

STOLL·KEENON·OGDEN

PLLC

2000 PNC PLAZA 500 WEST JEFFERSON STREET LOUISVILLE, KY 40202-2828 MAIN: (502) 333-6000 FAX: (502) 333-6099 www.skofirm.com DOUGLAS F. BRENT DIRECT DIAL: 502-568-5734 douglas.brent@skofirm.com

October 6, 2009

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Mr. Jeffrey DeRouen
Executive Director
Kentucky Public Service Commission
P.O. Box 615
211 Sower Boulevard
Frankfort, KY 40601

2009-00407

PUBLIC SERVICE COMMISSION

RE: Petition of Absolute Home Phones, Inc. for Designation as an Eligible Telecommunications Carrier in the Commonwealth of Kentucky

Dear Mr. DeRouen:

Enclosed are an original and ten copies of Absolute Home Phones, Inc.'s Petition for Designation as an Eligible Telecommunications Carrier in the Commonwealth of Kentucky.

Please indicate receipt of these filings by placing your file stamp on the extra copy and returning to me via the enclosed, self-addressed, stamped envelope.

Very truly yours,

STOLL KEENON OGDEN PLLC

Douglas F. Brent

DFB:

Enclosures

COMMONWEALTH OF KENTUCKY



BEFORE THE PUBLIC SERVICE COMMISSION

IN THE MATTER OF

PETITION OF)	
ABSOLUTE HOME PHONES, INC.)	
FOR DESIGNATION AS AN ELIGIBLE)	
TELECOMMUNICATIONS CARRIER)	CASE NO. 2009- <u>00</u> 407
IN THE COMMONWEALTH OF KENTUCKY)	

PETITION OF ABSOLUTE HOME PHONES, INC.FOR DESIGNATION AS AN ELIGIBLE TELECOMMUNICATIONS CARRIER IN THE COMMONWEALTH OF KENTUCKY

Absolute Home Phones, Inc. ("Absolute" or the "Applicant"), 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 Kentucky Public Service Commission (the "Commission"), hereby applies to the Commission for certification as an Eligible Telecommunications Carrier ("ETC") throughout the BellSouth Telecommunications, Inc. d/b/a AT&T Kentucky ("AT&T) service territory (the "Designated Service Area") for the purpose of receiving federal universal service support.³ The Applicant is seeking only low income support, and is not requesting high cost support. As demonstrated below, Absolute satisfies all of the statutory and regulatory requirements for designation as an ETC in the Designated Service Area. Furthermore, designation of Absolute as an ETC in the Designated Service Area will serve the public interest. Accordingly, Absolute respectfully requests that the Commission grant this Application.

¹ 47 U.S.C. § 214(e)(2).

⁴⁷ C.F.R. §§ 54.101-54.207.

A list of each wire center which the Applicant is requesting ETC status in the Commonwealth of Kentucky is attached hereto as Exhibit 1.

All correspondence, communications, pleadings, notices, orders and decisions relating to this Application should be addressed to:

Lance J.M. Steinhart
Lance J.M. Steinhart, P.C.
Attorney for Applicant
1720 Windward Concourse, Suite 115
Alpharetta, Georgia 30005
(770) 232-9200 (Phone)
(770) 232-9208 (Fax)

E. Mail: ||ctainhart@talecomcourse||con

E-Mail: <u>lsteinhart@telecomcounsel.com</u>

With a copy to Applicant's local counsel:

Douglas F. Brent
STOLL KEENON OGDEN PLLC
2000 PNC Plaza
500 West Jefferson Street
Louisville, KY 40202
(502) 333 6000 (Phone)
(502) 333-6099(Fax)

Email: douglas.brent@skofirm.com

I. Background

1. Absolute is a Florida Corporation⁴ and is authorized to conduct business as a foreign corporation in the Commonwealth of Kentucky. Copies of the Applicant's Articles of Incorporation and authority to transact business in the Commonwealth of Kentucky are on file with the Commission and incorporated herein by reference. The Applicant is authorized to provide competitive local exchange services throughout Kentucky (Utility ID No. 5056400). The principal office of the Applicant is located at 710 NE 48th Avenue Road, Ocala, Florida 34470. The telephone number of the Applicant is (866) 500-9976. The Applicant will provide local exchange and exchange access services in the Designated Service Area using a

Absolute was incorporated in the State of Florida on February 11, 2009.

combination of resale and unbundled network elements ("UNE's"), or UNE equivalents obtained through agreements that allows end-to-end switching and 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." Upon designation as an ETC, the carrier shall be eligible to receive universal support in accordance with Section 254 of the Act.⁶
- 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.⁷

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

4. Absolute is a common carrier as that term is defined in the Act.⁸ The Applicant will provide competitive local telecommunications services in the Designated Service Area pursuant to Utility ID No. 5056400 referenced above.

