

Matilda Sanders

PSC-08-0306-FOF-OT

From: Mary Diskerud
Sent: Monday, May 12, 2008 9:52 AM
To: CLK - Orders / Notices
Subject: Order / Notice Submitted

Date and Time: 5/12/2008 9:52:00 AM
Docket Number: 080052-OT
Filename / Path: 080052 AdoptOrder.cm.doc

4/6 page

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Ms. Stephanie Jackson
606 East Magill
Longview TX 75601-6538

360networks (USA) inc.
Mr. Charles Forst
867 Coal Creek Circle, Suite 160
Louisville CO 80027-4670

3U TELECOM INC.
1802 N. Carson Street, Suite 212-2683
Carson City NV 89701-1230

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590 South State Road 7
Margate FL 33068-1718

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Burlington VT 05401-4621

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Ft. Lauderdale FL 33316-3545

A & D MONTANA CORP.
5632 S.W. 40th Place
Ocala FL 34474-9590

A Quality Communication Services
12021 Altoona Avenue
Hudson FL 34669-1962

A&M Communications & Payphones
4929 Lakeshore Drive, West
Orange Park FL 32003-7736

A&Z Communications
19019 Chemille Drive
Lutz FL 33558-2843

A-1 Telephone Systems
11767 South Dixie Highway, Suite 385
Miami FL 33156-4438

A.A.A. Payphone, Inc.
2571 Tigertail Avenue
Miami FL 33133-4748

A.C.T. Advanced Communication Technologies Inc.
% High Springs Campground
24004 N.W. Old Bellamy Road
High Springs FL 32643-9389

A.SUR Net, Inc.
15950 West Dixie Highway
North Miami Beach FL 33162-4939

ABA Net, LLC
11510 Georgia Avenue, Suite 101
Silver Spring MD 20902-1958

ABC Payphones Inc.
3011 North 26th Avenue
Milton FL 32583-5906

ABI Network Solutions, Inc.
1321 Connellsville Road
Lemont Furnace PA 15456

AboveNet Communications, Inc.
Tax Department
360 Hamilton Avenue
White Plains NY 10601-1811

AboveNet Communications, Inc.
Ms. Jill Sandford
360 Hamilton Avenue
White Plains NY 10601-1811

ABS-CBN Telecom North America, Incorporated
Mr. Noel Duma
150 Shoreline Drive
Redwood City CA 94065-1400

Access Communications, LLC.
Mr. Richard J. Slinin
480 Johns Creek Parkway
St. Augustine FL 32092-5069

Access Integrated Networks, Inc.
Ms. Sharyl D. Fowler
4885 Riverside Drive, Suite 304
Macon GA 31210-1147

Access One Communications, Inc.
222 Lakeview Avenue, Suite 157-160
West Palm Beach FL 33401-6101

Access One, Inc.
% Tax Partners, LLC
3100 Cumberland Blvd., Suite 900
Atlanta GA 30339-5930

Access One, Inc.
820 West Jackson Blvd., 6th Floor
Chicago IL 60607-3026

Access Point, Inc.
1100 Crescent Green, Suite 109
Cary NC 27511-8105

Access Point, Inc.
Mr. Jason Brown
1100 Crescent Green, Suite 109
Cary NC 27511-8105

Access2Go, Inc.
Mr. Jamison J. Shefts
4700 North Prospect Road, Suite 8
Peoria Heights IL 61616-6468

AccessLine Communications Corporation
11201 S.E. 8th Street, Suite 200
Bellevue WA 98004-6420

AccuTel of Texas, Inc.
P. O. Box 560803
Dallas TX 75356-0803

ACI
96 N.E. Dixie Highway
Stuart FL 34994-1840

ACN Communication Services, Inc.
Mr. Keith Kuder
32991 Hamilton Court
Farmington Hills MI 48334-3305

ACN Communication Services, Inc.
Ms. Lisa Lezotte
32991 Hamilton Court
Farmington Hills MI 48334-3330

Actel Wireless, Inc.
1544 North Woodland Blvd.
Deland FL 32720-1828

Adeptel, Inc.
238 North Westmonte Drive, Suite 101
Altamonte Springs FL 32714-3363

ADMA Telecom, Inc.
2620 S.W. 27th Avenue
Miami FL 33133-3005

Advanced Integrated Technologies Inc.
9855 West 78th Street, Suite 300
Eden Prairie MN 55344-8016

Advanced Telemanagement Group, Inc.
5909 N.W. Expressway, Suite 403
Oklahoma City OK 73132-5103

Advantage Group of Florida Communications, L.L.C.
P. O. Box 34668
Memphis TN 38184-0688

Advantage Telecommunications, Corp.
3001 Aloma Avenue, Suite 304
Winter Park FL 32792-3749

Aero Communications, LLC
1301 Broadway, Suite 126
Paducah KY 42001-2503

Affinity 4
P. O. Box 12980
Oklahoma City OK 73157-2980

Agent Alliance Corporation
1636 Acme Street
Orlando FL 32805-3602

Airespring, Inc.
% Finance & Regulatory Affairs
6060 Sepulveda Blvd., Suite 220
Van Nuys CA 91411-2512

Airespring, Inc.
6060 Sepulveda Blvd., Suite 220
Van Nuys CA 91411-2512

Akerman Senterfitt
Ms. Beth Keating
Highpoint Center, 12th Floor
106 East College Avenue
Tallahassee FL 32301-7748

Akerman Senterfitt
Ms. JoAnn Chase
Highpoint Center, 12th Floor
106 East College Avenue
Tallahassee FL 32301-7748

AKS Communications, Inc.
1422 S. E. 17th Street
Ft. Lauderdale FL 33316-1710

AL-CALL, INC.
407 West 11th Street
P. O. Box 2027
Alma GA 31510-0927

Alabama Electric Cooperative, Inc.
Mr. Gary L. Smith
P. O. Box 550
Andalusia AL 36420-0550

Alafaya Utilities, Inc.
Mr. Patrick C. Flynn
200 Weathersfield Avenue
Altamonte Springs FL 32714-4027

ALEC, Inc.
Regulatory Affairs
2704 Old Rose Bud Road, Suite 270
Lexington KY 40509-8629

Allen Lafortune and Otis Fonder
36645 Sunshine Road
Zephyrhills FL 33541-1182

Alliance Group Services, Inc.
Mr. Patrick D. Crocker
% National Regulatory Compliance, LLC
107 East Michigan Avenue, 4th Floor
Kalamazoo MI 49007-3907

Allsolar Service Company
Mr. David E. Bessette
1507 Damon Avenue
Kissimmee FL 34744-3465

Aloha Utilities, Inc.
Mr. Stephen G. Watford
6915 Perrine Ranch Road
New Port Richey FL 34655-3904

Alpha Fiber Inc.
1145 Marina Drive
Tarpon Springs FL 34689-6714

Alpha Phone Inc.
1279 37th Street
Brooklyn NY 11218-1974

Alternative Phone, Inc.
P. O. Box 4230
Ocala FL 34478-4230

Alticom, Inc.
115 Shawmut Road
Canton MA 02021-1438

Alturas Utilities, L.L.C.
Ms. Christie McCormick
P. O. Box 566
Haines City FL 33845-0566

Ameri Coin Communications, Inc.
1966 Corporate Square
Longwood FL 32750-3517

America Net, LLC
Mr. Frank Sanders
3580 Wilshire Blvd., 17th Floor
Los Angeles CA 90010-2518

America's Choice Communications Corp
99 N.W. 183rd Street, Suite 203
Miami FL 33169-4531

American Dial Tone
Mr. Larry Wright
2323 Curlew Road, Suite 7C
Dunedin FL 34683-9332

American Fiber Network, Inc.
9401 Indian Creek Parkway, Suite 280
Overland Park KS 66210-2091

American Fiber Systems, Inc.
Mr. Michael J. Nighan
100 Meridian Centre, Suite 250
Rochester NY 14618-3979

American Phone Services Corp.
308 Maxwell Road, Suite 100
Alpharetta GA 30004-2062

American Public Payphone Corporation
35 Kingston Street, Suite 1
Boston MA 02111-2208

American Telecommunications Systems, Inc.
Mr. Patrick D. Crocker
% National Regulatory Compliance, LLC
107 East Michigan Avenue, 4th Floor
Kalamazoo MI 49007-3907

American Telephone Company LLC
200 Parkway Drive South, Suite 102
Hauppauge NY 11778-2024

American Telephone Company LLC
200 Parkway Drive South, Suite 102
Hauppauge NY 11788-2024

American Utility Systems, Inc.
P. O. Box 970145
Boca Raton FL 33497-0145

Americatel Corporation
Ms. Lucy Mendis
7631 Calhoun Place, Suite 650
Rockville MD 20855-2775

Americomm Network, Inc.
43 South Roscoe Blvd.
Ponte Vedra FL 32082-3813

AmeriMex Communications Corp.
Regulatory Department
1007 Mansell Road, Suite A
Roswell GA 30076-4805

AMI Communications, Inc.
1892 East Fabyan Parkway
Batavia IL 60510-1498

AMIGOS - Tu Compania de Telefonos
549 Kenilworth Parkway
Baton Rouge LA 70808-6747

AmTel Network Inc.
913 Dilworth Street
St. Marys GA 31558-8695

Andiamo Telecom, L.L.C.
Attn: Regulatory Department
10575 North 114th Street, Suite 103
Scottsdale AZ 85259-4908

ANew Broadband, Inc.
Mr. Daniel Contreras
5225 N.W. 87th Avenue, Suite 100
Miami FL 33178-2124

Angela B. Green, P.A.
Ms. Angela B. Green
9281 S.E. 70th Terrace
Ocala FL 34472-3460

Anglers Cove West, Ltd.
P. O. Box 5252
Lakeland FL 33807-5252

Angles Communication Solutions
11121 Highway 70, Suite 202
Arlington TN 38002-9230

Anns Communication
2530 South Monroe Street
Tallahassee FL 32301-6307

Apex Coin
4304 Golf Crest Court
Tampa FL 33618-8619

Applewood Communications Corporation
409 Boot Road
Downingtown PA 19335-3043

Applied Technology Solutions, Inc.
14600 Kirsten Court
Davie FL 33325-3045

Aqua America, Inc.
Ms. Kimberly A. Joyce
762 West Lancaster Avenue
Bryn Mawr PA 19010-3402

Aqua Utilities Florida, Inc.
Ms. Kimberly A. Joyce
762 West Lancaster Avenue
Bryn Mawr PA 19010-3402

Arizona Telephony Brokers, L.L.C.
1st Floor
8757 East Via de Commercio
Scottsdale AZ 85258-3359

Arlen Communications, Inc.
15 Stillwright Way
Key Largo FL 33037-2928

Association Administrators, Inc.
180 East Main Street, #203
Smithtown NY 11787-2811

Astro Skating Center
875 East Cypress Street
Tarpon Springs FL 34689-5904

Astro Tel, Inc.
Mr. R. Michael Ray
1800 Second Street, Suite 905
Sarasota FL 34236-5998

Astrocom Corporation
10850 N.W. 21st Street, Suite 170
Miami FL 33172-2063

AT&T
Mr. Gregory Follensbee
150 South Monroe Street, Suite 400
Tallahassee FL 32301-1561

AT&T Florida
Mr. Gregory Follensbee
150 South Monroe Street, Suite 400
Tallahassee FL 32301-1561

AT&T Florida
Ms. Robyn Holland
150 South Monroe Street, Suite 400
Tallahassee FL 32301-1556

AT&T Long Distance
Mr. Mark Hepburn
1010 North St. Mary's, Room 1324
San Antonio TX 78215-2109

AT&T Long Distance East
Mr. Gregory Follensbee
150 South Monroe Street, Suite 400
Tallahassee FL 32301-1561

AT&T Long Distance Service
Mr. Gregory Follensbee
150 South Monroe Street, Suite 400
Tallahassee FL 32301-1561

ATC Outdoor DAS, LLC
116 Huntington Avenue, 11th Floor
Boston MA 02116-5749

Atlantic.Net Broadband, Inc.
440 Kennedy Blvd., Suite 3
Orlando FL 32810-6277

ATMC, Inc.
9045 Haven Avenue, Suite 106
Rancho Cucamonga CA 91730-5427

ATN, Inc.
913 Dilworth Street
St. Marys GA 31558-8695

ATX Licensing, Inc.
Mr. Steve Bogdan
2100 Renaissance Blvd.
King of Prussia PA 19406-2745

AuctionFON
Mr. Patrick Crocker
% Nationwide Regulatory Compliance
135 North Church Street, Suite 4
Kalamazoo MI 49007-3779

Auris, LLC
5225 N.W. 87th Avenue, Suite 100
Miami FL 33178-5714

Ausley & McMullen
Mr. J. Jeffry Wahlen
P. O. Box 391
Tallahassee FL 32302-0391

Ausley & McMullen
Mr. Lee L. Willis
P. O. Box 391
Tallahassee FL 32302-0391

Australia Enterprises, Inc.
P. O. Box 9414
Pensacola FL 32513-9414

Available Telecom Services, Inc.
5849 Okeechobee Blvd., Suite 201
West Palm Beach FL 33417-4352

B & C Water Resources, L.L.C.
Mr. Edwin D. Barger, Jr.
One Concourse Parkway, Suite 755
Atlanta GA 30328-5564

Backbone Communications Inc.
Ms. Lisa Derme
550 South Hope Street, #1050
Los Angeles CA 90071-2615

Balch & Bingham LLP
Mr. David L. McPhail
1710 Sixth Avenue North
Birmingham AL 35203-2015

Baldwin County Internet/DSSI Service, L.L.C.
P. O. Box 1245
Gulf Shores AL 36547-1245

Bandwidth.com CLEC, LLC
4001 Weston Parkway, Suite 100
Cary NC 27513-2317

Baseline Mobile
6151 S.E. 58th Avenue
Ocala FL 34480-7737

Bayfront Health System, Inc.
Accounting Department
701 6th Street South
St. Petersburg FL 33701-4814

Bayshore Utilities, Inc.
2259 Clubhouse Road
North Ft. Myers FL 33917-2523

BCE Nexxia Corporation
110 O'Connor Street, Floor 14
Ottawa, Ontario K1P 1H1
Canada

BCN Telecom, Inc.
550 Route 202 - 206, 2nd Floor
Bedminster NJ 07921

Beach One Telecom, Inc.
142 Fifth Avenue
Indialantic FL 32903-3154

Beaches Energy Services
Mr. Don Ouchley
1460 Shetter Avenue
Jacksonville Beach FL 32250-3432

Beaches Sewer System
P. O. Box 503
Port St. Joe FL 32457-0503

Beacon Service Station Inc.
8399 N.W. 12th Street
Miami FL 33126-1842

Bealls Communications Group, LLC
1509 Hickory Avenue
Panama City FL 32403-2517

Beggs & Lane
Mr. Jeffrey A. Stone
Seventh Floor Blount Building
P. O. Box 12950
Pensacola FL 32576-2950

Bellerud Communications, LLC
2023 Sam Houston Avenue, # 2
Huntsville TX 77340-5143

BellVoz, LLC
1181 North State Road 7
Hollywood FL 33021-5104

Benchmark Communications, LLC
106 Metairie Lawn, Suite 220
Metairie LA 70005-5449

Benchmark Communications, LLC
106 Metairie Lawn, Suite 220
Metairie LA 70005-5449

Benny and The Boys, Inc.
2625 Coral Way (S.W. 22nd Street)
Miami FL 33145-3405

BetterWorld Telecom
11951 Freedom Drive, 13th Floor
Reston VA 20190-5640

BetterWorld Telecom LLC
11951 Freedom Drive, 13th Floor
Reston VA 20190-5640

Beuford B. Wentworth
12609 Condor Drive
Jacksonville FL 32223-2715

BFF Corp.
P. O. Box 5220
Ocala FL 34478-5220

bigredwire.com, Inc.
137 North Larchmont Blvd., #237
Los Angeles CA 90004-3704

Birch
Mr. Chris Bunce
2300 Main Street, Suite 600
Kansas City MO 64108-2415

Birch Telecom of the South, Inc.
Mr. Chris Bunce
2300 Main Street, Suite 600
Kansas City MO 64108-2415

Black & Veatch
Mr. Myron Rollins
11401 Lamar Avenue
Overland Park KS 66211-1508

Blue Heron Golf & Country Club
1925 S.E. 9th Avenue
Okeechobee FL 34974-5357

Blueridge Telecom Systems
Ms. Jessica Renneker
4380 Boulder Highway
Las Vegas NV 89121-3002

Breeze Hill Utility
P. O. Box 1408
Lake Wales FL 33859-1408

Brendenwood Water System, Inc.
Ms. Kristee Mollerup
3153 Penwa Court
Longwood FL 32779-3109

BridgeCom International, Inc.
Mr. Steve Bogdan
2100 Renaissance Blvd.
King of Prussia PA 19406-2745

Bright House Networks Information Services (Florida),
LLC
Ms. Marva Brown Johnson
12985 North Telecom Parkway
Temple Terrace FL 33637-0907

Bright Star Telecom
Mr. Alex Perez
2902 N.W. 72nd Avenue
Miami FL 33122-1312

Broadband Communities of Florida, Inc.
90 Woodbridge Center Drive, Suite 610
Woodbridge NJ 07095-1142

Broadband System Group, Inc.
2863 Executive Park Drive, Suite 102
Weston FL 33331-3624

Broadstar Communications, LLC
13400 Periwinkle Avenue
Seminole FL 33776-3016

Broadview Networks, Inc.
Mr. Steve Bogdan
2100 Renaissance Blvd.
King of Prussia PA 19406-2745

Broadwing Communications, LLC
Mr. Daniel Meldazis
200 North LaSalle Street, Suite 1000
Chicago IL 60601-1014

