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2005 Competitive Local Exchange Carrier (CLEC) Data Request

(Due by July 15, 2005)

Legal Company Name:		Time Warr	Time Warner Telecom of Florida, LP				
D/B/A: Time Warner Teleco		Telecom					
FPSC Company	Code (e.g., TX	.000)	TA013				
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Stock Symbol (ii	f company is p	ublicly traded):	TWTC				

Services Provided in Florida

- Do you provide local telephone service in Florida? 1. **ANSWER: Yes.**
- Please indicate which of the following services your company provides. Select all that 2. apply.

r -	-	Local telephone service		Paging service
	<u>X</u>	-		
	Х	Private line/special access		Prepaid service
		Wholesale loops	x	VoIP
	·······	Wholesale transport		Cable television
	X	Interexchange service		Satellite television
		Cellular/wireless service	X	Broadband Internet
				access

If your company provides prepaid local telephone service, is this the only service you 3. currently provide in Florida?

ANSWER: NA (not applicable).

Bundled Services

Please complete the following table. For each residential and business package of bundled 4. services you sell, list its name (e.g., Sprint Solutions), mark the included services, and enter the price and take rate. The take rate is calculated by dividing the number of customers that have subscribed to the corresponding package by the number of customers that can obtain that package from your company.

ANSWER: TWTC respectfully declines to answer this question given that all of the underlying facilities and services it provides in Florida fall under the definition of "Broadband" or "VoIP" as defined by the recently enacted statute, Chapter 2005-132, Laws of Florida, (2005). All of the services that TWTC provides are broadband as they are capable of transmitting or receiving information at a rate that is greater than 200 kilobits per second and

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is either used to provide access to the Internet or provides computer processing, information storage or content or protocol conversion in combination with the service; or are VoIP services. Therefore since all of our services have been deregulated, TWTC believes that the FPSC no longer has the authority to require a response from TWTC to this data request. As the FPSC is most certainly aware, the ILECs have enjoyed continued deregulation since the passage of TA96. This is the first time that the CLECs can benefit from a piece of legislation that was sponsored and supported by the ILECs. It has been ten years since the CLECs have received any lessening of the regulations that are applicable to them. It is necessary to reduce the administrative costs and resources necessary to produce the responses to this data request as well as any other costs to the business that will be reduced as a result of the passage of this statute. TWTC believes that the competitive report due to the legislature must now be limited to the services that are still under the jurisdiction of the FPSC.

Residential	Name of Package	Local	Long Distance	Broadband	Wireless	Video Service	Price	Take Rate
NA – TWTC does not offer residential service.								
<u>Business</u>	Name of Package	Local	Long Distance	Broadband	Wireless	Video Service	Price	Take Rate
See response to No. 4 above.								

VoIP

5. Indicate below whether you are offering or providing VoIP service to end-user customers in Florida. For purposes of this question, VoIP service is defined as IP-based voice service provided over a digital connection. VoIP calls under this definition may or may not terminate on the PSTN.

ANSWER: Please see Answer to Question No. 4 above.

Not offering VoIP service in Florida.

Offering business VoIP services.

Offering residential VoIP services.

If you are offering or providing VoIP service in Florida:

- a. Provide the exchanges where you are offering VoIP service.
- b. Provide residential price(s) for VoIP service.
- c. Provide business price(s) for VoIP service.
- d. List all call features included with the service, e.g., call forwarding, caller ID, voice mail, etc.
- e. Check all that apply to your VoIP service: Offer wireless VoIP service.

Offer wireline VoIP service.

911 (Location information not provided automatically to PSAP).

- E911 (Location information provided automatically to PSAP).
- CALEA (Communications Assistance for Law Enforcement Act).
- Telephone Relay Service.

Power Backup (If so, identify time duration below, e.g., 4 hours, 8 hours).

Time duration of power backup (in hours).

Directory Assistance.

Operator Services.

- Equal Access to long distance providers.
- Local Number Portability.

Local Calling.

Long Distance Calling.