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

^{6 47} U.S.C. § 214(e)(1).

[′] Id.

See 47 U.S.C. § 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).

- 5. Absolute will offer all of the supported services enumerated under Section 254(c) using facilities obtained as UNEs, or the equivalents thereof. 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 facilities and resale of another carrier's services. Accordingly, the Applicant 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. § 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. Applicant meets this requirement by providing voice-grade access to the public switched telephone network. All customers of Applicant are able to make and receive calls on the public switched telephone network within the specified bandwidth;

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. § 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 routing of the services that are designated for support pursuant to subpart B of this part." 47 C.F.R. § 54.201(e). Absolute's use of UNEs, including § 251 loops, or equivalents thereof, commingled with § 271 elements provided pursuant to an agreement filed with the Commission pursuant to § 252, meets this definition of "facilities."

- (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. Applicant includes specified quantities of usage in its rate plans and thereby complies with the requirement. It is important to note, that currently, there is no specific rule that requires an ETC to include any particular amount of local usage;
- (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. Applicant provides DTMF signaling to its customers, which is the equivalent of that offered by the incumbent LEC to its customers;
- (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. Applicant meets the requirement of single-party service by providing a dedicated message path for the length of all customer calls;
- (e) Access to emergency services. "Access to emergency services" includes access to services, such as 911 and enhanced 911, provided by local governments or other public safety organizations. 911 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 911" 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 911 services to the extent the local government in an eligible carrier's service area has implemented 911 or enhanced 911 systems. Through its agreements with AT&T, Applicant currently provides its subscribers access to 911 emergency services, and also provides Enhanced 911 services including Phase I and Phase II E911 services where requested by local public safety authorities ready to receive the information and where the local exchange carrier supports such services;

- (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. Operator services are offered by Applicant;
- (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. Applicant provides long distance access to its customers;

- (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. Applicant provides access to directory assistance to its customers; and
- (i) Toll limitation for qualifying low-income consumers. Toll limitation for qualifying low-income consumers is linked to participation in the Lifeline program, which Applicant will participate in and offer upon designation as an ETC. Applicant will use the appropriate toll limitation technology to provide this required service at no additional charge to Lifeline customers.
- 7. Upon certification as an ETC, Absolute 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.¹⁰ The FCC has concluded that even pure resellers may qualify as an ETC and properly use universal service support for the purposes for which it was intended by offering reduced price Lifeline service.¹¹
- 8. Absolute will advertise the availability of the above-referenced services and the charges for those services in the Designated Service Area using media of general distribution, as required by FCC Rules.¹²

² See 47 C.F.R. §§ 54.201(d)(2).

See 47 C.F.R. §§ 54.401-54.417; 54.405(b) & 54.411(d).

See Federal-State Joint Board on Universal Service, Petition of Tracfone Wireless, Inc., 20 FCC Rcd 15095 (2005) (finding that because Lifeline support is customer-specific and is directly reflected in the price that the eligible customer pays, it is impossible for any carrier to receive a double recovery of the support).

III. Area for Which ETC Certification Is Requested

9. Absolute will serve the exchanges where it leases UNEs or resells the services of the non-rural telephone companies in the Designated Service Area. Absolute does not seek certification as an ETC in any areas served by rural telephone companies.

IV. Granting Absolute's Application Will Serve the Public Interest

- 10. Congress requires that the Commission grant competitive ETC applications in non-rural areas.¹³ No specific public interest test is mentioned, as is the case for areas served by rural telephone companies.¹⁴ Thus, the Act provides that the Commission "shall" designate Absolute 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 Absolute as an ETC will serve the public interest.
- 11. Absolute will announce and advertise telecommunications services as an ETC where it provides service in its Designated Service Area 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 Absolute's service. Absolute advertises its services through several different media of general distribution including (but not limited to) marketing at targeted retail locations, including rent-to-own centers, as well as advertisements via television, radio and trade magazines. Copies of sample sales brochures are attached hereto as Exhibit 2. Since Absolute's service is of particular interest to credit-challenged customers—many of whom are low income—who generally cannot obtain service

¹³ See 47 U.S.C. 214(e)(2).