Broadwing Communications, LLC
Mr. Gregg Strumberger
% Level 3 Communications
1025 Eldorado Blvd.
Broomfield CO 80021-8254

Broward County Telecommunications Division
Office of Information Technology
Chief Information Officer
540 S.E. 3rd Avenue, #300
Ft. Lauderdale FL 33301-2937

Brydels Communications, LLC
549 Kenilworth Parkway
Baton Rouge LA 70808-6747

BT Communications Sales LLC
Ms. Linda Cicco
11440 Commerce Park Drive
Reston VA 20191-1555

BTEL, Inc.
7266 S.W. 48th Street
Miami FL 33155-5525

Buccaneer Water Service
Ms. Marguerite Nader
% Manufactured Home Communities, Inc.
2 North Riverside Plaza, Suite 800
Chicago IL 60606-2682

Budget Call Long Distance, Inc.
Ms. Diane Peters
1080 Pittsford Victor Road
Pittsford NY 14534-3805

Budget Phone
Mr. Ron Munn, Jr.
1325 Barksdale Blvd.
Bossier City LA 71111-4600

Budget Phone
Ms. Lakisha Taylor
1325 Barksdale Blvd., Suite 200
Bossier City LA 71111-4600

BudgeTel Systems, Inc.
324 S.E. 10th Street, Suite 404
Dania Beach FL 33004-5229

Buehner-Fry, Inc.
40 N.W. Greenwood Avenue
Bend OR 97701-2027

BullsEye Telecom, Inc.
25900 Greenfield Road, Suite 330
Oak Park MI 48237-1267

Business Discount Plan, Inc.
One World Trade Center, Suite #800
Long Beach CA 90831-0800

Business Network Long Distance, Inc.
1400 Sixteenth Street, Suite 400
Denver CO 80202-5995

Business Productivity Solutions a Minnesota
Corporation, I
Mr. Andoni Economou
44 Wall Street, 6th Floor
New York NY 10005-2416

Business Telecom, Inc. d/b/a BTI
Ms. Jean Houck
7037 Old Madison Pike, Suite 400
Huntsville AL 35806-2107

Business Telecom, Inc. d/b/a BTI
Ms. Jean Houck
7037 Old Madison Pike, Suite 400
Huntsville AL 35808-2107

Business Telecommunications Services, Inc.
2620 S.W. 27th Avenue
Miami FL 33133-3005

Businessnet Telecom, Inc.
8325 N.W. 53rd Street, Suite 223
Miami FL 33166-4665

Buttonwood Bay Utilities
The American Center
27777 Franklin Road, Suite 200
Southfield MI 48034-8205

C & H Utilities, Inc.
P. O. Box 1088
Sebring FL 33871-1088

C M Inc.
1030 Oak Trace
Evansville IN 47725-7138

C. S. Water Company, Inc.
P. O. Box 40
Crystal Springs FL 33524-0040

C.F.A.T. H2O, Inc.
P. O. Box 5220
Ocala FL 34478-5220

CA Affinity
One Energy Center
40 Shuman Blvd., Suite 270
Naperville IL 60563-8583

Cable & Wireless Americas Operations, Inc.
Ms. Traci Romydy
20110 Ashbrook Place, Suite 170
Ashburn VA 20147-5069

Call One
Ms. Martha Zayas
123 North Wacker Drive, 7th Floor
Chicago IL 60606-1715

Callis Communications, Inc.
720 Oak Circle Drive East, Suite 100
Mobile AL 36609-4281

Campus Communications Group, Inc.
Ms. Robin Brown
P. O. Box 85
Champaign IL 61824-0085

Caribbean Payphone Services, Inc.
P. O. Box 421832
Kissimmee FL 34742-1832

CAT Communications International, Inc.
P. O. Box 11845
Roanoke VA 24022-1845

Catapult Partners
Mr. Ted Heyn
650 5th Avenue, 32nd Floor
New York NY 10019-6108

Cbeyond Communications, LLC
Mr. William H. Weber
320 Interstate North Parkway, S.E.
Atlanta GA 30339-2205

Cen-Tex Pay Telephone Co., Inc.
101 Sterling Browning
San Antonio TX 78232-1216

Campus Communications Group, Inc.
Ms. Gina Pittsley
P. O. Box 85
Champaign IL 61824-0085

Career Training Institute, Orlando, Inc.
3318 Edgewater Drive
Orlando FL 32804-3742

Castle Telecomm
10020 S.W. 42nd Terrace
Miami FL 33165-5047

CAT Communications International, Inc.
Ms. Debra Waller
P. O. Box 11845
Roanoke VA 24022-1845

CBB Carrier Services, Inc.
253 Monticello Avenue
Norfolk VA 23510-2522

Cellprodx.com, Inc.
1320 Greenway Drive, Suite 450
Irving TX 75038-2586

Centennial Florida Switch Corp.
Mr. William L. Roughton, Jr.
3349 Route 138, Building A
Wall NJ 07719-9671

Central Florida Electric Cooperative, Inc.
Mr. Mike Campbell
P. O. Box 9
Chiefland FL 32644-0009

Central Sumter Utility Company, L.L.C.
1020 Lake Sumter Landing
The Villages FL 32159-2699

Century - Fairfield Village, Ltd.
P. O. Box 5252
Lakeland FL 33807-5252

Century Estates Utilities, Inc.
P. O. Box 1234
Apopka FL 32704-1234

CenturyTel Long Distance, LLC
100 CenturyTel Drive
Monroe LA 71203-2041

CfL Payphones
Ms. Janet M. Steen
P. O. Box 1550
North Sioux City SD 57049-1550

Chai Enterprises, Inc.
11541 Shipwatch Drive, #1014
Largo FL 33774-5725

Chance Telecom
P. O. Box 012463
Miami FL 33101-2463

Chandler, Lang & Haswell, P.A.
Mr. John H. Haswell
P. O. Box 23879
Gainesville FL 32602-3879

CHC VII, Ltd.
P. O. Box 5252
Lakeland FL 33807-5252

Cheap-Tel, Inc.
4123 S.W. 159th Avenue
Miramar FL 33027-4838

Cheap2Dial Telephone, LLC
Mr. Patrick D. Crocker
% National Regulatory Compliance, LLC
107 East Michigan Avenue, 4th Floor
Kalamazoo MI 49007-3907

Cheri Tenney
% Cheri Tenney
P. O. Box 386
Indian Rocks Beach FL 33785-0386

Choctawhatchee Electric Coop., Inc.
Mr. James E. Smith
P. O. Box 512
DeFuniak Springs FL 32435-0512

Christopher Vellanti
P. O. Box 273942
Tampa FL 33688-3942

Ciera Network Systems, Inc.
Regulatory Manager
1250 Wood Branch Park Drive
Houston TX 77079-1207

Cierracom Systems
Ms. Jessica Renneker
4380 Boulder Highway
Las Vegas NV 89121-3002

CIMCO Communications, Inc.
1901 South Meyers Road, Suite 700
Oakbrook Terrace IL 60181-5211

Cincinnati Bell Any Distance Inc.
Mr. Scott Ringo
221 East Fourth Street, 103-1280
Cincinnati OH 45202-4124

Cinemark USA, Inc.
3900 Dallas Parkway, #500
Plano TX 75093-7865

Cinergy Communications
Mr. Anthony Gillette
8829 Bond Street
Overland Park KS 66214-1707

Cinergy Communications
Ms. Amy Leisinger
8829 Bond Street
Overland Park KS 66214-1707

Cinergy Telecommunications, Inc.
168 S.E. 1st Street, Suite 1106
Miami FL 33131-1403

Citrosuco North America, Inc.
Mr. Nicholas A. Emanuel
P. O. Box 3950
Lake Wales FL 33859-3950

City of Alachua
Mr. Marcian Brown
P. O. Box 9
Alachua FL 32616-0009

City of Bartow
P. O. Box 1069
Bartow FL 33831-1069

City of Bartow
Mr. George A. Long
P. O. Box 1069
Bartow FL 33831-1069

City of Blountstown
Mr. James A. Woods
City Hall
20591 Central Avenue West
Blountstown FL 32424-2147

City of Bushnell
P. O. Box 115
Bushnell FL 33513-0115

City of Bushnell
Mr. Bruce Hickle
P. O. Box 115
Bushnell FL 33513-0115

City of Chattahoochee
Mr. Elmon Lee Garner
P. O. Box 188
Chattahoochee FL 32324-0188

City of Chipley
Ms. Patrice Yates, City Clerk
City Hall
P. O. Box 1007
Chipley FL 32428-7007

City of Clewiston
Mr. Kevin McCarthy, Util. Director
141 Central Avenue
Clewiston FL 33440-3701

City of Daytona Beach
Mr. John Clary
P. O. Box 2451
Daytona Beach FL 32115-2451

City of DeFuniak Springs
Mrs. Kim Kirby, City Manager
P. O. Box 685
DeFuniak Springs FL 32435-0685

City of Fort Meade
Mr. Fred Hillard, City Manager
P. O. Box 856
Fort Meade FL 33841-0856

City of Ft. Meade
Mr. Fred Hilliard, City Manager
City Hall
P. O. Box 856
Ft. Meade FL 33841-0856

City of Green Cove Springs Electric Utility
Mr. Gregg Griffin
321 Walnut Street
Green Cove Springs FL 32043-3441

City of Gulf Breeze
Mr. Vernon Prather, Dir. Public Serv.
P. O. Box 640
Gulf Breeze FL 32562-0640

City of Jasper
Ms. Margaret Harper
208 West Hatley Street
Jasper FL 32052-8707

City of Lake City
Mr. Steve Baltzley
205 North Marion Avenue
Lake City FL 32055-3918

City of Lake Worth Utilities
Mr. Samy Faried, P.E.
Utilities Director
1900 2nd Avenue, North
Lake Worth FL 33461-4298

City of Lakeland
Mr. Roger A. Lewis
501 East Lemon Street
Lakeland FL 33801-5050

City of Lakeland
Mr. Roger A. Lewis
501 East Lemon Street
Lakeland FL 33801-5079

City of Leesburg
% Mr. Robert L. (Bob) Brown
P. O. Box 490630
Leesburg FL 34749-0630

City of Leesburg
City Manager
P. O. Box 490630
Leesburg FL 34749-0630

City of Leesburg
Mr. Jay M. Evans
P. O. Box 490630
Leesburg FL 34749-0630

City of Live Oak
Mr. Robert Farley
101 S.E. White Avenue
Live Oak FL 32064-3391

City of Madison
City Manager
City Hall
321 S.W. Rutledge Street
Madison FL 32340-2478

City of Marianna
Mr. James R. Dean, City Manager
P. O. Box 936
Marianna FL 32447-0936

City of Melbourne
Mr. Jack M. Schluckebier, City Manager
900 East Strawbridge Avenue
Melbourne FL 32901-4779

City of Milton
Ms. Donna Adams, City Manager
P. O. Box 909
Milton FL 32572-0909

City of Mount Dora
Mr. Charles Revell
P. O. Box 176
Mount Dora FL 32756-0176

City of Newberry Utility Department
P. O. Box 369
Newberry FL 32669-0369

City of Ocala
Ms. Rebecca M. Matthey
% Ocala Electric Utility Telecomm.
2100 N.E. 30th Avenue
Ocala FL 34470-4875

City of Perry
Mr. Bob Brown, City Manager
224 South Jefferson Street
Perry FL 32347-3235

City of Quincy
Mr. Rohan Berry
404 West Jefferson Street
Quincy FL 32351-2328

City of St. Cloud
City Manager
1300 Ninth Street
St. Cloud FL 34769-3399

City of Starke
Mayor
% Ms. Linda W. Johns, City Clerk
P. O. Drawer C
Starke FL 32091-1287

City of Starke
Mr. Ricky Thompson
Operation Manager
P. O. Drawer C
Starke FL 32091-1287

City of Sunrise Gas Department
Mr. Daniel Iamartino
4401 N.W. 103rd Avenue
Sunrise FL 33351-7915

City of Tallahassee
General Manager, Electric Utility
2602 Jackson Bluff Road
Tallahassee FL 32304-4498

City of Tallahassee
Ms. Mazie R. Crumbie
Accounting Services
300 South Adams Street, A-29
Tallahassee FL 32301-1731

City of Tallahassee, Electric Operations
Mr. Paul D. Clark, II
System Planning
400 East Van Buren Street
Tallahassee FL 32301-4456

City of Tavares
P. O. Box 1068
Tavares FL 32778-1068

City of Vero Beach
Mr. John Lee
P. O. Box 1389
Vero Beach FL 32961-1389

City of Wauchula
Mr. James A. Braddock
P. O. Box 818
Wauchula FL 33873-0818

City of Williston
P. O. Drawer 160
Williston FL 32696-0160

City of Williston
Mr. R. Gerald Hethcoat, Mayor
P. O. Drawer 160
Williston FL 32696-0160

City of Winter Park Electric Utility
Mr. Gerald (Jerry) Warren
401 South Park Avenue
Winter Park FL 32789-4319

City Tel
President
1800 West Broward Blvd.
Ft. Lauderdale FL 33312-1550

City Telephone Company
P. O. Box 667045
Pompano Beach FL 33066-7045

Citywide-Tel
Mr. Don Burno
614 East Highway 50, Box 216
Clermont FL 34711-3164

Clay Electric Cooperative, Inc.
Mr. William C. Phillips
General Manager/CEO
P. O. Box 308
Keystone Heights FL 32656-0308

Clear Net Communications
12905 Lake Ventana Drive
Tampa FL 33625-4117

Clear World Communications Corporation
Mr. James Mancuso
3501 South Harbor Blvd., Suite 100
Santa Ana CA 92704-6919

Cleartel Communications
Ms. Jamie Villanueva
12124 High Tech Avenue, Suite 100
Orlando FL 32817-8374

Cleartel Telecommunications, Inc.
Ms. Jamie Villanueva
12124 High Tech Avenue
Orlando FL 32817-8373

Cleartel Telecommunications, Inc.
Ms. Jamie Villanueva
12124 High Tech Avenue, Suite 100
Orlando FL 32817-8374

Clearwater Gas System
Mr. Chuck Warrington
% City of Clearwater
400 North Myrtle Avenue
Clearwater FL 33755-4433

CloseCall America, Inc
101 Log Canoe Circle
Stevensville MD 21666-2106

CM Tel (USA) LLC
Ms. Linda Peng
700 South Flower Street, Suite 750
Los Angeles CA 90017-4161

CMC Telecom, Inc.
Mr. Chuck Schneider
51151 Pontiac Trail
Wixom MI 48393-2042

Coast Communication & Multi-Service Corporation
10008 West Flagler Street
Miami FL 33174-1828

Coast International, Inc.
14303 West 95th Street
Lenexa KS 66215-5210

COASTel Payphone Communications
1457 East Johnson Avenue
Pensacola FL 32514-4608

Cogent Communications of Florida LHC, Inc.
1015 31st Street, N.W.
Washington DC 20007-4406

COIN 'O' WASH
3101 North Highway 19A
Mount Dora FL 32757-3420

Coin Phone Management Company
1846 Cargo Court
Louisville KY 40299-1962

Coin-Tel, Inc.
8510 N.W. 56th Street
Miami FL 33166-3329

Coleman Technologies, Inc.
20 North Orange Avenue, Suite 300
Orlando FL 32801-4604

Colina Bay Water Company, LLC
Mr. Sheldon Fenton
160 Eglinton Avenue East, Suite 500
Toronto, Ontario M4P 3B5
Canada

Collier County Government Complex
Mr. Jim DeLony, Util. Administrator
3301 Tamiami Trail East
Building "H" - 3rd Floor
Naples FL 34112-4902

Colon and Rectal Clinic of Orlando
Ms. Judith Smith
110 West Underwood Street, Suite A
Orlando FL 33806-1139

Colonial Manor Utility Company
P. O. Box 398
New Port Richey FL 34656-0398

Colony Park Utilities, Inc.
Mr. Michael Abramowitz
6786 Mangrove Drive
Merritt Island FL 32953-6849

Com-Tech Systems
3709 Westway Street, Suite A
Tyler TX 75703-6465

Comcast Long Distance
Mr. Christopher McDonald
300 West Pensacola Street
Tallahassee FL 32301-1618

Comcast Long Distance
Mr. David J. Sered
600 Galleria Parkway, Suite 1100
Atlanta GA 30339-5992

Comcast Phone of Florida, LLC d/b/a Comcast Digital
Phone
Mr. David J. Sered
600 Galleria Parkway, Suite 1100
Atlanta GA 30339-5992

Commercial Telephone's, Inc.
8510 N.W. 56th Street
Miami FL 33166-3328

Committee on Utilities & Telecommunications
Mr. Cochran Keating
Room 308, House Office Building
402 South Monroe Street
Tallahassee FL 32399-6526

CommPartners. LLC
3291 North Buffalo Drive, Suite 150
Las Vegas NV 89129-7437

Communication Lines, Inc.
3800-A Bridgeport, #158
University Place WA 98466-4495

Communications Network Billing, Inc.
895 Dove Street, 3rd Floor
Newport Beach CA 92660-2941

Comcast Phone of Florida, LLC d/b/a Comcast Digital
Phone
Mr. Christopher McDonald
300 West Pensacola Street
Tallahassee FL 32301-1618

Commercial Pay Phones, Inc.
8510 N.W. 56th Street
Miami FL 33166-3329

Commercial Utilities, Division of Grace and Company,
Inc.
865 South Lane Avenue
Jacksonville FL 32205-4420

CommPartners, LLC
3291 North Buffalo Drive, Suite 150
Las Vegas NV 89129-7437

Commtrack Enterprise
Mr. Fayyaz A. Malik
7741 Royal Crest Drive
Jacksonville FL 32256-2345

Communication Technology, Inc.
Joe DiMaggio Building
4040 Sheridan Street
Hollywood FL 33021-3536

