network equipment, together with any expansions and enhancements to that network. NTELOS has the ability and willingness to provide universal service throughout its service area and

⁴ *Id.* at 8810, ¶ 62.

commits to using alternative methods, such as resale, to provide service to any customer that cannot be easily reached by NTELOS' digital PCS service.

IV. NTELOS WILL ADVERTISE ITS UNIVERSAL SERVICE OFFERING

NTELOS will advertise the availability of its universal service offering, and the associated charges, using media of general distribution. Currently, NTELOS employs several advertising mediums to promote its service offerings, including television, radio, newspaper, and billboard advertising, as well as special targeted advertising.⁶ The Company will use these media, as necessary, to insure that consumers within its designated service area are fully informed of its universal service offering. NTELOS also currently maintains a consumer-friendly website, www.ntelos.com, which illustrates wireless service offerings and pricing. NTELOS assures the Commission that it will advertise its universal services at least quarterly throughout the service area for which it is designated as an ETC. ETCs receive universal service support only to the extent they serve customers, and given the investments NTELOS plans to make to enhance its network to fully serve the universal service needs of consumers in northeast Kentucky, NTELOS has strong economic incentives, reinforcing its statutory obligations, to promote its universal service offering in Kentucky.

V. <u>DESIGNATING NTELOS AS AN ETC WILL ADVANCE THE PUBLIC</u> <u>INTEREST</u>

⁵ *Id.* at 8826-27, ¶ 90.

⁶ See a sample advertisement attached as Exhibit D.

NTELOS is not required to make a separate public interest showing in connection with this application, since it is seeking designation only in areas served by non-rural ILECs. However, NTELOS believes that a grant of its application will serve the public interest by promoting additional deployment of wireless services to high-cost areas, thereby bringing consumers the benefits of additional competitive universal service offerings.⁷ Section 214(e) (2) of the Act provides that there can be more than one ETC in geographic areas served by non-rural incumbent local exchange carriers.

VI. <u>NTELOS MEETS REQUIREMENTS FROM FCC JOINT BOARD ORDER (FCC</u> 05-46) ADOPTED FEBRUARY 25, 2005

NTELOS meets the eligibility requirements outlined for ETC designation in the FCC Joint Board Order, FCC 05-46, adopted February 25, 2005. The eligibility requirements implemented under this order are:

1) <u>Provide a five-year plan demonstrating how high-cost universal service</u> <u>support will be used to improve its coverage, service quality, or capacity</u> <u>throughout the service area for which it seeks designation;</u>

Attached hereto as Exhibit E is NTELOS' five-year plan demonstrating the proposed use of universal service support estimated to be received for ETC designated areas in Kentucky.⁸

2) <u>Demonstrate its ability to remain functional in emergency situations;</u>

NTELOS has a Disaster Preparedness Plan that thoroughly outlines the processes and procedures setup to handle any emergency situation that may arise. The Plan covers the steps in place to mitigate risks, prepare for potential emergency situations, respond to emergencies, and recover from any damage as a result of the emergency. Such steps defined for minimizing risk and preparing for emergencies include defining roles and responsibilities in an emergency situation, assessing potential threats and vulnerabilities, developing emergency checklists, conducting annual

⁷ See Universal Service First Report and Order, 12 FCC Rcd. at 8781, ¶ 4

⁸ The map of NTELOS' five-year build-out plan will be provided under separate cover.

disaster training, designing an Emergency Operations Center for use in case of an emergency, power loss planning and creating notification procedures. The response and recovery plan includes defining members of teams needed to handle the situation, describing their roles in an emergency as well as maintaining event logs to record information pertaining to the disaster. In addition, in the event of a tower failure, NTELOS deploys cells on wheels (COWs) when necessary.

3) <u>Demonstrate that it will satisfy consumer protection and service quality</u> <u>standards;</u>

NTELOS has adopted the CTIA Consumer Code and provides customer service based on the principles of the Code. NTELOS also adheres to all applicable state and federal laws.

4) Offer local usage plans comparable to those offered by the incumbent local exchange carrier (LEC) in the areas for which it seeks designation;

NTELOS offers calling plans that are superior to the LEC. NTELOS' calling area is larger than the local calling scope provided by the incumbent wireline company. Calling features such as caller ID, voicemail and call waiting are all standard services included with the calling plans.