See Id.

from the incumbent carrier, the granting of ETC status is clearly in the public interest; access to Lifeline and Link-Up programs can be critically important to a significant portion of the eligible low income consumers. To Applicant's knowledge, Lifeline and Link-Up services are not being sufficiently advertised and made available to eligible low income consumers in the Designated Service Area. According to the best data available to Applicant, as of December 31, 2006, fewer than 20 per cent of consumers eligible for Lifeline and Linkup Services in the Commonwealth of Kentucky were being provided such services. See attached Exhibit 3, 2006 Lifeline Participation Rates by State, which was obtained from the Universal Service Administrative Company ("USAC"), an independent not-for-profit corporation designated as the administrator of the federal Universal Service Fund by the Federal Communications Commission (FCC). USAC administers Universal Service Fund (USF) programs for high cost companies serving rural areas, low-income consumers, rural health care providers, and schools and libraries. The FCC's own statistics show how additional efforts are needed to promote awareness of the programs. On September 14, 2009 the FCC noted how Lifeline and Link Up programs have been active for years but at least half of eligible consumers nationwide do not take advantage of this assistance. See attached Exhibit 4.

- 12. Absolute will provide universal service as an ETC in all of its Designated Service Area.
- 13. Absolute is willing to accept carrier of last resort obligations throughout the universal service areas in which Absolute is designated as an ETC by the Commission.
 - 14. Absolute will provide equal access to interexchange service.
- 15. Under FCC guidelines, an ETC Applicant must submit a five-year plan that describes with specificity proposed improvements or upgrades to the applicant's network on a

wire center-by-wire center basis throughout its proposed Designated Service Area. The only circumstance warranting deviation from this requirement is where an applicant's requested ETC serving territory would qualify it to receive no "high cost" USF support, but only "low income" USF support. Because Absolute seeks ETC designation solely for purposes of reimbursement for provision of subsidized Lifeline and Link-Up services to eligible customers, submission of a Five-Year Network Improvement Plan is not required at this time. Since Lifeline support is designed to reduce the monthly cost of telecommunications services for eligible consumers, and is distributed on a per-customer basis and is directly reflected in the price that the eligible customer pays, it is assured that all support received by the carrier is used to provide Lifeline services to consumers, thus promoting Lifeline and the availability of telephone service to low income users, which is clearly in the public interest.

- 16. Applicant offers a local usage plan comparable to the one offered by the incumbent LEC in the service areas for which it seeks designation. Applicant offers a local usage plan with unlimited calling within the customer's local calling area for a flat monthly fee with the same calling scope as AT&T Kentucky.
- 17. Under FCC guidelines, an ETC Applicant must demonstrate that it will satisfy applicable consumer protection and service quality standards. 47 CFR §54.202(a)(3); see In the Matter of Federal-State Joint Board on Universal Service, Report and Order, CC Dkt. No. 96-45, 20 FCC Rcd 6371, para. 28 (2005) ("FCC ETC Order"). Applicant will satisfy all such standards. As part of its certification requirements for providing local exchange services, Applicant must abide by the service quality and consumer protection rules. In addition, Applicant commits to reporting information on consumer complaints per 1,000 lines on an annual basis consistent with the FCC ETC Order. Applicant in general commits to satisfying all

such applicable state and federal requirements related to consumer protection and service quality standards.