Communications Xchange, LLC
Mr. Alphonso G. LaBorde, Jr.
3550 Buschwood Park Drive, Suite 320
Tampa FL 33618-4450

CommuniGroup
P. O. Box 940
Jackson MS 39205-0940

COMTECH 21, LLC
1 Barnes Park South
Wallingford CT 06492

Comtech21, LLC
One Barnes Park South
Wallingford CT 06492

Comtel Networks, Corp.
Mr. Max Glucksmann
18151 N.E. 31st Court, Suite 705
Aventura FL 33160-2662

Comvoz Communication, LLC
318 Indian Trace, Suite 605
Weston FL 33326-2996

Conextel, Inc.
3001 West 12th Avenue, Suite 8
Hialeah FL 33012-4898

Connect America
8104 Stony Bridge Drive
New Port Richey FL 34653-2355

Consolidated Communications Operator Services, Inc.
350 South Loop 336 West
Conroe TX 77304-3308

Consumer Access
Ms. Nina Burslem
2400 Augusta Drive, Suite 262
Houston TX 77057-4943

Consumer Telcom, Inc.
701 North GreenValley Parkway, #200
Henderson NV 89014-6178

Conterra Wireless Broadband
Mr. John J. La Penta
2101 Rexford Road, Suite 200 E
Charlotte NC 28211-3049

Continental Utility, Inc.
50 Continental Blvd.
Wildwood FL 34785-8147

Convergia, Inc.
Ms. Elizabeth Manzoni
237 Hymus Blvd.
Pointe Claire, Quebec H9R 5C7
Canada

Conversant Technologies, Inc.
Ms. Melissa Karlovich
1404 Gables Circle, Suite 101
Plano TX 75075-7647

Coral Cay Water & Sewer Company
Mr. Simon Gillings
2811 N.W. 62nd Avenue
Margate FL 33063-5610

Cordia Communications Corp.
Ms. Maria Abbagnaro
445 Hamilton Avenue, Suite 408
White Plains NY 10601-1825

CoreTel Florida, Inc.
209 West Street, Suite 302
Annapolis MD 21401-3645

Correctional Billing Services
Mr. Curtis Hopfinger
14651 Dallas Parkway, 6th Floor
Dallas TX 75254-7476

Corrections Communications, Inc.
229 McKenzie Avenue
Panama City FL 32401-3128

Cost Plus Communications, LLC
Mr. Patrick D. Crocker
% National Regulatory Compliance, LLC
107 East Michigan Avenue, 4th Floor
Kalamazoo MI 49007-3907

Country Club Utilities, Inc.
3035 Wynstone Drive
Sebring FL 33875-4745

County-Wide Utility Co., Inc.
P. O. Box 1476
Ocala FL 34478-1476

Covad Communications Company
Mr. Gregory T. Diamond
7901 Lowry Blvd.
Denver CO 80230-6906

Covista, Inc.
Mr. Mark Lammert
% Compliance Solutions, Inc.
740 Florida Central Parkway, #2028
Longwood FL 32750-7653

Cox Communications
Ms. Kay M. Jackson
7401 Florida Blvd.
Baton Rouge LA 70806-4639

Cozy Court Motel
407 Woodland Avenue
Lakeland FL 33801-3043

Credicall USA Inc
8930 West Flagler Street, Suite 105
Miami FL 33174-3957

Credicall USA Inc.
Mr. Alberto Azpurua
9240 S.W. 72th Street, Suite 205
Miami FL 33173-3263

Credo Long Distance
Ms. Jean Parker
101 Market Street, #700
San Francisco CA 94105-1533

Crescent City Natural Gas
Mr. Marcus M. Collins
3 North Summit Street
Crescent City FL 32112-2505

Crestridge Utility Corporation
4804 Mile Stretch Drive
Holiday FL 34690-4358

Crestview Housing Authority
Mr. Sam R. Brunson, Executive Dir.
371 West Hickory Avenue
Crestview FL 32536-3305

Cristel Telecom, L.L.C.
708 East Tarpon Avenue, Suite 5
Tarpon Springs FL 34689-4250

Crooked Lake Park Sewerage Company
227 Caloosa Lake Circle, North
Lake Wales FL 33859-8605

Cross Bay Network
4701 West Hillsborough Avenue
Tampa FL 33614-5419

CrossFone
9800 N.W. 41st Street, Suite 200
Miami FL 33178-2979

Crystal Lake Club Utilities
533 East Crystal Lake Drive
Avon Park FL 33825-9739

CSP Telecom, Inc.
27251 State Road 54, Suite B14
Wesley Chapel FL 33544-7459

CTI Telecom, Inc
3001 West 12th Avenue, Suite 8
Hialeah FL 33012-4898

Cubic Communications, LLC
P. O. Box 85066
Hallandale FL 33008-5066

Custom Communications
2311A Whitfield Industrial Way
Sarasota FL 34243-4063

Custom Network Solutions, Inc.
210 Route 4 East, Suite 102
Paramus NJ 07652-5103

Custom TeleConnect, Inc.
Ms. Marcia Cauton
6242 West Desert Inn Road
Las Vegas NV 89146-6612

CWS Communities LP
Ms. Holly Simpson
14 Coral Street
Eustis FL 32726-6710

Cypress Lakes Utilities, Inc.
Mr. Patrick C. Flynn
200 Weathersfield Avenue
Altamonte Springs FL 32714-4027

D.C. TeleSystems, LLC
6401 Odana Road
Madison WI 53719-1126

D.G.A. Telecom, Inc.
8701 N.W. 107th Lane
Hialeah Gardens FL 33018-4617

DayStar Communications
Mr. Brian Schaffer
18215 Paulson Drive
Port Charlotte FL 33954-1019

DCT Telecom Group, Inc.
Mr. Patrick D. Crocker
% National Regulatory Compliance, LLC
107 East Michigan Avenue, 4th Floor
Kalamazoo MI 49007-3907

CVT Prepaid Solutions, Inc.
40 Cutter Mill Road, Suite 500
Great Neck NY 11021-3213

Cypress Communications Operating Company, LLC
Ms. Frankie Kirby
4 Piedmont Center, Suite 600
Atlanta GA 30305-4602

D & E Water Resources, L.L.C.
One Concourse Parkway, Suite 755
Atlanta GA 30328-6128

D.D.D. Calling, Inc.
Ms. Nina Burslem
P. O. Box 571907
Houston TX 77257-1907

Damon Utilities, Inc.
47 Lake Damon Drive
Avon Park FL 33825-8902

DC Communications
270 South Main Street
Flemington NJ 08822-1787

DEBTEL Communications, Incorporated
3553 N.W. Clubside Circle
Boca Raton FL 33496-4004

Dedicated Fiber Systems, Inc.
Mr. Charles T. Nichols
13820-113 St. Augustine Rd., Suite 288
Jacksonville FL 32258-2448

DeltaCom, Inc.
Ms. Jean Houck
7037 Old Madison Pike, Suite 400
Huntsville AL 35806-2107

DG-TEC, LLC
7925 N.W. 12th Street, Suite 107
Miami FL 33126-1820

Dial Tone Connections, Inc.
P. O. Box 2305
Windermere FL 34786-2305

Dial World Network, Inc.
11767 South Dixie Highway. Suite 303
Miami FL 33157-4438

Dial-Around Telecom, Inc.
2221 N.E. 164th Street, Suite 384
North Miami Beach FL 33160-3703

Dialaround Enterprises Inc.
30-50 Whitestone Expressway, 4th Floor
Flushing NY 11354-1995

DialTek, LLC d/b/a DTK Telecommunications, LLC
Mr. John M. Hancock
14209 S.E. 45th Street
Bellevue WA 98006-2303

DialTone & More, Inc.
6784 West Broad Street
Douglasville GA 30134-1712

Dialtone Telecom, LLC
Mr. Jack M. Munroe
1521 West Washington Street
Quincy FL 32351-2139

Digital Community Networks, Inc.
1718 Main Street, Suite 300
Sarasota FL 34236-5826

Digital Express, Inc.
Mr. Thomas A. Armstrong
1803 West Fairfield Drive
Pensacola FL 32501-1040

DigitGlobal Communications, Inc.
30-02 Kew Gardens Road, Suite 701
Kew Gardens NY 11415-3607

Digizip.com, Inc.
168 Irving Avenue, #302
Port Chester NY 10573-4156

Dinamica Telecom, Inc.
3389 Sheridan Street, #109
Hollywood FL 33021-3606

Direct Connek
4301 N.W. 120th Lane
Sunrise FL 33323-2622

Dixie Groves Utility Company a Division of
Community Utili
P. O. Box 398
New Port Richey FL 34656-0398

DMS Enterprise Information Technology
Ms. Carolyn Mason
4030 Esplanade Way, Suite 125K
Tallahassee FL 32399-0950

Donald C. Bauerle
488 West Highbanks Road
Debary FL 32713-4643

Douglas B. Ferrell
3123 Louise Street
Tallahassee FL 32304-2724

DPC
232 Broadway
Brooklyn NY 11211-6250

DPE
232 Broadway
Brooklyn NY 11211-6250

dPi Teleconnect, L.L.C.
2997 LBJ Freeway, Suite 225
Dallas TX 75234-7627

DPI-Teleconnect, L.L.C.
2997 LBJ Freeway, Suite 225
Dallas TX 75234-7627

DRS Training & Control Systems, Inc.
Ms. Gisela Harford
645 Anchors Street
Ft. Walton Beach FL 32548-3803

DSL Express
6226 N.W. 84th Terrace
Parkland FL 33067-5045

DSLi
Mr. Eduardo E. Maldonado, MBA
5000 S.W. 75th Avenue, 3rd Floor
Miami FL 33155-4468

DSLnet Communications, LLC
Ms. Schula Hobbs
50 Barnes Industrial Park North, #104
Wallingford CT 06492-5920

Duck's Back Enterprises
P. O. Box 515
Crawfordville FL 32326-0515

DukeNet Communications, LLC
400 South Tryon Street, MC WC 29
Charlotte NC 28202-1904

DukeNet Communications, LLC
P. O. Box 1007-ST29B
Charlotte NC 28201-1007

e-Path Communications, Inc.
5110 Eisenhower Blvd., Suite 300
Tampa FL 33634-6326

E-Phone Communications LLC
5660 N.W. 115th Court
Doral FL 33176-4184

E-Rosh Corp.
18250 Biscayne Blvd., Suite 2202
Aventura FL 33160-2148

E-Z Family Connection, Corp.
1840 S.W. 85th Court
Miami FL 33155-1045

Eagle Telco, Inc.
Mr. Kent Charugundla
142 East 39th Street
New York NY 10016-0970

EAGLETEL, INC.
P. O. Box 2342
Brevard NC 28712-2342

Earthjustice
Ms. Monica K. Reimer
111 South Martin Luther King Jr. Blvd.
Tallahassee FL 32301-1451

East Central Florida Services, Inc.
Mr. James B. Payne
4550 Deer Park Road
St. Cloud FL 34773

East Coast Payphones
1463 N.W. Spruceridge Drive
Stuart FL 34994-9521

East Marion Sanitary Systems, Inc.
G-4225 Miller Road, #190
Flint MI 48507-1227

Easton Telecom Services, L.L.C.
Mr. Robert Mocas
Summit II
3046 Brecksville Road
Richfield OH 44286-9399

Easy Telephone Services Company
P. O. Box 590007
Tamarac FL 33359-0007

EATEL
913 South Burnside Avenue
Gonzales LA 70737-4258

ECG
P. O. Box 936
Bartlesville OK 74005-0936

Economic Telecom, Inc.
P. O. Box 831868
Miami FL 33283-1868

Economy Telephone, Inc.
6725 Convoy Court
San Diego CA 92111-1010

Econotel, Corporation
Mr. Hector H. Brain
2100 Coral Way, Suite 605
Miami FL 33145-2657

EFFECTEL CORP
% Porras and Company, PA
169 East Flagler Street, Suite 800
Miami FL 33131-1296

El Mundo Connecta
151 South Rose, Suite 900
Kalamazoo MI 49007-4719

Elantic Telecom, Inc.
Mr. Steve Perkins
1319 Ingleside Road
Norfolk VA 23502-1914

ElectroNet Intermedia Consulting, Inc.
3411 Capital Medical Blvd.
Tallahassee FL 32308-4425

Elite Telecom
Ms. Jennifer Begin
119 West Tyler Street, Suite 100
Longview TX 75601-6397

Elsie V. Crippen, CPA
Ms. Elsie V. Crippen
4522 N.E. 4th Street
Ocala FL 34470-9401

Embarq Communications, Inc.
Ms. Sandra A. Khazraee
Mail code: FLTLHO0201
P. O. Box 2214
Tallahassee FL 32316-2214

Embarq Florida, Inc.
Ms. Sandra A. Khazraee
Mail code: FLTLHO0201
P. O. Box 2214
Tallahassee FL 32316-2214

Embarq Payphone Services, Inc.
Ms. Sandra A. Khazraee
% Embarq - Florida, Inc.
P. O. Box 2214 (MC: FLTLHO0201)
Tallahassee FL 32316-2214

Empire One Telecommunications, Incorporated
55 Washington Street, 9th Floor
Brooklyn NY 11201-1036

Empire Vending
6401 East Rogers Circle, Suite 7
Boca Raton FL 33487-2647

ENA Services, LLC
1101 McGavock Street
Nashville TN 37203-3168

Encartele, Inc.
P. O. Box 540547
Omaha NE 68154-0547

Encompass Communications, L.L.C.
Mr. Wayne Gandy
119 West Tyler, Suite 286
Longview TX 75601-6327

Energy Services of Pensacola
Mr. Don J. Suarez - Director
1625 Atwood Drive
Pensacola FL 32514-7505

ENGAGE COMMUNICATIONS
5450 MacDonald Avenue, #5
Key West FL 33040-5906

Enhanced Billing Services, Incorporated
215 Fifth Street, Suite 306
West Palm Beach FL 33401-4026

Enhanced Communications Network, Inc.
1031 South Glendora Avenue
West Covina CA 91790-4921

Enhanced Services Billing, Inc.
Ms. Sylvia Castillo
7411 John Smith Drive, Suite 1500
San Antonio TX 78229-6034

Entrix Telecom, Inc.
520 Broad Street
Newark NJ 07102-3111

Environmental Protection Systems of Pine Island, Inc.
3039 York Road
St. James City FL 33956-2303

Epicus Communications Group, Inc.
610 Crescent Executive Court, #300
Lake Mary FL 32746-2113

Epixtar Communications Corp.
11900 Biscayne Blvd., Suite 700
Miami FL 33181-2733

Equity Pay Telephone Co., Inc.
106 Newman Drive
Brunswick GA 31520-2935

Equivoice, Inc.
P. O. Box 7300
Algonquin IL 60102-7300

Ernest Communications, Inc.
5275 Triangle Parkway, Suite 150
Norcross GA 30092-6511

Escambia Gas Producers
Mr. Richard M. DiGia
DTE Biomass Energy
425 South Main Street, Suite 201
Ann Arbor MI 48104-2393

Escambia River Electric Coop., Inc.
Mr. Clay R. Campbell, Gen. Manager
P. O. Box 428
Jay FL 32565-0428

Euro Connect Inc.
29777 Telegraph Road, Suite 2417
Southfield MI 48034-7665

Evercom Systems, Inc.
Mr. Curtis Hopfinger
14651 Dallas Parkway, 6th Floor
Dallas TX 75254-7476

EveryCall Communications, Inc.
5909 N.W. Expressway, Suite 101
Oklahoma City OK 73132-5103

Excel Pager, Cellular, and Home Phone, Inc.
P. O. Box 74293
Baton Rouge LA 70874-4293

Excel Telecommunications
Ms. Becky Gipson
433 East Las Colinas Blvd., Suite 1300
Irving TX 75039-5508

Excella Communications Inc.
1700 South Main Street
Las Vegas NV 89104-1200

Executive Business Centers, Inc.
Mr. Randy Thompson
Building 2, Suite 200
11330 Lakefield Drive
Duluth GA 30097-1582

Expedient Carrier Services, LLC
810 Parish Street
Pittsburgh PA 15220-3405

Express Phone Service
Mr. Tom Armstrong
1803 West Fairfield Drive
Pensacola FL 32501-1040

ExteNet Systems, Inc.
1901 South Meyers Road, Suite 190
Oakbrook Terrace IL 60181-5238

Extreme Telecommunications
1935 Hollywood Blvd.
Hollywood FL 33020-4508

ezTel Network Service, LLC
436 Lynchburg Avenue
Brookneal VA 24528-2652

Fairmount Utilities, the 2nd, Inc.
P. O. Box 488
Avon Park FL 33826-0488

FairPoint Carrier Services, Inc.
Ms. Lisa R. Hood
P. O. Box 199
Dodge City KS 67801-0199

FairPoint Communications
Mr. Robert M. Ellmer
502 Cecil G. Costin, Sr. Blvd.
Port St. Joe FL 32456-1754

FairPoint Long Distance
Ms. Linda Wood
502 Cecil G. Costin, Sr. Blvd.
Port St. Joe FL 32456-1754

Farm Bureau Connection
Ms. Joan Morin
% National Regulatory Compliance, LLC
107 East Michigan Avenue, 4th Floor
Kalamazoo MI 49007-3907

Farmton Water Resources LLC
1625 Osteen Maytown Road
Osteen FL 32764-9632

Fast Phones, Inc. of Alabama
P. O. Box 20877
Montgomery AL 36120-0877

FDN Communications
Ms. Susan Berlin
Two North Main Street
Greenville SC 29601-2719

Fearington Smith & Ralston
Mr. Foyt Ralston
P. O. Box 1548
Tallahassee FL 32302-1548

Fernando A. Ascenio
2401 50th Street North
St. Petersburg FL 33710-3534

Ferncrest Utilities, Inc.
3015 Southwest 54th Avenue
Ft. Lauderdale FL 33314-1950