5) <u>Acknowledge that it may be required to provide equal access if all other</u> <u>ETCs in the designated service area relinquish their designations.</u>

NTELOS acknowledges that it may be required to provide equal access if all other ETCs in the designated service area relinquish their designations.

NTELOS will also provide any other required information that is requested by the

Kentucky Public Service Commission or Federal Communications Commission as a part

of any current or future rulings.

VII. ADDITIONAL INFORMATION SUPPLIED BY NTELOS

1.) Identify areas in which designation is sought where there is more than one ETC and explain the additional benefits to customers by allowing an additional ETC to be designated in these areas.

NPCR Inc. has previously been granted ETC status in the NTELOS proposed designation area and Sprint Spectrum, L.P. has applied for ETC

status in these areas. By designating NTELOS as an ETC in the areas requested, customers will be afforded with additional service options and increased competition. NTELOS generally offers more minutes than other wireless carriers for comparably priced plans and NTELOS' low-cost unlimited minutes plan is a true replacement for wireline service.

2.) <u>Identify those facilities that will be used that are leased from other carriers, if any.</u>

NTELOS leases facilities from wireline carriers to connect cell sites to its switch in Charleston, WV. The Company also leases tower space from multiple vendors.

3.) <u>Provide a list and description of service offerings including number of</u> minutes of use, rates and calling scope.

Attached as Exhibit F is a listing of NTELOS' current calling plans. This information can also be obtained at **www.ntelos.com**.

4.) <u>Provide a map depicting the service area boundary for the service territory.</u>

Included with Exhibit E, the NTELOS five-year build plan, is a map showing the current NTELOS coverage in Kentucky that incorporates the five-year build plan projects through 2010.⁹

5.) <u>Identify any gaps (areas where wireless phone service is unavailable) in</u> any of the areas in which ETC designation is sought.

NTELOS has no significant gaps in its Kentucky coverage area. The company has some spots of weaker coverage in the Lawhorne Hollow and Skyline areas of Ashland that will be improved with new cell sites in 2006.

6.) <u>How will Lifeline and Link-up services be provided?</u> How will toll limitation service for Lifeline customers be provided?

NTELOS will participate in Lifeline and Linkup programs for low-income subscribers as required, and will offer toll blocking to meet the FCC's requirement. NTELOS currently offers toll blocking on international calls and customer-selected toll calls. The same toll blocking technology will be used to provide toll limitation for qualifying low-income customers, at no charge, as part of its universal service offerings.

⁹ The map will be provided under separate cover.

7.) <u>Describe the steps in place to provide service when a customer requests</u> service and the request cannot be served by existing network facilities.

If customer resides in an area where NTELOS is designated as an ETC and the customer cannot receive a signal, NTELOS' will find a costeffective method of serving that customer. Such methods include adding equipment such as repeaters and cell extenders, making adjustments to nearby cell sites, and constructing a new cell site. If NTELOS can't economically adjust its own network to provide service, the company will explore resale options.

8.) Describe and estimate the amount of USF support that the applicant expects to receive on an annual basis. Also, describe how these funds will be used to maintain or upgrade the applicant's network.

NTELOS estimates that it will receive approximately \$8,000 per month in USF support if designated as an ETC in the requested areas of Kentucky. This is only an estimate and will vary based on the number of subscribers and the funding by wire center or zone established by the Universal Service Administration Company (USAC).

NTELOS will use the funds to improve coverage in the existing NTELOS market in Kentucky.

- 9.) <u>Annual reporting requirements for outages in the ETC's network.</u> As a requirement of the FCC Joint Board Order 05-46, NTELOS will provide detailed information on an annual basis of any outage lasting at least 30 minutes that potentially affects at least ten percent of the end users served by the NTELOS Charleston MTSO wireless switching center that serves areas of Kentucky in which NTELOS is an ETC, or that potentially affect a 911 special facility in an area of Kentucky in which NTELOS is an ETC.
- 10.) <u>Annual reporting requirements for unfulfilled service requests from potential customers for the past year and the number of complaints per 1,000 handsets.</u>
 NTELOS will report on an annual basis as required in the FCC Joint Board Order 05-46, the number of complaints per 1,000 handsets and data on unfulfilled service requests from potential customers in the past year.