- 18. Under FCC guidelines, an ETC Applicant must demonstrate its ability to remain functional in emergency situations. 47 CFR §54.202(a)(2); see FCC ETC Order at para 25. Applicant provides to its customers the same ability to remain functional in emergency situations as currently provided by AT&T Kentucky to its own customers, including access to a reasonable amount of back-up power, rerouting of traffic around damaged facilities, and the capability of managing traffic spikes resulting from emergency situations.
- 19. Under FCC guidelines, an ETC Applicant must commit to provide service throughout its proposed designated service area to all customers making a reasonable request for service. FCC ETC Order at Para 22; 47 CFR §54.202(a)(1)(i). Applicant commits to provide service throughout its proposed ETC-designated service area to all customers making a reasonable request for service.
- 20. Applicant's account is current with the FCC in regards to regulatory fees; and its account is current with the Universal Service Administrative Company in regards to universal service contributions. The Applicant is aware that there may be an audit of the use of universal service funds and that the eligible telecommunications service designation is reviewed annually by state commissions.
- 21. No state has denied any ETC petition filed by Applicant, nor have any such petitions been withdrawn.
- 22. By this application, Applicant hereby asserts its willingness and ability to comply with all the rules and regulations that the Commission may lawfully impose upon Applicant's provision of service contemplated by this application.

23. Upon Commission request, Applicant is prepared to answer questions or present additional testimony or other evidence about its services within the state.

IV. Relief Requested

For the foregoing reasons, Absolute respectfully requests that the Commission grant its application and designate the Applicant as an ETC in the Designated Service Area.

Respectfully submitted this 6th day of October, 2009.

By: /s/ Lance J.M. Steinhart

Lance J.M. Steinhart, Esq. Lance J.M. Steinhart, P.C. 1720 Windward Concourse, Suite 115 Alpharetta, Georgia 30005

(770) 232-9200 (Phone) (770) 232-9208 (Fax)

lsteinhart@telecomcounsel.com (E-mail)

and

Douglas F. Brent

STOLL KEENON OGDEN PLLC

2000 PNC Plaza

500 West Jefferson Street

Louisville, KY 40202

(502) 333-6000 (Phone)

(502) 333-6099(Fax)

Email: douglas.brent@skofirm.com

Counsel for Absolute Phone Services, Inc.

List of Exhibits

Exhibit 1	Wire Centers
Exhibit 2	Sample Sales Brochures
Exhibit 3	2006 Lifeline Participation Rates by State
Exhibit 4	FCC Press Release dated September 14, 2009

Exhibit 1 Wire Centers

STATE	STUDY AREA CODE	ILEC	WIRE CENTER CLLI	WIRE CENTER NAME
Y		BELL SOUTH	ALLNKYMA	ALLEN
Y		BELL SOUTH	AURRKYMA	AURORA
(Y	265182	BELL SOUTH	BDFRKYMA	BEDFORD
(Y	265182	BELL SOUTH	BGDDKYMA	BAGDAD
(Y		BELL SOUTH	BLFDKYMA	BLOOMFIELD
(Y		BELL SOUTH	BLSPKYMA	BLUFF SPRINGS
(Y	265182	BELL SOUTH	BNLYKYMA	BENHAM LYNCH
(Y		BELL SOUTH	BNTNKYMA	BENTON
(Y		BELL SOUTH	BRGNKYMA	BURGIN
(Y	265182	BELL SOUTH	BRMNKYMA	BREMEN
(Y		BELL SOUTH	BRTWKYES	BARDSTOWN
<u>{</u> {Y		BELL SOUTH	BVDMKYMA	BEAVER DAM
KY		BELL SOUTH	BWLGKYMA	BOWLING GREEN STATE STREET
KY		BELL SOUTH	BWLGKYRV	BOWLING GREEN RICHARDSVILLE
KY	1	BELL SOUTH	BYVLKYMA	BEATTYVILLE
KY	1	BELL SOUTH	CADZKYMA	CADIZ
KY	1	BELL SOUTH	CHPLKYMA	CHAPLIN
KY	1	BELL SOUTH	CLAYKYMA	CLAY
KY		BELL SOUTH	CLHNKYMA	CALHOUN
KY	1	BELL SOUTH	CLPTKYMA	CLOVERPORT
KY	1	BELL SOUTH	CLTNKYES	CLINTON
KY	1	BELL SOUTH	CMBGKYMA	CAMPBELLSBURG
KY	1	BELL SOUTH	CNCYKYMA	CENTRAL CITY
KY	į –	BELL SOUTH	CNTNKYMA	CANTON
KY	Į.	BELL SOUTH	CNTWKYMA	CENTERTOWN
	1	2 BELL SOUTH	COTNKYMA	CROFTON
KY KY		2 BELL SOUTH	CRBNKYMA	CORBIN
	1	2 BELL SOUTH	CRBOKYMA	CRAB ORCHARD
KY	l e	2 BELL SOUTH	CRLSKYMA	CARLISLE
KY		2 BELL SOUTH	CRTNKYMA	CARROLLTON
KY		2 BELL SOUTH	CYDNKYMA	CORYDON
KY		2 BELL SOUTH	CYNTKYMA	CYNTHIANA
KY		2 BELL SOUTH	DAVLKYMA	DANVILLE
KY	1	2 BELL SOUTH	DIXNKYMA	DIXON
KY		2 BELL SOUTH	DRBOKYES	DRAKESBORO
KY		2 BELL SOUTH	DWSPKYES	DAWSON SPRINGS
KY	1	2 BELL SOUTH	EDVLKYMA	EDDYVILLE
KY	•	2 BELL SOUTH	EKTNKYMA	ELKTON
KY	1	2 BELL SOUTH	ELCYKYES	ELKHORN CITY
KY	1	2 BELL SOUTH	EMNNKYES	EMINENCE
KY		32 BELL SOUTH	EMNNKYPL	CROPPER
KY	1	32 BELL SOUTH	ENSRKYMA	ENSOR
KY		BELL SOUTH	ERTNKYMA	EARLINGTON