Ferob Corporation
845 5th Street
Miami Beach FL 33139-6511

FIMC Hideaway, Inc.
P. O. Box 357246
Gainesville FL 32635-7246

First American Telecommunications Corporation
Mr. Guy T. Stremback
1800 West Broward Blvd.
Ft. Lauderdale FL 33312-1550

First Choice Technology, Inc.
601 North Orlando Avenue
Maitland FL 32751-4457

First Choice Technology, Inc.
601 North Orlando Avenue, Suite 211
Maitland FL 32751-4457

First Communications, LLC
3340 West Market Street
Arkon OH 44333-3306

First Communications, LLC
Ms. Mary Cegelski
15278 Neo Parkway
Garfield Heights OH 44128-3153

FL - CLEC LLC
Ms. Michelle Salisbury
2000 Corporate Drive
Canonsburg PA 15317-8564

FLATEL, Inc.
Mr. Abby Matari
Executive Center, Suite 100
2300 Palm Beach Lakes Blvd.
West Palm Beach FL 33409-3307

FlatPhone
320 South Flamingo, #328
Pembroke Pines FL 33027-1770

Florida Building & Construction Trades Council
Mr. Mike Williams
P. O. Box 10888
Tallahassee FL 32308-2888

Florida Cable Telecommunications Association, Inc.
Mr. David Konuch
246 East 6th Avenue, Suite 100
Tallahassee FL 32303-6208

Florida City Gas
Mr. Jay Sutton
4180 South U.S. Highway 1
Rockledge FL 32955-5309

Florida City Gas
Ms. Carolyn Bermudez
955 East 25th Street
Hialeah FL 33013-3403

Florida College Inc.
Mr. Paul Greiving
119 North Glen Arven Avenue
Temple Terrace FL 33617-5578

Florida Division of Chesapeake Utilities Corporation
Mr. Thomas A. Geoffroy
P. O. Box 960
Winter Haven FL 33882-0960

Florida Electric Cooperatives Association
Mr. Bill Willingham
2916 Apalachee Parkway
Tallahassee FL 32301-3697

Florida Electric Cooperatives Association
Ms. Michelle Hershel
2916 Apalachee Parkway
Tallahassee FL 32301-3697

Florida Electrical Workers Association
Mr. J. B. Clark
2071 Cynthia Drive
Tallahassee FL 32303-7303

Florida Gaming Centers, Inc.
3500 N.W. 37th Avenue
Miami FL 33142-4923

Florida Institute of Technology
Mr. Frank R. Leslie
DMES, Room 104
150 West University Blvd.
Melbourne FL 32901-6975

Florida Keys Electric Cooperative Association, Inc.
Mr. Scott Newberry
P. O. Box 377
Tavernier FL 33070-0377

Florida Keys Electric Cooperative Association, Inc.
Ms. Susan Kohlhofer
P. O. Box 377
Tavernier FL 33070-0377

Florida League of Cities
Mr. Kraig A. Conn
P. O. Box 1757
Tallahassee FL 32302-1757

Florida Multi Media
Ms. Kathy Archer
9225 Bay Plaza Blvd., Suite 407
Tampa FL 33619-4412

Florida Municipal Power Agency
Mr. Frederick M. Bryant
P. O. Box 3209
Tallahassee FL 32315-3209

Florida Municipal Power Agency
Mr. Richard L. Casey
8553 Commodity Circle
Orlando FL 32819-9002

Florida Phone Systems, Inc.
Mr. Brad Diuguid
1722 N.W. 80th Blvd., Unit 40
Gainesville FL 32606-9237

Florida Power & Light Company
Mr. Wade Litchfield
Associate General Counsel, Regulatory
700 Universe Blvd., Room E2301
Juno Beach FL 33408-2657

Florida Public Communications
Mr. Gerry Rockey
4150 Kidron Road
Lakeland FL 33811-1274

Florida Public Telephone Company
220 East Sixth Street
Jacksonville FL 32206-4506

Florida Reliability Coordinating Council
Austin Towers West
1408 North Westshore Blvd., Suite 1002
Tampa FL 33607-4512

Florida Solar Energy Center
Mr. William Young
University of Central Florida
1679 Clearlake Road
Cocoa FL 32922-5703

Florida Solar Energy Research and Education
Foundation
Ms. Colleen Kettles
101 Cove Lake Drive
Longwood FL 32779-2310

Florida Power & Light Company
Mr. Wade Litchfield
215 South Monroe Street, Suite 810
Tallahassee FL 32301-1859

Florida Power & Light Company
Ms. Juanita Whitaker
700 Universe Blvd., Room E2346
Juno Beach FL 33408-2657

Florida Public Telecommunications Association, Inc.
Mr. Bruce W. Renard
9432 Baymeadows Road, Suite 140
Jacksonville FL 32256-7988

Florida Public Utilities Company
Mr. John T. English
P. O. Box 3395
West Palm Beach FL 33402-3395

Florida Rock Industries, Inc.
Mr. Gary Sauer
155 East 21st Street
Jacksonville FL 32206-2104

Florida Solar Energy Industries Association
Mr. R. Bruce Kershner
231 West Bay Avenue
Longwood FL 32750-4125

Florida Telephone Services, LLC
1667 South Highway 17 - 92, Suite 101
Longwood FL 32750-6542

Focus Connection, Inc.
4238 Middlebrook Road, #412
Orlando FL 32811-8500

Fonix Telecom, Inc.
1901 Eastpoint Parkway
Louisville KY 40223-4145

Forest Utilities, Inc.
6000 Forest Blvd.
Ft. Myers FL 33908-4318

Fountain Lakes Sewer Corp.
523 South Eighth Street
Minneapolis MN 55404-1078

Four Lakes Golf Club, Ltd.
P. O. Box 5252
Lakeland FL 33807-5252

Four Points Utility Corporation
101 Golden Malay Palm Drive
Davenport FL 33897-8602

Four Points Utility Corporation
101 Golden Malay Palm Way
Davenport FL 33897-8602

FPL FiberNet, LLC
Mr. David Eckmann
P. O. Box 025566
Miami FL 33102-5566

France Telecom Corporate Solutions L.L.C.
Attn: Tax/Regulatory
Mailstop 1100
13775 McLearen Road
Oak Hill VA 20171-3212

Francis I Utility, L.L.C.
29 Mimi Street
Sebring FL 33875-5432

Fred Hoffmann
882 Coquina Drive, East
Daytona Beach FL 32117-4139

Freedom Communications USA LLC
5909 N.W. Expressway, Suite 101
Oklahoma City OK 73132-5103

Freedom Voice Systems
169 Saxony Road, Suite 206
Encinitas CA 92024-6780

Frontier Communications of America, Inc.
Ms. Angela McCall
300 Bland Street
Bluefield WV 24701-3020

Frontier Communications of the South, LLC
Ms. Angela McCall
300 Bland Street
Bluefield WV 24701-3020

Ft. Pierce Utilities Authority
Mr. Thomas W. Richards, P.E.
P. O. Box 3191
Ft. Pierce FL 34948-3191

Ft. Walton Beach Housing Authority
Ms. Gail Sansbury, Executive Dir.
27 Robinwood Drive, S.W.
Ft. Walton Beach FL 32548-5347

Future Talk
P. O. Box 293445
Lewisville TX 75029-3445

Gabriel Wireless, L.L.C.
6971 North Federal Highway, Suite 206
Boca Raton FL 33487-1648

Gainesville Housing Authority
Mr. John Cherry, Executive Director
P. O. Box 1468
Gainesville FL 32602-1468

Gainesville Regional Util./City of Gainesville
Mr. Raymond O. Manasco, Jr.
P. O. Box 147117, Station A-138
Gainesville FL 32614-7117

Gainesville Regional Utilities
Mr. Robert E. Hunzinger
P. O. Box 147117, Station A134
Gainesville FL 32614-7117

GCI Globalcom, Inc.
200 East Randolph Street, Floor 23
Chicago IL 60601-6434

General Electric Company
Mr. David R. Swanson
Account Executive
4400 PGA Blvd., Suite 900
Palm Beach Garden FL 33410-6562

General Electric International Inc.
Mr. Zigmond F. Biernacki
4300 West Cypress Street, Suite 700
Tampa FL 33607-4157

Georgia Public Web, Inc.
% Hall, Booth, Smith & Slover, P.C.
1180 West Peachtree Street, N.W., #900
Atlanta GA 30309-3479

Georgia Public Web, Inc.
Mr. J. Clayton Cheshire
% Hall, Booth, Smith & Slover, P.C.
1180 West Peachtree Street, N.W., #900
Atlanta GA 30309-3479

Get A Phone
Ms. Joyce Howard
5909 N.W. Expressway, Suite 101
Oklahoma City OK 73132-5103

GigaBand Communications
Ms. Eve Walker
P. O. Box 3191
Ft. Pierce FL 34948-3191

Glades Electric Cooperative, Inc.
Mr. L. T. Todd, Jr.
P. O. Box 519
Moore Haven FL 33471-0519

Global Connection, Inc of America
Ms. Angela Briggs
3957 Pleasantdale Road
Atlanta GA 30340-4259

Global Crossing Local Services, Inc.
Ms. Diane Peters
1080 Pittsford Victor Road
Pittsford NY 14534-3805

Global Crossing North American Networks, Inc.
Ms. Diane Peters
1080 Pittsford Victor Road
Pittsford NY 14534-3805

Global Crossing Telecommunications, Inc.
Ms. Diane Peters
1080 Pittsford Victor Road
Pittsford NY 14534-3805

Global Crossing Telemanagement, Inc.
Ms. Diane Peters
1080 Pittsford Victor Road
Pittsford NY 14534-3805

Global Dialtone, Inc.
P. O. Box 7912
Port St. Lucie FL 34985-7912

Global NAPS, Inc.
89 Access Road, Suite B
Norwood MA 02062-5232

Global Response Corporation
Mr. Stephen Schooster
777 South State Road 7
Margate FL 33068-2803

Global Shredding Technologies, LLC
P. O. Box 728
Baldwin FL 32234-0728

Global Tel*Link Corporation
Ms. Susan Duggan
% Thomson/TCS, Inc.
3100 Cumberland Blvd., Suite 900
Atlanta GA 30339-5930

Global Teldata II, LLC
4700 North Ravenswood Avenue
Chicago IL 60640-4408

Global Telecom & Technology Americas, Inc.
8484 Westpark Drive, Suite 720
McLean VA 22102-5117

Global Touch Telecom, Inc.
11845 West Olympic Blvd., Suite 600
Los Angeles CA 90064-1149

Globalcom Inc.
200 East Randolph Street, Floor 23
Chicago IL 60601-6434

GlobalPhone Corp.
137 North Washington Street, Suite 200
Falls Church VA 22046-4576

GlobalTel
1720 Windward Concourse, Suite 250
Alpharetta GA 30005-2295

Globaltron Communications Corporation
100 North Biscayne Blvd., Suite 1200
Miami FL 33132-2309

Globaltron Communications Corporation
100 North Biscayne Blvd., Suite 2500
Miami FL 33132-2306

Globetel, Inc.
690-2700 Production Way
Burnaby, BC V5A 4X1
Canada

Go Solo Technologies, Inc.
% Tax Partners, LLC
3100 Cumberland Blvd., Suite 900
Atlanta GA 30339-5930

Gold Coast Utility Corp.
12292 Florida Avenue
Stuart FL 34994-9141

Gold Line Telemanagement Inc.
Permits & Returns Department
180 West Beaver Creek Road
Richmond Hill, Ontario L4B 1B4
Canada

GPE Southeast
Mr. Jamal Mansour
1902 West Kennedy Blvd.
Tampa FL 33606-1531

Grande Communications Networks, Inc.
Mr. Gabriel Garcia
401 Carlson Circle
San Marcos TX 78666-6730

Grande Communications Networks, Inc.
Ms. Kristene Stark
401 Carlson Circle
San Marcos TX 78666-6730

Granite Telecommunications, LLC
100 Newport Avenue Extension
Quincy MA 02171-1734

Great American Telephone, Inc.
1700 South Main Street
Las Vegas NV 89104-1200

Grenelefe Resort Utility, Inc.
5601 Windhover Drive
Orlando FL 32819-7914

Grove Utilities, Inc.
2600 Golden Gate Parkway
Naples FL 34105-3227

GroveLine
350 Myles Standish Blvd., 2nd Floor
Taunton MA 02780-7323

GRU Communication Services/GRUCom/GRU
P. O. Box 147117, Station A-136
Gainesville FL 32614-7117

GRUCom
P. O. Box 147117, Station A-136
Gainesville FL 32614-7117

GT Telecomm
1040 South Milwaukee Avenue, #205
Wheeling IL 60090-4213

GTC Communications, Inc.
502 Cecil G. Costin Sr. Blvd.
Port St. Joe FL 32457-1754

GTC Telecom Corp.
P. O. Box 1680
Costa Mesa CA 92628-1680

Gulf Coast Electric Cooperative, Inc.
Mr. Roy Barnes
P. O. Box 220
Wewahitchka FL 32465-0220

Gulf Long Distance, Inc.
Mr. Kevin Grimes
19812 Underwood Road
Foley AL 36535-2324

Gulf Payphone Enterprises
Mr. Kevin Grimes
19812 Underwood Road
Foley AL 36535-2324

Gulf Power Company
Mr. Gary Livingston
101 North Monroe Street, Suite 1060
Tallahassee FL 32301-1547

Gulf Power Company
Ms. Susan D. Ritenour
One Energy Place
Pensacola FL 32520-0780

Hamilton Telecommunications
1001 12th Street
Aurora NE 68818-2004

Hampton Holding Co., Inc.
200 S.E. 6th Street, Suite 204
Ft. Lauderdale FL 33301-3420

Harbor Communications, LLC
Ms. Leigh Ann Wooten
1509 Government Street, Suite 300
Mobile AL 36604-2016

Harbor Hills Utilities, L.P.
Mr. Adam Rich
6538 Lake Griffin Road
Lady Lake FL 32159-2900

Hardee Power I, Inc.
(HP I)
P. O. Box 111
Tampa FL 33601-0111

Hayes E-Government Resources, Inc.
2473 Care Drive, Suite 201
Tallahassee FL 32308-9815

HB Telecom
1919 S.E. 37th Terrace
Cape Coral FL 33904-5087

HBS Billing Services Company
Ms. Sylvia Castillo
7411 John Smith Drive, Suite 1500
San Antonio TX 78229-6034

Heather Hills Estates
4925 3rd Street, West
Bradenton FL 34207-2608

HelloCom Inc.
901 Corporate Center Drive, Suite 518
Monterey Park CA 91754-7665

Hicks Laundry Equipment Corp.
4475 28th Street, N.
St. Petersburg FL 33714-3925

Hidden Cove, Ltd.
P. O. Box 5252
Lakeland FL 33807-5252

High Tech Communications
2855 S.E. 58th Avenue
Ocala FL 34471-9309

Highlands Ridge Utilities, LLC
% Mr. Rob Reed
3003 East Fairway Vista Drive
Avon Park FL 33825-6001

Highlands Utilities Corporation
411 Kent Avenue
Lake Placid FL 33852-9675

Hillsborough County Aviation Authority
P. O. Box 22287
Tampa FL 33622-2287

Hitsu, Inc.
549 Featheroaks Court
Orange Park FL 32073-5701

HolaAmerica, LLC
5225 N.W. 87th Avenue, Suite 100
Doral FL 33178-2124

Holiday Gardens Utilities, Inc.
4804 Mile Stretch Drive
Holiday FL 34690-4358

Holiday Utility Company, Inc.
P. O. Box 398
New Port Richey FL 34656-0398

Holland & Knight
Mr. D. Bruce May
Barnett Bank Building
P. O. Drawer 810
Tallahassee FL 32302-0810

Holmes Utilities, Inc.
760 Henscratch Road
Lake Placid FL 33852-8397

Home Management Systems
2429 Deermeadow Drive
Apopka FL 33703-7462

Home Town Telephone, LLC
1100 N.W. 163rd Drive, Suite A
Miami FL 33169-5816

Homestead Energy Services
Mr. Kenneth J. Konkol
675 North Flagler Avenue
Homestead FL 33030-6173

Hopping, Green & Sams
Mr. Gary Perko
P. O. Box 6526
Tallahassee FL 32314-6526

Horizon Telecom, Inc.
Ms. Christine Stein
3993 Howard Hughes Parkway, Suite 250
Las Vegas NV 89169-6754

Hotwire Communications, Ltd.
Mr. Craig Pizer
300 East Lancaster Avenue, Suite 208
Wynnewood PA 19096-2142

HQ Global Workplaces, Inc.
Tax Department
12600 Deerfield Parkway, Suite 100
Alpharetta GA 30004-6130

HSI Telecom, Inc.
3402 Beltline Park Drive North
Mobile AL 36617-1539

Hunter's Ridge Utility Co. of Lee County
28400 Hunters Ridge Blvd.
Bonita Springs FL 34135-3511

HV Utility Systems, L.L.C.
Mr. David W. Fell
% Equity Lifestyle Properties, Inc.
Two North Riverside Plaza, Suite 800
Chicago IL 60606-2682

Hytek Solutions, Inc
1411 S.W. 23rd Terrace
Miami FL 33145-3954

I Packet Networks, LLC
819 Arapaho Village, Suite 24B, #203
Richardson TX 75080-5040

iBasis
20 Second Avenue
Burlington MA 01803-4408

IBN Intertelecom, Inc.
P. O. Box 4100
Oakton VA 22124-8100

ICSolutions
5883 Rue Ferrari
San Jose CA 95138-1857

IDC Telecommunications
3419 Westminster, #312
Dallas TX 75205-1387

Identidad Telecom
13170 S.W. 128th Street, Suite 100
Miami FL 33186-5845

IDT America Corp. d/b/a DSA Telecom
Mr. Carl Billek
4th Floor, Legal Department
520 Broad Street
Newark NJ 07102-3121