VIII. <u>NTELOS CERTIFICATION OF THE DISPOSITION OF FEDERAL</u> <u>UNIVERSAL SERVICE FUNDING</u>

NTELOS certifies that it will use federal universal support "only for the provision, maintenance and upgrading of facilities and services for which the support is necessary" consistent with Section 254 (e) of the Telecommunications Act of 1996. The Affidavit (attached hereto as Exhibit A) from Carl A. Rosberg, President of the West Virginia PCS Alliance LC, certifies as such and fully describes the telecommunications services currently being provided by NTELOS.

IX. ANTI-DRUG ABUSE CERTIFICATION

NTELOS certifies that no party to this petition is subject of a denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 862, and Sections 1.2001-1.2003 of the Commission's rules, 47. C.F.R. §§ 1.2001-1.2003. See Exhibit A.

X. <u>CONCLUSION</u>

WHEREFORE, for the reasons set forth above, NTELOS respectfully requests that the Commission issue an order as soon as is practicable designating NTELOS as an Eligible Telecommunications Carrier throughout the current local service territory as defined in Exhibit C for the wire centers of Kentucky Alltel- Lexington.

Respectfully submitted,

John E. Selent Holly C. Wallace Dinsmore & Shohl LLP 1400 PNC Plaza 500 West Jefferson Street Louisville, KY 40202 (502) 540-2300 (Tel.) (502) 585-2207 (Fax)

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CERTIFICATE OF SERVICE

I hereby certify that a true and accurate copy of the foregoing was served, via U.S. mail, first-class, postage pre-paid, on this 1912 day of June, 2006, on the following:

Kentcuky ALLTEL, Inc. 130 West New Circle Road Suite 170 Lexington, Kentucky 40505

Counsel to West Virginia PCS Alliance LC d/b/a NTELOS

110642v2

EXHIBIT A

Declaration of Carl A. Rosberg

Pursuant to 47 C.F.R. § 1.16, Carl A. Rosberg declares under penalty of perjury the following:

- 1. I am President of the West Virginia PCS Alliance LC ("NTELOS"). The foregoing "Petition of West Virginia PCS Alliance LC (d/b/a NTELOS) For Designation as an Eligible Telecommunications Carrier in the State of Kentucky" has been prepared under my direction, supervision and control. The factual statements and representations contained therein are true and accurate to the best of my knowledge and belief.
- 2. NTELOS is authorized to provide personal communications service ("PCS") in Kentucky pursuant to Part 24 of the Federal Communications Commission's rules. NTELOS is a common carrier, consistent with the definition in 47 U.S.C. § 153 (10) and the requirements of 47 U.S.C. § 214 (e) (1) and is a commercial mobile radio service provider as set forth in 47 U.S.C. § 332 (c)(1).
- 3. NTELOS intends to obtain universal service support funding in certain high-cost areas served by non-rural Kentucky incumbent local exchange carriers ("ILECs"), specifically Kentucky Alltel- Lexington. NTELOS will use federal universal support "only for the provision, maintenance and upgrading of facilities and services for which the support is necessary" consistent with Section 254 (e) of the Telecommunications Act of 1996. As an ETC, NTELOS will offer a reduced-rate universal service package to subscribers who are eligible for Lifeline support. NTELOS' service offerings are competitive with the ILECs.
- 4. NTELOS is capable of providing all of the service offerings required by and set forth in Section 214(e) of the Communications Act of 1934, as amended, for "eligible telecommunications carriers." NTELOS is currently offering those services using its own facilities, to customers located in four Kentucky counties.
- 5. NTELOS has been, and will continue, to market the availability of its local services throughout its service area in the State of Kentucky. In this regard, NTELOS' marketing efforts have heretofore included print, radio, television and billboard advertising. NTELOS will continue to expand upon these marketing efforts on a prospective basis as it introduces its telecommunications services and products in Kentucky.
- 6. NTELOS certifies that it offers the supported services using its existing network facilities and interconnection facilities owned or leased by NTELOS.
- 7. NTELOS requests ETC designation for the wire centers depicted in Exhibit C, which consists of the ILEC wire centers in Kentucky where it provides PCS service.
- 8. High Cost Certification: NTELOS certifies that all high-cost universal service support received in Kentucky will be used only for the provision, maintenance and upgrading of facilities and services for which the support is intended.