KY	265182 BELL SOUTH	FDCKKYES	FEDSCREEK
KY	265182 BELL SOUTH	FDVLKYMA	FORDSVILLE
KY	265182 BELL SOUTH	FEBRKYMA	FREEBURN
KY	265182 BELL SOUTH	FKLNKYMA	FRANKLIN
KY	265182 BELL SOUTH	FLTNKYMA	FULTON
KY	265182 BELL SOUTH	FNVLKYMA	FINCHVILLE
KY	265182 BELL SOUTH	FORDKYMA	FORD
KY	265182 BELL SOUTH	FRDNKYMA	FREDONIA
KY	265182 BELL SOUTH	FRFTKYES	FRANKFORT EAST
KY	265182 BELL SOUTH	FRFTKYMA	FRANKFORT MAIN
KY	265182 BELL SOUTH	GBVLKYMA	GILBERTSVILLE
KY	265182 BELL SOUTH	GHNTKYMA	GHENT
KY	265182 BELL SOUTH	GNVLKYMA	GREENVILLE
KY	265182 BELL SOUTH	GRACKYMA	GRACEY
KY	265182 BELL SOUTH	GRTWKYMA	GEORGETOWN
KY	265182 BELL SOUTH	GTHRKYMA	GUTHRIE
KY	265182 BELL SOUTH	НАВТКҮМА	HABIT
KY	265182 BELL SOUTH	HANSKYMA	HANSON
KY	265182 BELL SOUTH	HBVLKYMA	HEBBARDSVILLE
KY	265182 BELL SOUTH	HCMNKYMA	HICKMAN
KY	265182 BELL SOUTH	HDBGKYMA	HARRODSBURG
KY	265182 BELL SOUTH	HNSNKYMA	HENDERSON
KY	265182 BELL SOUTH	HPVLKYMA	HOPKINSVILLE
KY	265182 BELL SOUTH	HRBGKYES	HARDINSBURG
KY	265182 BELL SOUTH	HRFRKYMA	HARTFORD
KY	265182 BELL SOUTH	HRLNKYMA	HARLAN
KY	265182 BELL SOUTH	HWVLKYMA	HAWESVILLE
KY	265182 BELL SOUTH	INEZKYMA	INEZ
KY	265182 BELL SOUTH	ISLDKYMA	ISLAND
KY	265182 BELL SOUTH	JCSNKYMA	JACKSON
KY	265182 BELL SOUTH	JNCYKYMA	JUNCTION CITY
KY	265182 BELL SOUTH	KKVLKYMA	KIRKSVILLE
KY	265182 BELL SOUTH	LBJTKYMA	LEBANON JUNCTION
KY	265182 BELL SOUTH	LFYTKYMA	LAFAYETTE
KY	265182 BELL SOUTH	LGRNKYES	LAGRANGE
KY	265182 BELL SOUTH	LOUSKYES	LOUISA
KY	265182 BELL SOUTH	LRBGKYMA	LAWRENCEBURG
KY	265182 BELL SOUTH	LSVLKY26	26TH STREET
KY	265182 BELL SOUTH	LSVLKYAN	ANCHORAGE
KY	265182 BELL SOUTH	LSVLKYAP	CHESTNUT STREET
KY	265182 BELL SOUTH	LSVLKYBE	BEECHMONT
KY	265182 BELL SOUTH	LSVLKYBR	BARDSTOWN ROAD
KY	265182 BELL SOUTH	LSVLKYCW	CRESTWOOD
KY	265182 BELL SOUTH	LSVLKYFC	FERN CREEK