IDT America, Corp.
520 Broad Street
Newark NJ 07102-3111

ILD Teleservices
Ms. Marsha Pokorny
1049 N.E. Macedonia Church Avenue
Lee FL 32059-7419

Incline Communications, Inc.
715 West U.S. Highway 92
Seffner FL 33584-3513

INCOMM
Mr. Michael D. Gruenhut
250 Williams Street, #M-100
Atlanta GA 30303-1032

Indiantown Company, Inc.
P. O. Box 397
Indiantown FL 34956-0397

Indiantown Gas Company
Mr. Brian J. Powers
P. O. Box 8
Indiantown FL 34956-0008

Infinity Networks, Inc.
P. O. Box 30137
Austin TX 78755-3137

InfoHighway
Mr. Steve Bogdan
2100 Renaissance Blvd.
King of Prussia PA 19406-2745

Infotelecom, LLC
Mr. Alex Gertsburg
1228 Euclid Avenue, Suite 390
Cleveland OH 44115-1800

Inline Telecom, Inc.
9731 Taylor Rose Lane
Largo FL 33777-2289

Innerarity Island Development Corporation
4300 Bayou Blvd., Suite 21
Pensacola FL 32503-2614

InPhonex.com, LLC
3044 N.W. 72nd Avenue
Miami FL 33122-1314

InSITE Solutions, LLC
1300 North Northlake Way
Seattle WA 98103-8987

Instatone
Mr. Michael Servos
P. O. Box 6434
Clearwater FL 33758-6434

Int'l Solutions, Inc.
6405 N.W. 36th Street, Suite 109
Miami FL 33166-6977

Integra Telecom
Ms. Catherine Murray
1201 N.E. Lloyd Blvd., Suite 500
Portland OR 97232-1259

Integrated Services, Inc.
One Northbrook Place
5 Revere Drive, Suite 200
Northbrook IL 60062-8000

Integrated Telecommunications, Inc.
6851 Jericho Turnpike, Suite 190
Syosset NY 11791-4421

Integretel, Inc.
Mr. Juan Perez
5883 Rue Ferrari
San Jose CA 95138-1857

Intelletrace, Inc.
448 Ignacio Blvd., #222
Novato CA 94949-6085

Intellicall Operator Services, Inc.
Ms. Marsha Pokorny
1049 N.E. Macedonia Church Avenue
Lee FL 32059-7419

Intelligence Network Online, Inc.
1224 Rogers Street
Clearwater FL 33756-5903

Inter-Tel NetSolutions, Inc.
Suite A-100
4310 East Cotton Center Blvd.
Phoenix AZ 85040-8852

InteraTone
6920 Koll Center Parkway, Suite 211
Pleasanton CA 94566-3159

InterGlobe Communications, Inc.
101 Tyrellan Avenue
Staten Island NY 10309-2651

InterLink Global, Corp.
Switch Room #3
1100 N.W. 163rd Drive
North Miami FL 33169-5816

International Payphone Corporation
Ms. Beth Young
P. O. Box 43746
Louisville KY 40253-0746

International Telecom, Ltd.
Ms. Yvette Melendez
417 2nd Avenue West
Seattle WA 98119-4012

International Telephone Company, Inc.
12265 S.W. 130th Street
Miami FL 33186-6218

Interstate FiberNet, Inc.
Ms. Jean Houck
7037 Old Madison Pike, Suite 400
Huntsville AL 35806-2107

Interstate Telecommunications, Inc.
1385 Weber Industrial Drive
Cumming GA 30041-6468

Intrado Communications Inc.
Attn: Manager, Regulatory Compliance
1601 Dry Creek Drive
Longmont CO 80503-6493

INVOIP LLC
#165 Miramar Commons
11020 Pembroke Road
Miramar FL 33025-1704

IP Telecom Group Inc
2846 University Drive
Coral Springs FL 33065-1425

IPC Network Services, Inc.
Mr. John McSherry
Harborside Financial Center, Plaza 10
3 Second Street, 15th Floor
Jersey City NJ 07311-4045

ISN Telecom
1035 N.E. 125th Street, Suite 300
North Miami FL 33161-5841

ITI Inmate Telephone, Inc.
4200 Industrial Park Drive
Altoona PA 16602-1727

ITS Telecommunications Systems, Inc.
P. O. Box 277
Indiantown FL 34956-0277

ITS Telecommunications Systems, Inc.
Mr. Jeffrey S. Leslie
P. O. Box 277
Indiantown FL 34956-3502

ITS Telecommunications Systems, Inc.
Mr. Robert M. Post, Jr.
P. O. Box 277
Indiantown FL 34956-0277

ITSI America, Inc.
7270 N.W. 12th Street, Suite 320
Miami FL 33126-1939

IXC Direct
4079 Park East Court
Kentwood MI 49546-8815

J C Telecommunication Co., LLC
3403 N.W. 82nd Avenue, Suite 103
Doral FL 33122-1063

J. Merritt Guthrie
2843 Quailhollow Road
Clearwater FL 33761-3223

J.F.G. Associates, Inc.
550 North Reo Street, Suite 300
Tampa FL 33609-1037

J.S. Communications, LLC
4846 North University Drive, Suite 366
Ft. Lauderdale FL 33351-4510

Jackson Memorial Hospital
Telecommunications
PPW G206
1611 N.W. 12th Avenue
Miami FL 33136-1005

JEA
Mr. Berdell Knowles
Director, Regulatory Affairs
21 West Church Street
Jacksonville FL 32202-3158

JEA
Ms. Teala A. Milton
V.P., Government Relations
21 West Church Street, Tower 16
Jacksonville FL 32202-3158

JLR Communications, Inc.
7715 Crittenden Street, #355
Philadelphia PA 19118-4421

JLW Technical Communications, Inc.
1761 N.W. 12th Avenue
Homestead FL 33030-2958

Joltran Communications Corp.
4771 Wickerwood Drive
St. Louis MO 63129-2456

Joyland Water System
311 Paul Thompson Road
Monticello FL 32344-3322

Juan Hermoza
P. O. Box 263113
Tampa FL 33685-3113

K W Resort Utilities Corp.
Mr. Doug Carter
% K.W. Resort Utility
P. O. Box 2125
Key West FL 33045-2125

KDDI America, Inc.
Mr. Patrick D. Crocker
% National Regulatory Compliance, LLC
107 East Michigan Avenue, 4th Floor
Kalamazoo MI 49007-3907

Keen Sales, Rentals and Utilities, Inc.
685 Dyson Road
Haines City FL 33844-8587

Kellee Communications Group, Inc.
P. O. Box 996818
Miami FL 33299-6818

Kemple Water Company
37502 Marcliff Terrace
Zephyrhills FL 33541-8451

Kevin Rogers
6076 Velvet Loop
Lakeland FL 33811-2069

Key Haven Utility Corporation
Mr. A. Wayne Lujan
1010 Kennedy Drive, Suite 300
Key West FL 33040-4133

Keys Energy Services
Mr. Dale Z. Finigan
P. O. Box 6100
Key West FL 33041-6100

Keys Energy Services
Mr. Dale Z. Finigan
P. O. Drawer 6100
Key West FL 33041-6100

KG Communications
13 S.W. 7th Street
Miami FL 33130-3009

Kim's Seafood Market
1590 Blountstown Street
Tallahassee FL 32304-1117

Kincaid Hills Water Company
P. O. Box 579
Gainesville FL 32602-0579

Kissimmee Utility Authority
P. O. Box 423219
Kissimmee FL 34742-3219

Kissimmee Utility Authority
Mr. James C. Welsh
P. O. Box 423219
Kissimmee FL 34742-3219

Kissimmee Utility Authority
Mr. Larry Mattern
P. O. Box 423219
Kissimmee FL 34742-3219

KMC Data LLC
Mr. James M. Mertz
Building 300
5300 Oakbrook Parkway, Suite 330
Norcross GA 30093-6210

Knology of Florida, Inc.
Mr. Bruce Schoonover, Jr.
% KNOLOGY, Inc.
1241 O.G. Skinner Drive
West Point GA 31833-1789

KPV Enterprises
1264 Rocky Hill Road
Knoxville TN 37919-8091

L & E Payphones
4834 Doncaster Avenue
Jacksonville FL 32208-1679

L. P. Utilities Corporation
P. O. Box 478
Lake Placid FL 33862-0478

Lafarge Gypsum
Mr. Ben Borgmeyer
Lafarge North America
886 North Highway 17
Palatka FL 32177-8647

Lake Bonnet Village Cooperative, Inc.
2900 East Lake Bonnet Road
Avon Park FL 33825-7702

Lake Utility Services, Inc.
Mr. Patrick C. Flynn
200 Weathersfield Avenue
Altamonte Springs FL 32714-4027

Lake Wellington Professional Centre
12230 Forest Hill Blvd., Suite 110
Wellington FL 33414-5773

Landmark Communications Technologies
5120 N.W. 60th Terrace
Parkland FL 33067-4417

L W V Utilities, Inc.
Mr. James C. Weeks, Trustee
7552 Congress Street, Suite 4
New Port Richey FL 34653-1106

Labrador Utilities, Inc.
Mr. Patrick C. Flynn
200 Weathersfield Avenue
Altamonte Springs FL 32714-4027

Lake Apopka Natural Gas District
Mr. Samuel Davis, Jr., General Manager
1320 Winter Garden-Vineland Road
Winter Garden FL 34787-4341

Lake Placid Utilities, Inc.
Mr. Patrick C. Flynn
200 Weathersfield Avenue
Altamonte Springs FL 32714-4027

Lake Wellington Professional Centre
12230 Forest Hill Blvd., Suite 110
Wellington FL 33414-5700

Lake Yale Treatment Associates, Inc.
38141 Maywood Bay Drive
Leesburg FL 34788-8134

Landmark Enterprises, Inc.
Mr. David S. Plank
733 Lake Blue Drive
Lake Placid FL 33852-9679

Laniger Enterprises of America, Inc.
2340 N.E. Dixie Highway
Jensen Beach FL 34957-5952

Larry G. Hopkins
1611 East Kirby Street
Tampa FL 33604-3419

Laser Telecom
Mr. Raymond M. Chauncey
P. O. Box 16480
Fernandina Beach FL 32035-3125

Latin American Nautilus Service Inc
200 South Biscayne Blvd., Suite 4600
Miami FL 33131-2303

Latin American Nautilus U.S.A. Inc.
200 South Biscayne Blvd., Suite 4600
Miami FL 33131-2303

Latin Node, Inc.
9800 N.W. 41st Street, Suite 200
Miami FL 33178-2979

Latino Telecom, Inc.
11147 159th Court, N.
Jupiter FL 33478-6764

LCR Telecommunications L.L.C.
100 West Big Beaver Road, Suite 200
Troy MI 48084-5283

LD Telecommunications, Inc.
5757 Blue Lagoon Drive, Suite 190
Miami FL 33126-2076

LDC Telecommunications, Inc.
% InterControllers, Inc.
10012 North Dale Mabry Highway, #215
Tampa FL 33618-4425

LDMI Telecommunications, Inc.
Ms. Margaret Ring
% Cavalier Telephone
3300 North Pace Blvd.
Pensacola FL 32505-5141

Least Cost Routing, Inc.
7901 Jones Branch Drive, #900
McLean VA 22102-3316

LecStar Telecom, Inc.
1901 Eastpoint Parkway
Louisville KY 40223-4145

Lee County Electric Cooperative, Inc.
Mr. Donald Schleicher
P. O. Box 3455
North Fort Myers FL 33918-3455

Legacy Long Distance International, Inc.
10833 Valley View Street, Suite 150
Cypress CA 90630-5040

Level 3 Communications, LLC
Mr. Greg L. Rogers
1025 Eldorado Blvd.
Broomfield CO 80021-8869

Level 3 Communications, LLC
Mr. Gregg Strumberger
1025 Eldorado Blvd.
Broomfield CO 80021-8254

Lighthouse Utilities Company, Inc.
P. O. Box 428
Port St. Joe FL 32457-0428

Lightyear Network Solutions, LLC
Ms. Linda Hunt
1901 Eastpoint Parkway
Louisville KY 40223-4145

Lindrick Service Corporation
Ms. Helen L. McNeil
5245 U.S. Highway 19 North
New Port Richey FL 34652-3967

Line Systems, Inc.
1645 West Chester Pike, Suite 200
West Chester PA 19382-7955

Litestream Holdings, LLC
280 Business Park Circle, Suite 412
St. Augustine FL 32095-8836

Litestream Holdings, LLC
500 South Australian Avenue, Suite 120
West Palm Beach FL 33401-6235

LMG Enterprises, LLC
2636 S.E. 13th Court
Pompano Beach FL 33062-7213

LN Prepaid
Mr. Raul Cardenas
1920 South Main Street, Suite 271
McAllen TX 78503-5414

Loch Harbour Utilities, Inc.
Mr. Robert Clayton Albright
P. O. Box 3718
Ocala FL 34478-3718

Locus Telecommunications, Inc.
111 Sylvan Avenue
Englewood Cliffs NJ 07632-1514

LoneStar Telcom, Inc.
P. O. Box 590156
Ft. Lauderdale FL 33359-0156

Long Distance America
Mr. Patrick D. Crocker
% National Regulatory Compliance, LLC
107 East Michigan Avenue, 4th Floor
Kalamazoo MI 49007-3907

Long Distance Billing Services, Inc.
Ms. Laura Beth Terry
436 Lynchburg Avenue
Brookneal VA 24528-2652

Long Distance Charges
728 Kiel Street
Henderson NV 89015-4737

Long Distance Consolidated Billing Co.
20 West Washington Street, Suite 6A
Clarkston MI 48346-1576

Long Distance Savings Solutions, LLC
717 South Wells, Suite 750
Chicago IL 60607-4568

Looking Glass Networks, Inc.
Mr. Gregg Strumberger
% Level 3 Communications
1025 Eldorado Blvd.
Broomfield CO 80021-8254

Lorne W. Hunsberger, C.P.A.
Mr. Lorne W. Hunsberger, P.A.
2901 West Busch Blvd., Suite 1007
Tampa FL 33618-4525

LPGA International Communications, LLC
Mr. David Sullivan
3424 Peachtree Road, Suite 2200
Atlanta GA 30326-1156

Lyca Tel, LLC
Mr. Somasunth Thayaparan
570 Broad Street, Suite 301
Newark NJ 07102-4456

Lynn E. Maxwell, Jr.
1933 Arrowhead Drive, N.E.
St. Petersburg FL 33703-1903

M & B Telcom, Inc.
P. O. Box 8785
Seminole FL 33775-8785

M & M Petroleum, Inc.
2944 Rosetree Drive
Jensen Beach FL 34957-4757

M Telecom, LLC
4675 Ponce de Leon Blvd., Suite 305
Coral Gables FL 33146-2113

M Telecom, LLC
4675 Ponce de Leon Blvd., Suite 305
Miami FL 33146-2113

M.T.G.
CCS 18277
P. O. Box 025323
Miami FL 33102-5323

Mad Hatter Utility, Inc.
2348 Raden Drive
Land O' Lakes FL 34639-5136

Madison River Communications, LLC
Mr. Ronald Johnson
100 Centurytel Drive
Monroe LA 71203-2041

Main Street Telephone Company
Mr. Patrick D. Crocker
% National Regulatory Compliance, LLC
107 East Michigan Avenue, 4th Floor
Kalamazoo MI 49007-3907

MAJOR COMMUNICATIONS CONSULTING, INC.
P. O. Box 617
Tangerine FL 32777-0817

Management and Regulatory Consultants
Mr. Frank Seidman
P. O. Box 13427
Tallahassee FL 32317-3427

Map Masters, Inc.
Mr. David Howe
7610 S.E. 170th Long View Lane
The Villages FL 32162-8394

Marco Island Cable, Inc.
P. O. Box 368
Marco Island FL 34146-0368

Margarita R. Ching
P. O. Box 822913
Pembroke Pines FL 33028-2913

Marion Utilities, Inc.
710 N.E. 30th Avenue
Ocala FL 34470-6460

Maryland TeleCommunication Systems, Inc.
% Ms. Celeste Ciecierski
275 West Street
Annapolis MD 21401-3400

MASKINA COMMUNICATIONS INC.
8445 Freeport Parkway, Suite 650
Irving TX 75063-1997

Master Call Communications, Inc.
50 Broadway, Suite 1109
New York NY 10004-3836

Matrix Business Technologies
Mr. Scott Klopach
7171 Forest Lane, Suite 700
Dallas TX 75230-2306

Maxcess, Inc.
Mr. Jim Marchant
P. O. Box 951419
Lake Mary FL 32795-1419

McBlue Telecom, Inc.
28720 Roadside Drive, Suite 335
Agoura Hills CA 91301-3464

MCC Telephony of Florida, Inc.
100 Crystal Run Road
Middletown NY 10941-4041

McGraw Communications, Inc.
228 East 45th Street
New York NY 10017-3303

McGraw Communications, Inc.
228 East 45th Street, 12th Floor
New York NY 10017-3303

MCI WorldCom Communications, Inc.
Mr. David Christian
106 East College Avenue, Suite 710
Tallahassee FL 32301-7721

McLeod Gardens Water Company
P. O. Box 2898
Winter Haven FL 33883-2898

McLeodUSA Telecommunications Services, Inc.
Legal Department
P. O. Box 3177
Cedar Rapids IA 52406-3177

McLeodUSA Telecommunications Services, Inc.
P. O. Box 3177
Cedar Rapids IA 52406-3177

MDF Express
503 North Causeway, #501
New Smyrna Beach FL 32169-5249

MDS Payphone
P. O. Box 934691
Margate FL 33093-4691

Meridian TeleSystems, Inc.
Mr. Richard Brothers
P. O. Box 700426
St. Cloud FL 34770-0426