Anti-Drug Abuse Certification: To the best of my knowledge, the applicant referred to in 9. the foregoing Application, including all officers, directors, or persons holding 5% or more of the outstanding stock or shares (voting and/or non-voting) of the applicant as specified by Section 1.2002(b) of the Commission's rules, are not subject to a denial of federal benefits, including FCC benefits, pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 862.

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Carl A. Rosberg

Subscribed and sworn to before me by Carl A. Rosberg, President of West Virginia PCS Alliance LC, on this $\frac{1}{2}$ day of 2006.

<u>AUGUILQUELT</u> NOTARY PUBLIC My commission experses 5/31/08

MAP OF NTELOS SERVICE AREAS IN KENTUCKY



EXHIBIT C

DESIGNATED AREAS FOR WHICH NTELOS SEEKS ETC DESIGNATION IN KENTUCKY NON-RURAL ILEC WIRE CENTERS

ILEC Name	Wire Center	Wire Center Name	County
Kentucky Alltel- Lexington	ASLDKYXA	Ashland	Boyd
Kentucky Alltel- Lexington	CTBGKYXA	Catlettsburg	Boyd
Kentucky Alltel- Lexington	GNUPKYXA	Greenup	Greenup
Kentucky Alltel- Lexington	GYSNKYXA	Grayson	Carter
Kentucky Alltel- Lexington	RSSLKYXB	Russell	Greenup
Kentucky Alltel- Lexington	SSHRKYXA	South Shore	Greenup

EXHIBIT D

SAMPLE ADVERTISEMENT



EXHIBIT E

NTELOS' FIVE-YEAR BUILD PLAN AND COVERAGE MAP

	YEAR	2006			2007			2008		
		Signal			Signal			Signal		
		Quality	Capacity	Coverage	Quality	Capacity	Coverage	Quality	Capacity	Coverage
Wire Center	Name									
ASLDKYXA	Ashland		\$ 10,000	\$337,000		\$ 10,000		\$ 10,000		
CTBGKYXA	Catlettsburg		\$ 10,000	\$337,000		\$ 10,000	\$ 60,000	\$ 10,000		\$277,000
GNUPKYXA	Greenup		\$ 10,000	\$337,000		\$ 10,000		\$ 10,000		
GYSNKYXA	Grayson		\$ 10,000			\$ 10,000		\$ 10,000		
RSSLKYXB	Russell		\$ 10,000			\$ 10,000		\$ 10,000		
SSHRKYXA	South Shore		\$ 10,000			\$ 10,000		\$ 10,000		
	YEAR	2000			2010					
	ILAK	2009			2010					
		Signal Quality	Capacity	Coverage	Signal Quality	Capacity	Coverage	_		
Wire Center	Name									
ASLDKYXA	Ashland		\$ 10,000	\$100,000		\$ 10,000	\$100,000			
CTBGKYXA	Catlettsburg		\$ 10,000			\$ 10,000				
GNUPKYXA	Greenup		\$ 10,000			\$ 10,000				
GYSNKYXA	Grayson		\$ 10,000			\$ 10,000				
RSSLKYXB	Russell		\$ 10,000			\$ 10,000				
SSHRKYXA	South Shore		\$ 10,000			\$ 10,000				

WEST VIRGINIA PCS ALLIANCE - 5-YEAR BUILDOUT PLAN IN KENTUCKY

Notes :

1 - 2006 new coverage sites are budgeted and we are currently targeting activation by EOY.

2 - 2008 new coverage site has not been approved at this time.

3 - Capacity dollars are estimates based on the need for additional channel cards and carriers. In reality dollars will probably shift between years and markets (for example, we may spend more in 2007 in the Ashland wire center than our estimate but less in Grayson and vise-versa in 2008).

4 - All capacity dollars are estimates and will vary based on actual usage and subscriber growth.

EXHIBIT F

NTELOS' CURRENT CALLING PLANS AS OF MAY 8, 2006 (SEE WWW.NTELOS.COM FOR MORE UP-TO-DATE INFORMATION)

NTELOS NATION

NO ROAMING CHARGES! The only national plan big enough for the whole family to share.