KY	265182 BELL SOUTH	LSVLKYHA	HARRODS CREEK
KY	265182 BELL SOUTH	LSVLKYJT	JEFFERSONTOWN
KY	265182 BELL SOUTH	LSVLKYOA	OKOLONA
KY	265182 BELL SOUTH	LSVLKYSH	SHIVELY
KY	265182 BELL SOUTH	LSVLKYSL	SIX MILE LANE
KY	265182 BELL SOUTH	LSVLKYSM	ST MATTHEWS
KY	265182 BELL SOUTH	LSVLKYTS	THIRD STREET
KY	265182 BELL SOUTH	LSVLKYVS	VALLEY STATION
KY	265182 BELL SOUTH	LSVLKYWE	WESTPORT ROAD
KY	265182 BELL SOUTH	LVMRKYMA	LIVERMORE
KY	265182 BELL SOUTH	MACEKYMA	MACEO
KY	265182 BELL SOUTH	MARNKYMA	MARION
KY	265182 BELL SOUTH	MARTKYMA	MARTIN
KY	265182 BELL SOUTH	MCDNKYMA	MCDANIELS
KY	265182 BELL SOUTH	MCWLKYMA	MCDOWELL
KY	265182 BELL SOUTH	MDBOKYMA	MIDDLESBORO
KY	265182 BELL SOUTH	MDVIKYMA	MADISONVILLE
KY	265182 BELL SOUTH	MGFDKYMA	MORGANFIELD
KY	265182 BELL SOUTH	MGTWKYMA	MORGANTOWN
KY	265182 BELL SOUTH	MLBGKYMA	MILLERSBURG
KY	265182 BELL SOUTH	MLTNKYMA	MILTON
KY	265182 BELL SOUTH	MRGPKYMA	MORTONS GAP
KY	265182 BELL SOUTH	MRRYKYMA	MURRAY
KY	265182 BELL SOUTH	MTEDKYMA	MT EDEN
KY	265182 BELL SOUTH	MTSTKYMA	MT STERLING
KY	265182 BELL SOUTH	MYFDKYMA	MAYFIELD
KY	265182 BELL SOUTH	MYVLKYMA	MAYSVILLE
KY	265182 BELL SOUTH	NEBOKYMA	NEBO
KY	265182 BELL SOUTH	NEONKYES	NEON
KY	265182 BELL SOUTH	NRVLKYMA	NORTONVILLE
KY	265182 BELL SOUTH	NWHNKYMA	NEW HAVEN
KY	265182 BELL SOUTH	OKGVKYES	OAK GROVE
KY	265182 BELL SOUTH	OWBOKYMA	OWENSBORO
KY	265182 BELL SOUTH	OWTNKYMA	OWENTON
KY	265182 BELL SOUTH	PARSKYMA	PARIS
KY	265182 BELL SOUTH	PDCHKYIP	PADUCAH IFORMATION PARK
KY	265182 BELL SOUTH	PDCHKYLO	PADUCAH LONE OAK
KY	265182 BELL SOUTH	PDCHKYMA	PADUCAH KENTUCKY STREET
KY	265182 BELL SOUTH	PDCHKYRL	PADUCAH REIDLAND
KY	265182 BELL SOUTH	PIVLKYMA	PINEVILLE
KY	265182 BELL SOUTH	PKVLKYMA	PIKEVILLE
KY	265182 BELL SOUTH	PKVLKYMT	PIKEVILLE META
KY	265182 BELL SOUTH	PLRGKYMA	PLEASANT RIDGE
KY	265182 BELL SOUTH	PMBRKYMA	PEMBROKE