Messer, Caparello & Self, P.A.
Mr. Floyd R. Self
P. O. Box 15579
Tallahassee FL 32317-5579

MET Communications, Inc.
Mr. Jorge E. Gutierrez
P. O. Box 17180
Tampa FL 33682-7180

MetTel
Mr. Andoni Economou
44 Wall Street, 6th Floor
New York NY 10005-2416

Miami-Dade County Fair & Exposition, Inc.
10901 S.W. 24th Street
Miami FL 33165-2398

Miami-Dade Housing Agency
Mr. Alphonso K. Brewster, Director
1401 N.W. 7th Street
Miami FL 33125-3690

Mid-County Services, Inc.
Mr. Patrick C. Flynn
200 Weathersfield Avenue
Altamonte Springs FL 32714-4027

Midwestern Telecommunications, Inc.
P. O. Box 1401
Chicago Heights IL 60412-7401

Midwestern Telecommunications, Incorporated
P. O. Box 1401
Chicago Heights IL 60412-7401

Miles Grant Water and Sewer Company
Mr. Patrick C. Flynn
200 Weathersfield Avenue
Altamonte Springs FL 32714-4027

Miles Unlimited Inc.
1220 N.E. 211th Street
North Miami FL 33179-1329

Miller Isar, Inc.
7901 Skansie Avenue, Suite 240
Gig Harbor WA 98335-8349

Mink & Mink, Inc.
Ms. Debra K. (D.K.) Mink
3081 East Commercial Blvd.
Ft. Lauderdale FL 33308-4329

Miracle Communications, Inc.
725 Lakefield Road, Suite G
Westlake Village CA 91361-5915

MLC Tel Corp.
17782 Foxborough Lane
Boca Raton FL 33432-1623

MLV Communications, Inc.
114 Areca Drive
Mulberry FL 33860-9683

MMG Holdings, Inc.
33 Union Street, S.
Weymouth MA 02190-2314

Mobile Manor Water Company, Inc.
150 Lantern Lane
North Fort Myers FL 33917-6515

Mobilitie, LLC
660 Newport Center Drive, Suite 200
Newport Beach CA 92660-6403

Momentum Telecom, Inc.
Ms. Teri Hamnington
2700 Corporate Drive, Suite 200
Birmingham AL 35242-2733

Momentum Telecom, Inc.
Ms. Teri Hennington
2700 Corporate Drive, Suite 200
Birmingham AL 35242-2733

Moore Haven Municipal Light Department
Ms. Maxine Brantley
P. O. Box 399
Moore Haven FL 33471-0399

Mosaic Telecommunications LLC
1172 Nottingham Road
Grosse Pointe Park MI 48230-1340

Mountain Lake Corporation
P. O. Box 832
Lake Wales FL 33859-0832

Multi Voice, Inc.
16135 N.W. 78th Court
Miami Lakes FL 33016-6686

Multiline Long Distance, Inc.
8044 Montgomery Road, Suite 700
Cincinnati OH 45236-2926

MULTIPHONE LATIN AMERICA, INC.
Mr. Jorge Fernandez
P. O. Box 227580
Doral FL 33222-7580

Myatel Corporation
Mr. J. P. DeJoubner
PMB 458
931 Monroe Drive, N.E., Suite A-102
Atlanta GA 30308-1795

National Access Long Distance, Inc.
2033 Gateway Place, 5th Floor
San Jose CA 95110-3709

National Directory Assistance, LLC
Danville Building
12700 Shelbyville Road
Louisville KY 40243-1537

National Tel
P. O. Box 11675
Ft. Lauderdale FL 33339-1675

National Telecom & Broadband Services, LLC
P. O. Box 11675
Ft. Lauderdale FL 33339-1675

National Telephone Exchange, Inc.
Mr. Roger J. J. Ness
2417 North Front Street
Harrisburg PA 17110-1110

NationsLine Florida, Inc.
P. O. Box 11845
Roanoke VA 24022-1845

Nationwide Computer Systems, Inc.
P. O. Box 551149
Davie FL 33355-1149

Nationwide Long Distance Service, Inc.
2000 Town Center, Suite 1900
Southfield MI 48075-1152

Nautilus Telecommunications, Inc.
17633 Gunn Highway, Suite 136
Odessa FL 33556-1912

Navigator Telecommunications, LLC
P. O. Box 13860
North Little Rock AR 72113-0860

Navigator Telecommunications, LLC
P. O. Box 13860
North Little Rock AR 72113-3860

NCOM Networks, LLC
5751 Miami Lakes Drive
Miami Lakes FL 33014-2417

NECC Telecom, Inc.
% MGM Consulting Services, LLC
1230 Liberty Bank Lane, Suite 320
Louisville KY 40222-5756

NEFCOM
Ms. Deborah Nobles
505 Plaza Circle, Suite 200
Orange Park FL 32073-9409

NEFCOM Communications
Ms. Debroah Nobles
505 Plaza Circle, Suite 200
Orange Park FL 32073-9409

Neighborhood Utilities, Inc.
300 West Adams Street, Suite 540
Jacksonville FL 32202-4343

Net One International, Inc.
Mr. Samer Charani
4037 Metric Drive, Suite 200
Winter Park FL 32792-6808

NetLojix Telecom, Inc.
Ms. Sudha Vora
7001 Grapevine Highway, Suite 323
North Richland Hills TX 76180-8813

Network Billing Systems, L.L.C.
155 Willowbrook Blvd.
Wayne NJ 07470-7032

Network Enhanced Technologies, Inc.
700 South Flower Street, Suite 420
Los Angeles CA 90017-4106

Network Operator Services, Inc.
119 West Tyler Street, Suite 260
Longview TX 75601-6327

Network Operator Services, Inc.
119 West Tyler, Suite 260
Longview TX 75601-6327

Network PTS, Inc.
379 Diablo Road, Suite 212
Danville CA 94526

Network PTS, Inc.
379 Diablo Road, Suite 212
Danville CA 94526-3431

Network Service Billing, Inc.
7251 West Lake Mead Blvd., Suite 300
Las Vegas NV 89128-8380

Network Telephone Corporation
Ms. Margaret Ring
% Cavalier Telephone
3300 North Pace Blvd.
Pensacola FL 32505-5141

Network Utilization Services
P. O. Box 990-165
Boston MA 02199-0165

Neutral Tandem-Florida, LLC
1 South Wacker, Suite 200
Chicago IL 60606-4614

New Century Telecom, Inc.
Ms. Karen Bartell
700 Hembree Place, Suite A
Roswell GA 30076-3862

New Edge Networks
3000 Columbia House Blvd., Suite 106
Vancouver WA 98661-2969

New Horizons Communications Corp.
Regulatory
420 Bedford Street, Suite 250
Lexington MA 02420-1506

NewPhone, Inc.
Mr. Jim R. Dry
5555 Hilton Avenue, Suite 415
Baton Rouge LA 70808-2563

NewPhone, Inc.
Mr. Jim R. Dry
5555 Hilton Avenue, Suite 605
Baton Rouge LA 70808-2565

Next Communication, Inc.
100 North Biscayne Blvd., 9th Floor
Miami FL 33132-2306

NextG Networks East
2216 O'Toole Avenue
San Jose CA 95131-1326

Nextlink Wireless, Inc.
13865 Sunrise Valley Drive
Herndon VA 20171-4661

Nexus 123
9100 South Dadeland Blvd., Suite 1500
Miami FL 33156-7816

Nexus Communications TSI, Inc.
3629 Cleveland Avenue, Suite C
Columbus OH 43224-2911

Nexxtworks Long Distance, Inc.
5909 N.W. Expressway, Suite 101
Oklahoma City OK 73132-5103

Ni Florida, LLC
10913 Metronome
Houston TX 77943-2201

Niceville Housing Authority
Ms. Melissa L. Alford, Executive Dir.
500 Boyd Circle
Niceville FL 32578-2614

nii Communications, Ltd.
Ms. Jamie Villanueva
12124 High Tech Avenue, Suite 100
Orlando FL 32817-8374

NobelTel, LLC
5857 Owens Avenue, Suite 202
Carlsbad CA 92008-5507

Norlight Telecommunications, Inc.
Mr. John Chuang
3829 Bond Street
Overland Park KS 66214-1707

Norstan Network Services, Inc.
Mr. Rafael Vanegas
4805 Independence Parkway, Suite 101
Tampa FL 33634-7535

Norstar Telecommunications, LLC
10025 Scenic View Road
Vienna VA 22182-1367

North American Telecommunications Corporation
Mr. Todd A. Correll
4 West Las Olas Blvd., Suite 200
Ft. Lauderdale FL 33301-1803

North Coast Payphones, Inc.
1785 East 45th Street
Cleveland OH 44103-2318

North County Communications Corporation
3802 Rosecrans, Suite 485
San Diego CA 92110-3114

North Dade Telecom
P. O. Box 3661
West Hollywood FL 33083-3661

North Fort Myers Utility, Inc.
P. O. Box 2547
Ft. Myers FL 33902-2547

North Palm Beach Telephone Company
100 Village Square Crossing, Suite 105
Palm Beach Gardens FL 33410-4531

North Peninsula Utilities Corporation
P. O. Box 2803
Ormond Beach FL 32175-2803

North Sumter Utility Company, L.L.C.
1020 Lake Sumter Landing
The Villages FL 32162-2693

Northgate Properties, Inc.
3277 First Avenue
Mims FL 32754-3134

NorVergence, Inc.
550 Broad Street, 3rd Floor
Newark NJ 07102-4531

NOS Communications, Inc.
Ms. Jessica Renneker
4380 Boulder Highway
Las Vegas NV 89121-3002

NovaTel, Ltd.
11550 IH-10 West, Suite 110
San Antonio TX 78230-1066

Novus Communications, Inc.
4325 Sun 'n Lake Blvd., Suite 101
Sebring FL 33872-2171

NSC Communications Public Services Corporation
Mr. John King
5724 West Las Positas Blvd., Suite 110
Pleasanton CA 94588-4034

NTC Communications
P. O. Box 459
Edinburg VA 22824-0459

nuncacambies.com
444 Brickell Avenue, Suite 804
Miami FL 33131-2407

NuVox Communications, Inc.
Ms. Susan Berlin
Two North Main Street
Greenville SC 29601-2719

O&S Water Company, Inc.
Mr. Jack P. Olsen
P. O. Box 422364
Kissimmee FL 34742-2364

Oak Grove Holdings Corp.
P. O. Box 191560
Miami Beach FL 33119-1560

Oak Springs, LLC
1886 Canova Street S.
Palm Bay FL 32909-2931

Ocala Electric Utility
Ms. Rebecca M. Matthey
% Ocala Electric Utility
2100 N.E. 30th Avenue
Ocala FL 34470-4875

OCS Communications, Inc.
1969 South Alafaya Trail, #102
Orlando FL 32828-8732

OCS Communications, Inc.
9169 South Alafaya Trail, Suite 102
Orlando FL 32828-8732

Odalys Martinez
10020 S.W. 42nd Terrace
Miami FL 33165-5047

Office of Public Counsel
Mr. Charlie Beck
% The Florida Legislature
111 West Madison Street, Room 812
Tallahassee FL 32399-1400

Office of Public Counsel
Mr. Mike Jenkins
% The Florida Legislature
111 West Madison Street, Room 812
Tallahassee FL 32399-1400

Office of Public Counsel
Mr. Steve Reilly
% The Florida Legislature
111 West Madison Street, Room 812
Tallahassee FL 32399-1400

Okaloosa Gas District
Mr. Jose Lozano, CEO
P. O. Box 548
Valparaiso FL 32580-0548

Okefenoke Rural Electric Membership Corporation
Mr. John Middleton
P. O. Box 602
Nahunta GA 31553-0602

OLS, Inc.
217 Roswell Street, Suite 100
Alpharetta GA 30004-7962

Omega One Telecommunications, Inc.
5447 Center Street
Jupiter FL 33458-4067

Onchannel Communications, Corp.
4746 N.W. 107th Avenue, #1011
Doral FL 33178-4244

One Communications
Ms. Pamela L. Hintz
220 Bear Hill Road
Waltham MA 02451-1004

One Communications
Ms. Pamela L. Hintz
220 Bear Hill Road
Waltham MA 02451-1104

One Park Place Executive Suites
621 N.W. 53rd Street, Suite 240
Boca Raton FL 33487-8235

One Voice Communications, Inc.
570 Herndon Parkway, Suite 200
Herndon VA 20170-5247

One World Telecom, Inc.
2620 S.W. 27th Avenue
Miami FL 33133-3005

OneLink Communications, Inc.
3400 North University Drive, Suite 204
Tamarac FL 33321-1700

OneStar Long Distance, Inc.
7100 Eagle Crest Blvd.
Evansville IN 47715-8152

OneTone Telecom, Inc.
100 Century Plaza, Suite 9-I
Seneca SC 29672-0852

Online Payphone Systems
Suite 646
13300-56 South Cleveland Avenue
Ft. Myers FL 33907-7795

ONS-Telecom, LLC
Ms. Linda Smith
P. O. Box 1049
Tallevast FL 34270-1049

OpenTel Communications, Inc.
4655 Old Ironsides Drive, Suite 350
Santa Clara CA 95054-1854

Operator Assistance Network
Ms. Sylvia Castillo
7411 John Smith Drive, Suite 1500
San Antonio TX 78229-6034

Operator Service Company, LLC
Ms. Jennifer Hinojosa
6010 Exchange Parkway
San Antonio TX 78238-2401

OPEX Communications, Inc.
Mr. Patrick D. Crocker
% National Regulatory Compliance, LLC
107 East Michigan Avenue, 4th Floor
Kalamazoo MI 49007-3907

Optic Communications
Ms. Jessica Renneker
4380 Boulder Highway
Las Vegas NV 89121-3002

Optic Internet Protocol, Inc.
900 Arnold Mill
Roswell GA 30075-6444

Optivon, Inc.
6304 Benjamin Road, Suite 514
Tampa FL 33623-5128

Orange Blossom Utilities, Inc.
P. O. Box 217
Lady Lake FL 32158-0217

Orange Lake
Mr. Gary Morse
15840 State Road 50, Lot 32
Clermont FL 34711-8715

Orangeland Water Supply
2109 Overview Drive
New Port Richey FL 34655-4131

Orangewood Lakes Services, Inc.
7602 Congress Street, Suite 4
New Port Richey FL 34653-1107

Orbitel
2500 N.W. 107th Avenue, #208
Miami FL 33172-5923

Orchid Springs Development Corporation
250 Avenue K, S.W., Suite 103
Winter Haven FL 33880-3919

Orlando Payphones, Inc.
4558 S.W. 35th Street, Suite 200
Orlando FL 32811-6541

Orlando Telephone Company, Inc.
4558 S.W. 35th Street, Suite 100
Orlando FL 32811-6541

Orlando Utilities Commission
Mr. Chris Browder
P. O. Box 3193
Orlando FL 32802-3193

Orlando Utilities Commission
Ms. Jennifer Szaro
500 South Orange Avenue
Orlando FL 32801-3708

OTC and Omega Telecom
Ms. Vicki Schram
27 Forester Drive
Barnegat NJ 08005-2225

Our Lady of Lourdes Academy
5525 S.W. 84th Street
Miami FL 33143-8398

Outside Connection, Inc.
211 North Grove Street
Berlin NJ 08009-9662

Pac-West Telecomm, Inc.
4210 Coronado Avenue
Stockton CA 95204-2341

Pacific Telemanagement Services
379 Diablo Road, Suite 212
Danville CA 94526-3431

PAETEC Business Services
Ms. Sumer Smith
6801 Morrison Blvd.
Charlotte NC 28211-3599

PaeTec Communications, Inc.
Ms. Judith Messenger
One PaeTec Plaza
600 Willowbrook Office Park
Fairport NY 14450-4233

PaeTec Communications, Inc.
Ms. Judy Messenger
One PaeTec Plaza
600 Willowbrook Office Park
Fairport NY 14450-4233

Palatka Gas Authority
Mr. Jud Neufeld, Pres., Bd. of Dir.
P. O. Box 978
Palatka FL 32178-0978

Palm Valley Utilities
Ms. Sandy Seyffart
3700 Palm Valley Circle
Oviedo FL 32765-4904

PalmTel, Inc.
3108 N.E. 22nd Street
Ft. Lauderdale FL 33305-1828

Pannon Telecom, Inc.
5308 Derry Avenue, Suite J
Agoura Hills CA 91301-4527

Par Utilities, Inc.
P. O. Box 72
Chiefland FL 32644-0072

Par Utilities, Inc.
P. O. Box 72
Chiefland FL 32644-0072

Paradise Lakes Utility, L.L.C.
2348 Raden Drive
Land O' Lakes FL 34639-5136

Park Water Company
25 First Avenue North
Lake Wales FL 33859-8761

Parkland Utilities, Inc.
8001 Parkside Drive
Parkland FL 33067-1675

Pasco Utilities, Inc.
P. O. Box 4118
Tampa FL 33677-4118

Pathway Communications
2900 North University Drive
Coral Springs FL 33065-5083

Pay Tel Communications, Inc. of the Southeast
P. O. Box 8179
Greensboro NC 27419-0179

Payless Telephone Company, Inc.
2500 East Hallandale Beach Blvd., #800
Hallandale Beach FL 33009-4841

Payphones Plus Plus, LLC
2564 Skippack Pike
Lansdale PA 19446-5908

PCO Communications, Inc.
P. O. Box 620909
Oviedo FL 32762-0909

Peace River Electric Cooperative, Inc.
Mr. William T. Mulcay, Jr., Mgr./CEO
P. O. Box 1310
Wauchula FL 33873-1310

Peerless Network of Florida, LLC
Mr. Daniel Meldazis
225 West Washington Street, Suite 1285
Chicago IL 60606-3418