- No Roaming Charges
- Unlimited Night & Weekend Minutes
- Unlimited Mobile to Mobile

Rate Plan	Anytime	Night & Weekend Minutes	Nationwide Roaming	Shared up to 4 additions	Nationwide Long Distance	Mobile to Mobile	Overage Minutes
\$29.99	300	Unlimited	Included	\$19.99	Yes	Unlimited	.25¢
\$39.99	600	Unlimited	Included	\$19.99	Yes	Unlimited	.25¢
\$49.99	800+200	Unlimited	Included	\$19.99	Yes	Unlimited	.25¢
\$49.99 /			T		Maa	- 1-	154
\$39.99*	1600	n/a	Included	n/a	Yes	n/a	.15¢
\$39.99* \$59.99	1600 1000+200	n/a Unlimited	Included	n/a \$9.99	Yes	Unlimited	.25¢
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(*) \$10 promotional discount off the "original" \$49.99 NTELOS NATION PROMOTIONAL 1600 Minute Plan. Promotional discount will expire after 3 months and the monthly fee will revert back to the standard \$49.99 price for the remainder of the contract. FOR NEW ACTIVATIONS ONLY - LIFETIME OF OFFER IS THREE (3) MONTHS FOLLOWING INITIATION OF SERVICE. OFFER EXPIRES JUNE 30th, 2006.

Nights & Weekends, not applicable; Mobile to Mobile, not applicable; Line Sharing, not applicable;





UNLIMITED Regional Minutes

No more billing worries. UNLIMITED Regional Minutes provides unlimited calling to your home, office and friends anytime of day on the entire NTELOS network.

- Unlimited minutes on the entire NTELOS Network
- Nationwide Long Distance and Roaming Minutes available for select plans

Rate Plan	Anytime Minutes	Night & Weekend Minutes	Roaming Minutes	Shared Rate	Nationwide Long Distance	Mobile to Mobile	2-Way Messaging
\$39.99	1600	n/a	.15¢	n/a	Yes	n/a	.10¢

(*) Roaming / Overage ONLY .15¢ per minute

Rate Plan	Anytime Minutes	Night & Weekend Minutes	Roaming Minutes	Shared Rate	Nationwide Long Distance	Mobile to Mobile	2-Way Messaging	
\$39.99 / \$29.99*	Unlimited	Unlimited	-	-	No	Yes		
\$49.99 / \$39.99**	Unlimited	Unlimited	-	-	Yes	Yes	-	
\$59.99 / \$49.99**	Unlimited	Unlimited	100	\$39.99	Yes	Yes		
\$69.99 / \$59.99**	Unlimited	Unlimited	200	\$39.99	Yes	Yes	Yes	

(*) \$10 promotional discount off the "original" \$39.99 UNLIMITED Regional Minutes plan. Promotional discount will expire after 3 months and the monthly fee will revert back to the standard \$39.99 price for the remainder of the contract. FOR NEW ACTIVATIONS ONLY - LIFETIME OF OFFER IS NOVEMBER 3,2005 to APRIL 30, 2006.

(**) \$10 promotional discount off the "original" \$49.99 / \$59.99 / \$69.99 UNLIMITED Regional Minutes plan. Promotional discount will expire after 3 months and the monthly fee will revert back to the standard pricing for the remainder of the contract. FOR NEW ACTIVATIONS ONLY - LIFETIME OF OFFER IS NOVEMBER 3, 2005 to APRIL 30, 2006.





IN ADVANCE

Pay in advance on the NTELOS network. Paying for minutes as you need them on a reliable network is your answer with IN ADVANCE.

- No Credit Check and No Deposit required
- Nationwide Long Distance Included
- Unlimited Night & Weekend Minutes available for select plans.

Check out the BEST Value Plan of \$69.99 ...

Rate Plan	Daytime Minutes	Night & Weekend Minutes	Nationwide Long Distance	2-Way Messaging
\$29.99	400	-	Yes	-
\$39.99	850	-	Yes	-
\$39.99	400	Unlimited	Yes	-
\$49.99	1100	-	Yes	-
\$49.99	850	Unlimited	Yes	-
\$59.99	1400	-	Yes	-
\$59.99	1100	Unlimited	Yes	-
\$59.99	Unlimited	Unlimited	No	-
\$69.99	Unlimited	Unlimited	Yes	-