KY	265182 BELL SOUTH	PNTHKYMA	PANTHER
KY	265182 BELL SOUTH	PNVLKYMA	PAINTSVILLE
KY	265182 BELL SOUTH	PRBGKYES	PRESTONSBURG
KY	265182 BELL SOUTH	PRTNKYES	PRINCETON
KY	265182 BELL SOUTH	PRVDKYMA	PROVIDENCE
KY	265182 BELL SOUTH	PRVLKYMA	PERRYVILLE
KY	265182 BELL SOUTH	PTRYKYMA	PORT ROYAL
KY	265182 BELL SOUTH	RBRDKYMA	ROBARDS
KY	265182 BELL SOUTH	RCMDKYMA	RICHMOND
KY	265182 BELL SOUTH	RLVLKYMA	RUSSELLVILLE
KY	265182 BELL SOUTH	RSTRKYES	ROSE TERRACE
KY	265182 BELL SOUTH	SCRMKYMA	SACRAMENTO
KY	265182 BELL SOUTH	SDVLKYMA	SADIEVILLE
KY	265182 BELL SOUTH	SEBRKYMA	SEBREE
KY	265182 BELL SOUTH	SHGVKYMA	SHARON GROVE
KY	265182 BELL SOUTH	SHVLKYMA	SHELBYVILLE
KY	265182 BELL SOUTH	SLGHKYMA	SLAUGHTERS
KY	265182 BELL SOUTH	SLPHKYMA	SULPHUR
KY	265182 BELL SOUTH	SLVSKYMA	SALVISA
KY	265182 BELL SOUTH	SNTNKYMA	STANTON
KY	265182 BELL SOUTH	SPFDKYMA	SPRINGFIELD
KY	265182 BELL SOUTH	SRGHKYMA	SORGHO
KY	265182 BELL SOUTH	SSVLKYMA	SIMPSONVILLE
KY	265182 BELL SOUTH	STCHKYMA	ST CHARLES
KY	265182 BELL SOUTH	STFRKYMA	STANFORD
KY	265182 BELL SOUTH	STGRKYMA	STAMPING GROUND
KY	265182 BELL SOUTH	STNLKYMA	STANLEY
KY	265182 BELL SOUTH	STONKYMA	STONE
KY	265182 BELL SOUTH	STRGKYMA	STURGIS
KY	265182 BELL SOUTH	SWSNKYMA	SOUTH WILLIAMSON
KY	265182 BELL SOUTH	TRENKYMA	TRENTON
KY	265182 BELL SOUTH	TYVLKYMA	TAYLORSVILLE
KY	265182 BELL SOUTH	UTICKYMA	UTICA
KY	265182 BELL SOUTH	VIRGKYMA	VIRGIE
KY	265182 BELL SOUTH	WACOKYMA	WACO
KY	265182 BELL SOUTH	WDDYKYMA	WADDY
KY	265182 BELL SOUTH	WHBGKYMA	WHITESBURG
KY	265182 BELL SOUTH	WHVLKYMA	WHITESVILLE
KY	265182 BELL SOUTH	WLBGKYMA	WILLIAMSBURG
KY	265182 BELL SOUTH	WLCKKYES	WALLINS CREEK
KY	265182 BELL SOUTH	WLVLKYMA	WEST LOUISVILLE
KY	265182 BELL SOUTH	WNCHKYMA	WINCHESTER
KY	265182 BELL SOUTH	WNCHKYPV	PILOT VIEW
KY	265182 BELL SOUTH	WRFDKYMA	WARFIELD

KY	265182 BELL SOUTH	WSBGKYMA	WILLISBURG
KY	265182 BELL SOUTH	WSPNKYMA	WEST POINT
KY	265182 BELL SOUTH	WYLDKYES	WAYLAND

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Exhibit 2 Sample Sales Brochures

Everyone Is Approved!!!

Service Activated in 2-5
Business Days!

BENEFITS OF OUR SERVICE:

- No Credit Check
- No Deposit
- •FREE Limited Long Distance (240min AL, NC, SC)(60min FL,KY)
- 7 Day Grace period above and beyond your monthly due date.
 - \$20 N. CAROLINA
 - \$30 FLORIDA
 - \$30 KENTUCKY

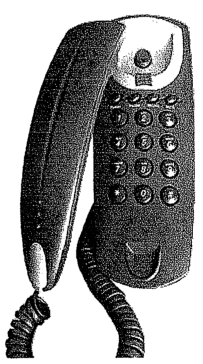
ALL PRICES INCLUDE TAXES, FEES, AND SURCHARGES

FREE ACTIVATION AND FREE 1ST MONTH OF SERVICE!!