- International Calling.
- Contribute to Universal Service Fund.
- Require VoIP subscriber to also purchase Broadband service.
- Offered as primary line service.
- Offered as secondary line service only.
- Interconnected with PSTN.
- Peer-to-Peer only (no interconnection with PSTN).
- Use of public Internet.
- Use of private IP network.
- Call uptime 99.999%.
- Use of numbers from the North American Numbering Plan Administrator.
- f. If you are not offering or providing VoIP service to end-user customers in Florida, do you anticipate doing so? If yes, identify rollout month/year.

Broadband Internet Access

6. Information provided in your response to this question will be reported on an aggregate, statewide basis, not on a company-specific basis.

ANSWER: Please see Answer to Question No. 4 above.

- a. Please provide the percentage of residential households to which your broadband service is available in your service area. **ANSWER: NA.**
- b. Provide the total number of **residential** lines and wireless channels over which you or an affiliate are providing broadband service in your service area. **ANSWER: NA.**
- c. Provide the total number of **business** lines and wireless channels over which you or an affiliate are providing broadband service in your service area. **ANSWER: Please see Answer to Question No. 4 above.**

- d. What type(s) of broadband connection(s) do you provide?
 - xDSL
 - _____ cable modem

_____ satellite

fixed wireless

mobile wireless

- _____ Broadband over power line
- X Other (Specify) ANSWER: DS1; DS3; OCn; Ethernet products
- c. Please fill out the following table providing the downstream and upstream data transfer rates and the monthly price for each tier of broadband service you offer.

Residential	Downstream	Upstream	\$ Price/month
Answer: NA			
Business Answer: Please see answer to no. 4 above.	Downstream	Upstream	\$ Price/month

Data Transfer Rate – Broadband Service

FCC's Triennial Review Remand Order

7. The following questions relate to the FCC's Triennial Review Remand Order (TRRO), released on February 4, 2005.

a. Has your business plan in Florida changed as a result of the TRRO? If so, how?

Answer: No.

b. If you are primarily a UNE-P provider do you expect to migrate to UNE-L, negotiate commercial agreements (to provide loop, switching, and transport), or change the focus of your business?

Answer: NA

c. Have you executed any commercially negotiated agreements with any carriers? If so, please identify the carriers.

Answer: No.

d. Is there any other information (or comments) that you wish to provide?

Answer: TWTC does not purchase UNEs in Florida.

<u>Mergers</u>

8. Several mergers have been announced in the past year, e.g., Sprint-Nextel, SBC-AT&T, and Verizon-MCI.

a. Do you anticipate more mergers? Why or why not?

ANSWER: TWTC does not have any comments at this time.

b. What effects do you believe these mergers (if approved) will have on local competition in Florida?

ANSWER: TWTC does not have any comments at this time.

c. Has your local competition strategy changed as a result of the merger announcements? If so, please explain how.

ANSWER: TWTC does not have any comments at this time.

d. How will these mergers (if approved) affect your local competition strategy in Florida?

ANSWER: TWTC does not have any comments at this time.

Miscellaneous

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9. In 2004, how much money did you invest in your network directly serving Florida's local service customers?

10. Are you currently operating under Chapter 7 or Chapter 11 protection?

ANSWER: No.

11. If you filed Form 477 with the FCC to include data as of December 31, 2004, please provide us with a copy. This form only applies to CLECs with a minimum of 10,000 access lines in Florida.

ANSWER: Please see the attached Exhibit A. It is important to note that the FCC's instructions were to classify the lines as "voice" if the company was not sure how the customer was using the facility. Therefore, TWTC reported broadband and voice lines separately. However, for the purposes of the FPSC's data request, all of the underlying facilities and services TWTC provides are "broadband" in Florida given the definition in statute, Chapter 2005-132, Laws of Florida, (2005).

Comments

12. 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.

ANSWER: TWTC continues to have difficulties with building entry and would like to see statutes and rules to ensure reasonable and non-discriminatory access to commercial buildings including roof rights to foster new wireless technologies. 13. Please provide any additional general comments or information you believe will assist staff in evaluating and reporting on the development of local exchange competition in Florida. **ANSWER: TWTC does not have any additional comments at this time.**

Authorized Signature - Carolyn Marek, VP Regulatory Affairs - SE Region Date

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Authorized Signature - Carolyn Marek, VP Regulatory Affairs - SE Region

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7/11/05 Date