Pelzer Communications Corporation
P. O. Box 8085
Silver Spring MD 20907-8085

Peninsula Pipeline Company, Inc.
Mr. Thomas A. Geoffroy
1015 Sixth Street, N.W.
Winter Haven FL 33881-4018

Penn Boys Legend Telecom, Inc.
P. O. Box 3661
Hollywood FL 33083-3661

Pennington, Moore, Wilkinson, Bell & Dunbar, P.A.
Mr. Howard E. Adams
P. O. Box 10095
Tallahassee FL 32302-2095

Pensacola (Area Housing Commission)
Mr. J.M. Rogers, Executive Director
P. O. Box 18370
Pensacola FL 32523-8370

Peoples Gas System
Ms. Paula K. Brown
Regulatory Affairs
P. O. Box 111
Tampa FL 33601-0111

Peoples Water Service Company of Florida, Inc.
Mr. Sherlock S. Gillet
409 Washington Avenue, Suite 310
Towson MD 21204-4971

Peter M Fritz
504 79th Avenue
St. Petersburg Beach FL 33706-1722

Phoenix Telecommunications Group, Inc.
5840 State Road 60 East
Plant City FL 33567-1759

Phone Club Corporation
168 S.E. 1st Street, Suite 705
Miami FL 33131-1423

Phone Miami and/or Phone Bolivia
8300 N.W. 53rd Street, #350
Miami FL 33166-7712

Phone XP, L.L.C.
1809 North Black Horse Pike, B-3
Williamstown NJ 08094-9141

Phone1, Inc
100 North Biscayne Blvd., Suite 2500
Miami FL 33132-2306

Phone1, Inc.
100 North Biscayne Blvd., Suite 2500
Miami FL 33132-2306

Phones For All
14681 Midway Road, Suite 105
Addison TX 75001-3147

PhoneWorks
P. O. Box 16206
Pensacola FL 32507-6206

Pilgrim Telephone, Inc.
Mr. Stephen E. Bonder
405 Waltham Street, PMB 340
Lexington MA 02421-7934

Pilipinas Teleservices, Incorporated
2024 Divisadero, Suite 1
San Francisco CA 94116-2113

Pine Harbour Water Utilities
P. O. Box 447
Fruitland Park FL 34731-0477

Pine Island Cove Homeowners Association, Inc.
7290 Ladyfish Drive
St. James City FL 33956-2723

Pine Ridge Management Corporation
P. O. Box 307
Lake Placid FL 33862-0307

Pinecrest Ranches, Inc.
P. O. Box 2427
Bartow FL 33831-2427

Pinnacle Payphone Corporation
P. O. Box 490
Sharon Center OH 44274-0490

Pioneer Telecom, Inc.
5940 Hamilton Blvd.
Allentown PA 18106-9648

Pioneer Telephone
583 Warren Avenue
Portland ME 04103-1005

Pioneer Telephone, Inc.
583 Warren Avenue
Portland ME 04103-1005

Placid Lakes Utilities, Inc.
410 Washington Blvd., NW
Lake Placid FL 33852-6779

Plantation Bay Utility Co.
Mr. Doug Ross
2379 Beville Road
Daytona Beach FL 32119-8720

Plantation Landings, Ltd.
P. O. Box 5252
Lakeland FL 33807-5252

PowerNet Global Communications
Mr. Robert Johnson
100 Commercial Drive
Fairfield OH 45014-5556

PowerSouth Energy Cooperative
Mr. Larry D. Avery
P. O. Box 550
Andalusia AL 36420-0550

Preferred Long Distance, Inc.
16830 Ventura Blvd., Suite 350
Encino CA 91436-1716

Premier Executive Center
5650 Greenwood Plaza Blvd., Suite 143
Greenwood Village CO 80111-2308

Prima Communications, Inc
84-21 37th Avenue
Jackson Heights NY 11372-7338

Prime Time Communications, Inc.
P. O. Box 081276
Racine WI 53408-1276

Primecast
111 Corning Road, Suite 250
Cary NC 27518-9238

PrimeCast
Ms. Karen Welch
111 Corning Road, Suite 250
Cary NC 27518-9238

Primo Communications Inc
617 Birch Tree Court
Rochester Hills MI 48306-3303

Primus Telecommunications, Inc.
7901 Jones Branch Drive, #900
McLean VA 22102-3316

PriStar Communications L.L.C.
13400 Periwinkle Avenue
Seminole FL 33776-3016

ProfitLab, Inc.
Mr. Donnie Moore
% Cass Information Systems
P. O. Box 25000
Greenville SC 29616-2500

Progress Energy Service Company
Mr. John T. Burnett
CX1D
P. O. Box 14042
St. Petersburg FL 33733-4042

Progress Energy Florida, Inc.
Mr. Bob Niekum
MC: PEF 155
299 First Avenue North
St. Petersburg FL 33701

Progress Energy Florida, Inc.
Mr. Paul Lewis
106 East College Avenue, Suite 800
Tallahassee FL 32301-7740

Progress Energy Florida, Inc.
Mr. Paul Lewis, Jr.
106 East College Avenue, Suite 800
Tallahassee FL 32301-7740

Progress Telecom, LLC
Mr. Douglas A. Richards
% Level 3 Communications, LLC
1025 Eldorado Blvd.
Broomfield CO 80021-8869

Progress Telecom, LLC
Mr. Gregg Strumberger
% Level 3 Communications
1025 Eldorado Blvd.
Broomfield CO 80021-8254

ProNet Communications, Incorporated
P. O. Box 966
Morehead KY 40351-0966

Protocall Communications, Inc.
P. O. Box 1440
Panacea FL 32346-1440

PS Executive Centers, Inc.
Gemini Towers
1991 Crocker Road, Suite 600
Westlake OH 44145-6976

PT-1 Communications
Ms. Rosalind Gaffney
30-50 Whitestone Expressway
Flushing NY 11354-1995

PT-1 Long Distance, Inc.
30-50 Whitestone Expressway
Flushing NY 11354-1995

Public Communications Services, Inc.
11859 Wilshire Blvd., Suite 600
Los Angeles CA 90025-6621

Public Communications Services, Inc.
Mr. Poova Bullock
11859 Wilshire Blvd., Suite 600
Los Angeles CA 90025-6621

Public Interest Network Services, Inc.
50 West 17th Street, Ninth Floor
New York NY 10011-5773

Public Telephone Network, Inc.
900 N. W. 54th Street
Miami FL 33127-1818

Pulham Communications
5036 Dover Street, N.E.
St. Petersburg FL 33703-3215

Pulse Telecom LLC
% MGM Consulting Group LLC
1230 Liberty Bank Lane, #320
Louisville KY 40222-5746

Quality Telephone Inc.
P. O. Box 7310
Dallas TX 75209-0310

QuantumShift Communications, Inc.
12657 Alcosta Blvd., Suite 418
San Ramon CA 94583-4433

Quarter Payphones, Inc.
P. O. Box 451
Tucker GA 30085-0451

Qwest Communications Corporation
Mr. Jeff Wirtzfeld
1801 California Street, 47th Floor
Denver CO 80202-2605

RAI TELECOM INC.
10309 Silver Lake Drive
Boca Raton FL 33428-1806

Rainbow Springs Utilities, L.C.
P. O. Box 1850
Dunnellon FL 34430-1850

Raintree Utilities, Inc.
Mr. Keith J. Shamrock
2100 Lake Eustis Drive
Tavares FL 32778-2064

Raza Telecom Inc.
5420 North Harlem Avenue
Chicago IL 60656-1821

RD & Company, Inc.
P. O. Box 470
Coconut Creek FL 33097-0470

REA International LLC
Mr. Christopher Schoonover
2112 Scenic Road
Tallahassee FL 32303-3463

REA International LLC
Ms. Amelia Rea Maguire
2715 Toledo Street
Coral Gables FL 33134-4857

Reduced Rate Long Distance LLC
1800 Pembroke Drive, Suite 300
Orlando FL 32810-6372

Reedy Creek Improvement District - Utilities Division
Mr. John L. Giddens
P. O. Box 10175
Lake Buena Vista FL 32830-0175

Reedy Creek Improvement District - Utilities Division
Mr. Steve Tucker
P. O. Box 10000
Lake Buena Vista FL 32830-1000

REI Communications
1005 Polk Street
Bartow FL 33830-3632

REI Communications
Mr. Carl J. Burgess
1005 Polk Street
Bartow FL 33830-3632

Reliable Payphone Maintenance
1110 Little Garden Circle
Port Orange FL 32129-5013

Reliable Telephone Company
10151 University Blvd., Suite 239
Orlando FL 32817-1981

Reliance Globalcom Services, Inc.
Mr. Mark Hornor
114 Sansome Street, 11th Floor
San Francisco CA 94104-3822

Reliant Communications, Inc.
Ms. Jennifer DePinto
801 International Parkway, 5th Floor
Lake Mary FL 32746-4762

Reliant Energy Osceola
Mr. Larry Bigos
5200 Holopaw Road
St. Cloud FL 34773-9461

Residential Water Systems, Inc.
P. O. Box 5220
Ocala FL 34478-5220

ReTel Communications, Inc.
P. O. Box 15577
Panama City FL 32406-5577

Richard M. Slezak Pay Telephones
12100 Gulf Blvd.
Treasure Island FL 33706-5126

Ridley Telephone Company, LLC
Mr. Patrick D. Crocker
% National Regulatory Compliance, LLC
107 East Michigan Avenue, 4th Floor
Kalamazoo MI 49007-3907

Rightlink USA, Inc.
P. O. Box 971909
Miami FL 33197-1909

Ring Connection, Inc.
Ms. Dana Pearce
P. O. Box 535
Crestview FL 32536-0535

River Ranch Water Management, L.L.C.
5601 Windhover Drive
Orlando FL 32819-7936

RNK Communications Inc.
Mr. Matthew T. Kinney
333 Elm Street, Suite 310
Dedham MA 02026-4530

Rose, Sundstrom & Bentley, LLP
Mr. Floyd Marshall Deterding
2548 Blairstone Pines Drive
Tallahassee FL 32301-5915

Rosie O'Grady's, Inc.
130 East Government Street
Pensacola FL 32502-5801

Royal American Hospitality, Inc.
% Mr. Fred Foist
9400 South Thomas Drive
Panama City Beach FL 32408-4213

Royal Utility Company
8900 N.W. 44th Court
Coral Springs FL 33065-1747

RTN Networks, LLC
5751 Miami Lakes Drive
Miami Lakes FL 33014-2417

Rutledge, Ecenia, Purnell & Hoffman, P.A.
Mr. Kenneth A. Hoffman
P. O. Box 551
Tallahassee FL 32302-0551

S & L Utilities, Inc.
P. O. Box 4186
Ocala FL 34478-4186

S. V. Utilities, Ltd.
P. O. Box 5252
Lakeland FL 33807-5252

Sage Telecom, Inc.
305 Central Expressway South, #100
Allen TX 75013-2789

Sago Broadband, LLC
4465 West Gandy Blvd.
Tampa FL 33611-3301

Sam Benny Wesley II
739 N.W. 5th Avenue
Gainesville FL 32601-5045

San Sebastian Water, LLC
Mr. Mike Coffey
P. O. Box 432
Melbourne FL 32902-0432

Sanibel Bayous Utility Corporation
% City of Sanibel
800 Dunlap Road
Sanibel FL 33957-4096

Sanlando Utilities Corporation
Mr. Patrick C. Flynn
200 Weathersfield Avenue
Altamonte Springs FL 32714-4027

SanTel Communications
1648 Taylor Road, Suite 333
Port Orange FL 32128-6753

Sarasota Memorial Hospital
Telecommunications Department
1700 South Tamiami Trail
Sarasota FL 34239-3555

Satel
2 Eaton Street, Suite 1000
Hampton VA 23669-4094

SAVAC, Inc.
301-A Brogdon Road
Suwanee GA 30024-2354

Scala Hotel Group, LLC
10826 U.S. Highway 19N
Port Richey FL 34668-2561

SeaCoast Communications, L.L.C.
P. O. Box 422
Destin FL 32540-0422

Seafarers' House, Inc.
P. O. Box 13034
Ft. Lauderdale FL 33316-0100

Sebring Gas System, Inc.
3515 Highway 27 South
Sebring FL 33870-5452

Sebring Ridge Utilities, Inc.
3625 Valerie Blvd.
Sebring FL 33870-7814

SecureCOMM
P. O. Box 320471
Tampa FL 33679-2471

Seminole Electric Cooperative, Inc.
Ms. Trudy S. Novak
P. O. Box 272000
Tampa FL 33688-2000

Serge Marcellus
128 Avenue T, N.E.
Winter Haven FL 33881-2419

Service Management Systems, Inc.
7500 South Highway A1A
Melbourne Beach FL 32951-3903

ServiSense.com, Inc.
180 Wells Avenue, Suite 450
Newton MA 02459-3302

ServiSense.com, Inc.
Mr. James Cornblatt
115 Shawmut Road
Canton MA 02021-1438

SH Services LLC
5000 S.W. 75th Avenue, Suite 103
Miami FL 33155-4468

Shands Teaching Hospital and Clinics, Inc.
Mr. Larry Benton
1600 S.W. Archer Road
Box 100366
Gainesville FL 32610-0366

Shangri-La by the Lake Utilities, Inc.
1214 West IL Route 72
Leaf River IL 61047-9614

Sidrah, Inc.
% Shawn Shell
7895 West Flagler Street
Miami FL 33144-2303

Sierra Club
Ms. Joanne Spalding
85 Second Street, 2nd Street
San Francisco CA 94105-3456

Sierra Club
Ms. Kristin Henry
85 Second Street, 2nd Floor
San Francisco CA 94105-3456

Signal Systems Corp
13324 S. W. 128th Street
Miami FL 33186-5807

Silv Communication Inc.
3460 Wilshire Blvd., Suite 1103
Los Angeles CA 90010-2224

Silver Lake Utilities, Inc.
106 S.W. County Road 721
Okeechobee FL 34974-8613

Silver Springs Shores Telco
P. O. Box 830342
Ocala FL 34480-0342

Sipcom Corporation
4158 Forest Drive
Weston FL 33332-2141

SkyWay Telecom, Inc.
Mr. R. Michael Ray
1800 Second Street, Suite 905
Sarasota FL 34236-5998

Smart City Communications
P. O. Box 22856
Lake Buena Vista FL 32830-2856

Smart City Networks
28 West Grand Avenue
Montvale NJ 07645-2100

Smart City Networks
Mr. John Crowe
28 West Grand Avenue
Montvale NJ 07645-2132

Smart City Telecom
P. O. Box 22555
Lake Buena Vista FL 32830-2555

Smart Network Solutions Communications Corp
6100 Blue Lagoon Drive, Suite 325
Miami FL 33126-4694

Smart Tel
505 Heron Drive
Delray Beach FL 33444-1842

SNC Communications, LLC
520 Navarre Avenue
Coral Gables FL 33134-4232

SNiP Link, L.L.C.
Ms. Priscilla Hill
100-A Twinbridge Drive
Pennsauken NJ 08110-4207

Solutions Unlimited LLC
P. O. Box 210081
Royal Palm Beach FL 33421-0081

South Miami Wash Bowl, Inc.
522 San Esteban Avenue
Coral Gables FL 33146-1337

SouthCom Services
P. O. Box 50303
Sarasota FL 34232-0302

Southeast Pay Telephone, Inc.
2173 N.W. 22nd Street
Pompano Beach FL 33069-1344

Southeast Payphones, Inc.
236 Shadow Bay Blvd.
Longwood FL 32779-4844

Southeastern Services, Inc.
1165 South 6th Street
Macclenny FL 32063-4620

Southern Communications Systems Inc.
1830 Patterson Avenue, Unit B
Deland FL 32724-1944

Southern Light, LLC
Mr. Greg Tapscott
156 Saint Anthony Street
Mobile AL 36603-6436

Southern Payphones Company
630 Tennis Club Drive, Apt. 401
Ft. Lauderdale FL 33311-4013

SOUTHERN PUBLIC COMMUNICATIONS, LLC
P. O. Box 550
Demopolis AL 36732-0550

Southern Telcom Network, Inc.
P. O. Box 1161
Mountain Home AR 72654-1161

Southern Telecom
Mr. Wayne A. Ellis
Bin SC1206
30 Ivan Allen Jr., Blvd., N.W.
Atlanta GA 30308-3003

Southern Telecom, Inc.
10427 S.W. 49th Place
Cooper City FL 33328-4053

Southlake Utilities, Inc.
Mr. William J. Deas
2215 River Blvd.
Jacksonville FL 32204-4647

Southwest Communications, Inc.
4100 North Mulberry Drive, Suite 100
Kansas City MO 64116-1700

Spectrotel, Inc.
Ms. Vanessa Leon
3535 State Highway 66, Suite 7
Neptune NJ 07753-2625

Spectrotel, Inc.
Ms. Vanessa Leon
P. O. Box 339
Neptune NJ 07754-0339

Spirit Telecom
1500 Hampton Street, Suite 101
Columbia SC 29201-2936

Sprint Communications Company Limited Partnership
Mr. Douglas C. Nelson
% Sprint Nextel
233 Peachtree Street, N.E., Suite 2200
Atlanta GA 30303-1504

St. Augustine/St. Johns County Airport Authority
4796 U.S. 1 North
St. Augustine FL 32095-5704

St. Joe Natural Gas Company, Inc.
Mr. Stuart L. Shoaf
P. O. Box 549
Port St. Joe FL 32457-0549

St. Johns Landing Utilities Services
Mr. Frank J. Uddo
P. O. Box 237
Edgewater FL 32132-0237

StarVox Communications, Inc.
2728 Orchard Parkway
San Jose CA 95134-2012

Sterling Telecom Inc.
242 Beverly Road
Huntington NY 11746-4527

Sprint
Mr. Douglas C. Nelson
% Sprint Nextel
233 Peachtree Street, N.E., Suite 2200
Atlanta GA 30303-1504

