

Competitive Local Exchange Carrier (CLEC) Data Request (Due by July 31, 2003)

undockeded

Legal	Comcast Business Communications, Inc.	
D/B/A: Not app	icable.	
_	if publicly traded): Not applicable. y code (e.g., TX000): TI203	
Contact name	& title: Beth Choroser Director of Regulatory Compliance	
Telephone nun	nber: 215-981-7893	
E-mail address	Beth Choroser@comcast.com	
Comea	complete CLEC Table-1, "Access Line Data (VGE basis)." ast Business Communications, Inc. ("CBC") has not commenced offering in Florida. As such, Table-1 is not applicable to CBC.	g local exchange
CEC h	complete CLEC Table-2, "Facilities-Based Access Line Counts (not VGEs) as not commenced offering local exchange service in Florida. As such, able to CBC.	
CBC i	complete CLEC Table-3, "Physical/Virtual Collocation Data." has not commenced offering local exchange service in Florida. As such, hable to CBC.	, Table-3 is not
CBC I	complete CLEC Table-4, "Switch Data (VGE Basis)." has not commenced offering local exchange service in Florida. As such able to CBC.	, Table-4 is not
service CBC I	indicate the total number of lines over which you or an affiliate are present in Florida, indicating the type of broadband service available. The service as no affiliate regulated by the FPSC that provides broadband service a, and CBC does not provide broadband service.	_
list the	ou offering or providing Voice over Internet Protocol (VoIP) services in Floresters and price(s). Is the service local, long described to the service local, long described to the service local of the services in Florida.	• •
•	u actively market your local services to Florida residential customers? pplicable. Please see the responses to Questions 1 through 4.	
• •	please explain why. e see the responses to Questions 1 through 4.	
	n what geographic areas? pplicable. Please see the responses to Questions 1 through 4.	
N N N N	A Other (please specify)	DOCUMENT SEMPE : PATE
• .	(d.) If available, please provide marketing brochures or comparable materials.	06942 JUL318

Not applicable.

- Please describe your long-term (5 years) business strategy, including whether you intend to change your method of provisioning (e.g., from resale/mixed to all UNEs to facilities-based).
 - Not applicable. Please see the responses to Questions 1 through 4.
- During the last 12 months have you expanded your service offerings in Florida? If so, please list the new offerings, if they are residence or business (or both), their prices and the exchanges where you have offered the services.
 - Not applicable. Please see the responses to Questions 1 through 4.
- Please list your primary line of business (for example, entertainment, cable television, private line/special access service, interexchange service, local service, cellular service, paging service, electric service, municipality, etc.)

Private carriage.

If your company provides pre-paid local telephone service, please indicate whether this is the only service you currently provide in Florida. Also, provide an estimate as to the number of access lines served which constitute pre-paid local service.

Not applicable. Please see the responses to Questions 1 through 4.

- 12 Please provide information on any package plans offered and include:
 - (a.) Which services are offered (e.g., cable television, local telephone service, long distance, broadband service)

Not applicable.

- (b.) Where such packages are being offered (exchanges or cities)

 Not applicable.
- (c.) Whether they are provided through your company itself, an affiliate, or a business partner Not applicable.
- (d.) Examples of plan pricing or price ranges

 Not applicable.
- (e.) Terms and conditions (for example, is subscribing to both local telephone and long distance a condition of providing service?)

Not applicable.

Have you experienced any significant barriers in entering Florida's local exchange markets? Please list and describe any major obstacles or barriers encountered that you believe may be impeding the growth of local competition in the state, along with any suggestions as to how to remove such obstacles.

Not applicable. Please see the responses to Questions 1 through 4.

Have you experienced any difficulties involving any agreements you may have with incumbent LECs? If so, please describe any significant problems encountered.

Not applicable. Please see the responses to Questions 1 through 4.

Please provide any additional comments or information you believe will assist staff in evaluating and reporting on the development of local exchange competition in Florida. This information may include comments on alternative methods to evaluate the level of competition in Florida (e.g., use of the E911 databases, etc.) as well as comments or information on intermodal local competition (e.g., wireless, cable telephony).

CBC believes that the FPSC and the Florida legislature, as appropriate, should continue to devote particular attention to the implementation and monitoring of performance measurements, performance standards and performance penalties for ILEC provisioning of unbundled network elements and of other incumbent services.

16	For the year ending by business and residence.	g December 31,	2002, please identif	y your total revenue fr	om local service, broken out
			es we will be a second		
17	As of December 3	1, 2002, how m	uch money (in thous	ands of dollars) have	you invested in your network

Not applicable.