(If you are on State or Government Assistance!)

ICLUDES THE FOLLOWING FEATURES:

CALL WAITING, CALLER ID W/NAME
Offer valid in Bellsouth/AT&T Areas ONLY!



ABSOLUTE HOME PHONES INC.

Getting Home Telephone Service Has Never Been Easier!!

Toll Free: 1-866-500-9976

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Exhibit 3 2006 Lifeline Participation Rates by State

- Below 10%

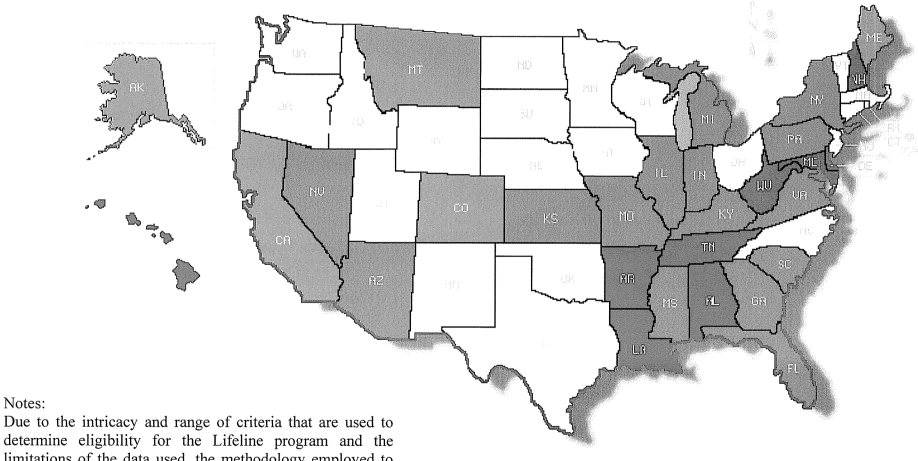
- 10% - 20%

- 20% - 50%

- Above 50%

Notes:

2006 Lifeline Participation Rates by State



determine eligibility for the Lifeline program and the limitations of the data used, the methodology employed to create this map involves several estimates, assumptions, simplifications, and omissions. Therefore, the rates generated on this map should be treated as estimates only.

District of Columbia = 10% - 20%

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	<i>,</i>	

Exhibit 4 FCC Press Release dated September 14, 2009

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

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

This is an unofficial announcement of Commission action. Release of the full text of a Commission order constitutes official action. See MCI v. FCC, 515 F 2d 385 (D.C. Circ 1974).

FOR IMMEDIATE RELEASE: September 14, 2009

NEWS MEDIA CONTACT: Rosemary Kimball (202) 418-0511 Email: rosemary.kimball@fcc.gov

FCC SUPPORTS "NATIONAL LIFELINE AND LINK UP TELEPHONE DISCOUNT AWARENESS WEEK" - SEPTEMBER 14 – 20, 2009

WASHINGTON, DC — Today, the Federal Communications Commission (FCC) joined the effort to call attention to the "National Lifeline and Link Up Telephone Discount Awareness Week," which takes place September 14 — 20, 2009. Various state and local agencies throughout the country will be participating with outreach activities and events. The "Lifeline" and "Link Up" programs provide financial assistance to low-income consumers in connecting a residential phone line and paying their monthly bill. The programs have been active for years and are administered by the FCC and state public utility commissions, but at least half of eligible consumers nationwide do not take advantage of this assistance.

"Lifeline" involves discounts on monthly charges for a primary residential telephone line, including wireless service. "Link Up" involves a discount on the cost of initiating the primary telephone service for a residence, including the activation of a wireless phone that serves as the primary residential telephone. The discounts are available throughout the country, including an enhanced discount on Tribal lands. In general, consumers at or below 135% of the federal poverty guidelines, or who participate in one or more of a number of other assistance programs, are eligible for Lifeline and Link Up.

To help call attention to the availability of these programs, the FCC joins the National Association of Regulatory Utility Commissioners (NARUC) and the National Association of State Utility Consumer Advocates (NASUCA), and urges government agencies and non-profit organizations to help disseminate information on Lifeline and Link Up to their constituents. More information about the programs and how to apply is available at www.lifeline.gov or http://www.usac.org/li/low-income/apply-for-support.aspx.