18 Has your company filed either Chapter 7 or Chapter 11 bankruptcy in the past? Are you currently operating under Chapter 7 or Chapter 11 protection? If so, please provide relevant dates and details about the filing, including which chapter.

Not applicable.

serving Florida customers?

- 19 If your company filed a Form 477 with the Federal Communications Commission in March 2003, please enclose a copy of the completed form with your response to this data request. (NOTE: This form only applies to CLECs with a minimum of 10,000 access lines.)
 - CBC did not independently filed a Form 477 with the FCC in March 2003.
- If your company is publicly traded, please provide a copy of your (or your parent company's) most recent annual report to stockholders, and Form 10-K.

Attached.

Authorized Signature John G. Sullivan Vice President & Assistant Secretary

7-21-63

Date

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This table is not applicable to CBC. Please see the responses to Questions 1 through 4 of the data request.

(Data as of June 30, 2003)

		_
Company Name:	Comcast Business Communications, Inc.	

CLEC Table-1: ACCESS LINE DATA (VGE Basis)

			Facilities-Based, i.e., including Self-Supplied		UNE-L		EEL Loops		Other Loops			Total			
1)] and toop	s obtained from no	m-#LECs	MUST NOT INCLUDE ANY EEL LOOPS		L			Specify, e.g., Special Access Local (SPAL)				
Exchange	Wire Center	Zone	Res	Bus	Total	Res	Bus.	Total	Res.	8trs	Total	Res	Bus.	Total	
							1								
			·							1	 -		7		
Total:			·												

IONS FOR COMPLETING TABLE-1:

- 1 An access line connects the end-user's customer premises equipment (CPE) to the serving switch (in this case, the CLEC's switch) and allows the end-user to originate and/or terminate local telephone calls on the public switched telephone network (PSTN). The access line counts in Table-1 above must be based on all of your different types of access lines such as copper, fiber, hybrid fiber/copper, coaxial cable, hybrid fiber/coaxial cable, fixed-wireless (free-space optics, microwave or satellite, etc.)
- 2. Access line data must be calculated as voice-grade equivalents (VGEs). A VGE is defined as a line or channel (wireline or wireless) that connects the end-user's CPE to the serving switch (in this case, the CLEC's switch) and allows the end-user to originate and/or terminate tocal telephone calls on the PSTN.

""DO NOT INCLUDE LINES OR CHANNELS THAT DO NOT HAVE SWITCH PORT ASSIGNMENTS SUCH AS PRIVATE LINES. "

EXAMPLE: An EEL consisting of a DS1 Loop and DS1 Transport can support 24 voice-grade channels, i.e., 24 DS0s. However, if only 20 of the 24 DS0s have switch port assignments, then 20 would be entered into Table-1 above as the VGE for this example.

- 3. Exclude enhanced extended link (EEL) loops in UNE-L columns as the res/bus EEL loop counts must be entered into their respective columns.
- 4 Exchanges should be listed in alphabetical order.
- 5 Residential and business access line counts may be obtained by querying your brilling database, provisioning database, the NANPA's website, etc. It is easy to use the data at the NANPA's website, go to http://www.nanpa.com then click on "CentralOffice Codes (Prefixes)", "Download Assignment Records", scroll down to "CO Code (Prefix) Status-Excel Spreadsheet Files," click on and open file "EstCodes zip", click on "EL" tab, click on edit, find, and then enter each NPA-NXX to klentby the exchange ("Rate Center") and serving wire center ("Switch").
- 6. "Zone" must be identified as Zone 1, 2, 3, or 4, as used for UNE rates
- 7. Enter column totals without duplication
- 8. Each field must be populated

FLORIDA PUBLIC SERVICE COMMISSION

2003 CLEC Data Request

(Data as of June 30, 2003)

This table is not applicable to CBC. Please see the responses to Questions 1 through 4 of the data request.

Company Name:	Comcast Business Communications, Inc.

CLEC Table-3: PHYSICAL/VIRTUAL COLLOCATION DATA

Exchange	Wire Center	Physical Collocations In-Service	Virtual Collocations In-Service			
Total:						

NOTES/INSTRUCTIONS FOR COMPLETING TABLE-3:

- 1. Exchanges should be listed in alphabetical order.
- 2. Enter number of physical collocations in-service, i.e., include only those collocation arrangements with cross-connect terminations supporting installed equipment AND actually being used to provide local exchange telecommunications service to end-user customers.
- 3. Enter number of virtual collocations in-service, i.e., include only those collocation arrangements with cross-connect terminations supporting installed equipment AND actually being used to provide local exchange telecommunications service to end-user customers.
- 4. Enter column totals without duplication.
- 5. Each field must be populated.