Sprint-Florida, Incorporated
Ms. Sandra A. Khazraee
% Embarq - Florida, Inc.
P. O. Box 2214 (MC: FLTLHO0201)
Tallahassee FL 32316-2214

St. James Island Utility Company
Mr. Martin P. McDonnell
% Rutledge, Ecenia, Purnell & Hoffman
215 South Monroe Street, Suite 420
Tallahassee FL 32301-1804

St. John's River Club Utility Company, LLC
215 West Church Road, #105
King of Prussia PA 19406-3209

STARTEC Global Operating Company
Ms. Lucy Mends
7631 Calhoun Place, Suite 650
Rockville MD 20855-2775

Sterling Payphones, LLC
200 Public Square, Suite 700
Cleveland OH 44114-2323

STi Prepaid, LLC
Ms. Cherie R. Kiser
1990 K Street, N.W., Suite 950
Washington DC 20006-1181

Straighttel, Inc.
5065 S.W. 131st Avenue
Miramar FL 33027-5533

STS Telecom
Mr. Keith Kramer
P. O. Box 822270
Pembroke Pines FL 33082-2270

STS Telecom
Ms. Sharon Thomas
P. O. Drawer 200
Winter Park FL 32790-0200

STS Telecom, LLC
P. O. Box 822270
Pembroke Pines FL 33082-2270

STS Telecom, LLC
Mr. Keith Kramer
P. O. Box 822270
Pembroke Pines FL 33082-2270

Stuart Marmor
124 N.E. 14th Street
Miami FL 33132-1313

Summit Executive Suites
13575 58th Street North, #200
Clearwater FL 33760-3741

Sumter Electric Cooperative, Inc.
Mr. James P. Duncan
P. O. Box 301
Sumterville FL 33585-0301

Sumter Electric Cooperative, Inc.
Mr. John Chapman
P. O. Box 301
Sumterville FL 33585-0301

Sun City Vending, Inc.
1220 N.E. 211th Street
North Miami Beach FL 33179-1329

Sun Communities Operating Limited Partnership
The American Center
27777 Franklin Road, Suite 200
Southfield MI 48034-8205

Sun River Utilities, Inc.
5660 Bayshore Road, Suite 36
North Ft. Myers FL 33917-3046

Sun-Tel USA, Inc.
10169 Foxcroft Road, West
Jacksonville FL 32257-5963

Sunesys, LLC
202 Titus Avenue
Warrington PA 18976-2426

Sunny Shores Water Co., Inc.
3827 116th Street, W.
Bradenton FL 34210-1139

Sunrise Utilities, LLC
Ms. Christie McCormick
P. O. Box 566
Haines City FL 33845-0566

Sunshine Shell
880 West Sunrise Blvd.
Ft. Lauderdale FL 33311-7240

Sunshine State Communications, Inc.
Ms. Ana O. Sanchez
P. O. Box 3281
Thousand Oaks CA 91359-0281

Sunshine State Total Communications
Mr. Richard Saskowski
2112 Blake Drive
Antioch TN 37013-4446

Sunshine Utilities of Central Florida, Inc.
10230 E. Highway 25
Bellevue FL 34420-5531

Super-Tel.Com, Inc.
16500 N.W. 7th Avenue, Suite 303
Miami FL 33169-5811

Superbird Telecom, Inc.
6065 N.W. 167th Street, Suite B3
Miami FL 33015-4315

Supra Telecommunications and Information Systems,
Inc.
Ms. Jamie Villanueva
12124 High Tech Avenue, Suite 100
Orlando FL 32817-8374

Surftel, Inc.
President
1800 West Broward Blvd.
Ft. Lauderdale FL 33312-1550

Suwannee Valley Electric Cooperative, Inc.
Mr. John C. Martz
P. O. Box 160
Live Oak FL 32064-0160

Suzanne Brownless, P.A.
Ms. Suzanne Brownless
1975 Buford Blvd.
Tallahassee FL 32308-4466

Suzanne Fannon Summerlin, P.A.
Ms. Suzanne F. Summerlin
2536 Capital Medical Blvd.
Tallahassee FL 32309-4424

Swiftel, LLC
811 West Garden Street
Pensacola FL 32501-4618

Symtelco, LLC
1385 Weber Industrial Drive
Cumming GA 30041-6468

Synergy Networks, Inc.
10970 South Cleveland Avenue, #406
Ft. Myers FL 33907-2315

Synergy Telecom Service Co., Inc.
12126 El Sendero
San Antonio TX 78233-6720

Syniverse Technologies, Inc.
8125 Highwoods Palm Way, #600
Tampa FL 33647-1765

T-NETIX Telecommunications Services, Inc.
Mr. Curtis Hopfinger
14651 Dallas Parkway, 6th Floor
Dallas TX 75254-7476

T-Netix, Inc.
Mr. Curtis Hopfinger
14651 Dallas Parkway, 6th Floor
Dallas TX 75254-7476

T3 Communications, Inc.
2401 First Street, Suite 300
Ft. Myers FL 33901-2941

Talk America Inc.
Ms. Margaret Ring
% Cavalier Telephone
3300 North Pace Blvd.
Pensacola FL 32505-5141

Talk For Less, Inc.
Ms. Pamela M. Smiley
6832 Shady Acres Blvd.
New Port Richey FL 34653-3121

Talk's Cheap
5500 Military Trail, Suite 22-336
Jupiter FL 33458-2869

Talkspan Inc.
573 18th Street
Brooklyn NY 11218-1114

Tallahassee Community College
Dr. Glendon Forgey
444 Appleyard Drive
Tallahassee FL 32304-2815

Tallahassee Housing Authority
2940 Grady Road
Tallahassee FL 32312-2210

Tallahassee Telephone Exchange, Inc.
P. O. Box 11042
Tallahassee FL 32302-3042

Talquin Electric Cooperative, Inc.
Mr. John D. Hewa, General Manager
P. O. Box 1679
Quincy FL 32353-1679

Talton Communications, Inc.
P. O. Box 1117
Selma AL 36702-1117

Tamiami Village Water Company, Inc.
Mr. John J. Ustica
9280-5 College Parkway
Ft. Myers FL 33919-4848

Tampa Electric Company
Ms. Paula K. Brown
Regulatory Affairs
P. O. Box 111
Tampa FL 33601-0111

Taylor County Board of County Commissioners
P. O. Box 620
Perry FL 32348-0620

TCG
Ms. Susan Duggan
% Thomson/TCS, Inc.
3100 Cumberland Blvd., Suite 900
Atlanta GA 30339-5930

TCG South Florida
Mr. Gregory Follensbee
150 South Monroe Street, Suite 400
Tallahassee FL 32301-1561

TCO Network, Inc.
12970 West Bluemound Road, Suite 301
Elm Grove WI 53122-2607

TDS Long Distance Corporation
P. O. Box 5158
Madison WI 53717-0158

TDS Telecom/Quincy Telephone
Mr. Thomas M. McCabe
Suite 3, Box 329
1400 Village Square Blvd.
Tallahassee FL 32312-1231

TDSI, INC.
2829 Townsgate Road, Suite 103
Westlake Village CA 91361-3081

Technologies Management, Inc.
Regulatory Analyst
P. O. Drawer 200
Winter Park FL 32790-0200

Tel West Communications, LLC
Ms. Ginny Riggs
P. O. Box 94447
Seattle WA 98124-6747

Telaleasing Enterprises, Inc.
Ms. Tammy Martin
6100 Oak Tree Blvd., Suite 200
Independence OH 44131-6914

Telapex Long Distance, Inc.
1018 Highland Colony Parkway, #400
Ridgeland MS 39157

Telcentral Inc.
Mr. Robert Holmlund
P. O. Box 93
Ocoee FL 34761-0093

Telcentrex, LLC
5490 McGinnis Village Place, Suite 114
Alpharetta GA 30005-1734

Telco Partners, Inc.
Mr. Patrick D. Crocker
% National Regulatory Compliance, LLC
107 East Michigan Avenue, 4th Floor
Kalamazoo MI 49007-3907

Telecom.Net, Inc.
1930 Harrison Street, Suite 404
Hollywood FL 33020-7829

TelCove Operations, Inc.
121 Champion Way
Canonsburg PA 15317-5817

Tele Circuit Network Corporation
3050 Royal Blvd., South, Suite 145
Alpharetta GA 30022-4484

Telecare, Inc.
Ms. Michelle Barnett
444 Lafayette Road
Noblesville IN 46060-1305

Telecarrier Services, Inc.
75 South Broadway
White Plains NY 10601-4413

Telecom AG, LLC
182 Madeira Avenue
Coral Gables FL 33134-4516

Telecom Argentina USA, Inc.
80 S.W. 8th Street, Suite 2590
Miami FL 33130-3047

Telecom*USA or Teleconnect
Mr. David Christian
106 East College Avenue, Suite 710
Tallahassee FL 32301-7721

Telecore Communications, Corp.
Mr. Avery Fischer
42-40 Bell Blvd.
Bayside NY 11361-2861

TELEDIAS Communications, Inc.
5605 Riggins Court, Suite 265
Reno NV 89502-8542

Telefonica Express
212 Hibiscus Street
Jupiter FL 33458-3521

TeleManagement Systems, Inc.
Mr. Bob Marro
12150 East Briarwood Avenue, #112
Centennial CO 80112-6701

Telenational Communications, Inc.
5408 North 99th Street, Suite C
Omaha NE 68134-1530

Telepak Networks, Inc.
1018 Highland Colony Parkway, #400
Ridgeland MS 39157

Telepak Networks, Inc.
Mr. Gregg Logan
1018 Highland Colony Parkway, #400
Ridgeland MS 39157-2065

Telephone One Inc.
6801 Lake Worth Road, Suite 314
Lake Worth FL 33467-2966

Telephone Operating Systems, Inc.
10598 Big Canoe
Jasper GA 30143-5129

TelePlus, LLC
5520 Cherokee Avenue, Suite 210
Alexandria VA 22312-2319

Telequip Labs, Inc.
Mr. Curtis Hopfinger
14651 Dallas Parkway, Suite 600
Dallas TX 75254-8815

TeleUno, Inc.
2754 West Atlantic Blvd., Suite 8
Pompano Beach FL 33069-5719

TeleVend, Inc.
377 Wilbur Avenue, Suite 178
Swansea MA 02777-2426

Telmex USA, L.L.C.
Ms. Bobbi Ferguson
% Visi Consulting Services, LLC
1130 University Blvd., Suite B9, #253
Tuscaloosa AL 35401-0329

Telovations Inc.
1511 North West Shore Blvd., Suite 400
Tampa FL 33607-4596

Telrite Corporation
Mr. Michael G. Geoffroy
4113 Monticello Street, S.W.
Covington GA 30014-3544

Telscape Communications, Inc.
606 East Huntington Drive
Monrovia CA 91016-3637

Telsys, Inc.
979 Alta Vista Drive, Suite 200
Altadena CA 91001-1736

Terra Telecommunications Corp.
1160 N.W. 159th Drive
Miami FL 33169-5807

Texas Inmate Phones
3118 Lausanne
Pasadena TX 77505-2149

The Boeing Company
Mr. Kevin F. Clemons
626 Anchors Street
Ft. Walton Beach FL 32548-7013

The Centers of Westshore
550 North Reo Street, Suite 300
Tampa FL 33609-1037

The Christian and Missionary Alliance Foundation, Inc.
Mr. Scott Moore
15081 Shell Point Marine Drive, #200
Ft. Myers FL 33908-1691

The Corporation for Future Resources
Mr. Richard Glick
1909 Chowkeebin Court
Tallahassee FL 32301-5870

The Dodson Group, Inc.
9100 Keystone Crossing, #750
Indianapolis IN 46240-2161

The Everglades Club, Inc.
356 Worth Avenue
Palm Beach FL 33480-4617

The Fone Connection of Tampa Bay, Inc.
2708 West Azeele Street
Tampa FL 33609-4108

The Imron Network
Mr. Bill Jackson
9390 Westlinks Terrace
Seminole FL 33777-4502

The Other Phone Company, Inc.
Ms. Margaret Ring
½ Cavalier Telephone
3300 North Pace Blvd.
Pensacola FL 32505-5141

The Phone Company
20757 West Pennsylvania Avenue
Dunnellon FL 34431-6718

The Raymond F. Kravis Center for the Performing Arts,
Inc.
701 Okeechobee Blvd.
West Palm Beach FL 33401-6323

The Sienna Group
Mr. Timothy J. Bischel
6460 Harrison Avenue, Suite 302
Cincinnati OH 45247-7958

The Sunshine State Total Communications
Mr. Richard Saskowski
2112 Blake Drive
Antioch TN 37013-4446

The Vantage Development Corporation
1595 S.E. 32nd Avenue
Okeechobee FL 34974-6522

Think 12 Corporation d/b/a Hello Depot
Mr. Dan Pak
650 East Devon Avenue, #133
Itasca IL 60143-3136

Thomas J. Neaman, Jr.
1479 North Endicott Point
Crystal River FL 34429-2678

Thousand Trails L.P.
P. O. Box 2529
Frisco TX 75034-0047

Tierra Verde Utilities, Inc.
Mr. Patrick C. Flynn
200 Weathersfield Avenue
Altamonte Springs FL 32714-4027

Timberwood Utilities
Mr. David Bollinger
4436 Brynwood Drive
Naples FL 34119-8412

Time Warner Telecom
Ms. Carolyn Ridley
555 Church Street, Suite 2300
Nashville TN 37219-2330

Time Warner Telecom of Florida, L.P.
555 Church Street, Suite 2300
Nashville TN 37219-2330

Time Warner Telecom of Florida, L.P.
Ms. Carolyn Ridley
% Time Warner Telecom
555 Church Street, Suite 2300
Nashville TN 37219-2330

TM Telcomm Corp.
8800 N.W. 23rd Street
Doral FL 33172-2420

Toll Free Connect, Inc.
222 Lakeview Avenue, Suite 157-160
West Palm Beach FL 33401-6101

TOLY Digital Networks, Inc.
Mr. Mark Suto
4425 Military Trail, #209
Jupiter FL 33458-4817

Ton Services Inc.
Mr. D. Brett Sanford
4185 Harrison Blvd., Suite 301
Ogden UT 84403-2499

TON Services Inc.
Mr. Nathan Lee
4185 Harrison Blvd., Suite 301
Ogden UT 84403-2499

Total Call International, Inc.
Mr. Patrick D. Crocker
% National Regulatory Compliance, LLC
107 East Michigan Avenue, 4th Floor
Kalamazoo MI 49007-3907

Total Solutions Telecom Inc.
9800 N.W. 41st Street, Suite 200
Miami FL 33178-2979

TotalCom America Corporation
100 North Biscayne Blvd., Suite 812
Miami FL 33132-2310

Totally Voip, Inc.
17874 North Highway 41
Lutz FL 33549-4502

Touch 1 Communications, Inc.
Mr. Richard M. Gaal
% McDowell Knight Roedder & Sledge LLC
P. O. Box 350
Mobile AL 36601-0350

Touchtone Communications Inc.
16 South Jefferson Road
Whippany NJ 07981-1047

Touchtone Communications Inc. of Delaware
16 South Jefferson Road
Whippany NJ 07981-1047

Tower Cloud, Inc.
9501 International Court, N.
St. Petersburg FL 33716-4803

Town and Country Utilities Company
17837 Murdock Circle
Port Charlotte FL 33948-4000

Town of Century
Mr. Freddie W. McCall, Mayor
P. O. Drawer 790
Century FL 32535-0790

Town of Havana
Mr. Howard L. McKinnon, Town Manager
P. O. Box 1068
Havana FL 32333-1068

Town of Jay
Mr. Kurvin Qualls
P. O. Box 66
Jay FL 32565-0066

TQC Communications, Corp.
3000 Immokalee Road, Suite 1
Naples FL 34110-1443

TQG Communications, Corp.
3000 Immokalee Road, Suite 1
Naples FL 34110-1443

Trademark Corp.
8800 N.W. 23rd Street
Doral FL 33172-2420

Tradewinds Utilities, Inc.
P. O. Box 5220
Ocala FL 34478-5220

Trans Florida Communications, Inc.
P. O. Box 506
Goulds FL 33170

Trans National Communications International, Inc.
Ms. Stella Gnepp
2 Charlesgate West
Boston MA 02215-3540

TransPac Telecom, Inc.
108 West Walnut Street, Suite 221
Carson CA 90248

Transparent Technology Services Corporation
100 Village Square Crossing, Suite 105
Palm Beach Gardens FL 33410-4531

Transworld Network, Corp.
Ms. Lourdes Vinas
Suite 100
6800 North Dale Mabry Highway
Tampa FL 33614-3984

Tremcom International, Inc.
526 Wilshire Blvd., Suite 300
Los Angeles CA 90017-2916

Tri-County Electric Cooperative, Inc.
Mr. Ronald Bass
P. O. Box 208
Madison FL 32341-0208

Tri-County Telephone Inc.
P. O. Box 667812
Pompano Beach FL 33066-7812

Tri-M Communications, Inc.
Mr. Collin Greene
820 State Street, 5th Floor
Santa Barbara GA 93101-3271

TRICOM USA, Inc.
Mr. Bela Szabo
One Exchange Place, Suite 311
Jersey City NJ 07302-3919

Trinity Holdings Ltd., Inc.
17369 Shirley Avenue
Port Charlotte FL 33948-1637

Trinsic Communications, Inc.
Mr. Richard M. Gaal
% McDowell Knight Roedder & Sledge LLC
P. O. Box 350
Mobile AL 36601-0350

Tristar Communications Corp.
7040 West Palmetto Park Road, #4-712
Boca Raton FL 33433-3483

TriTel, Inc.
P. O. Box 934691
Margate FL 33093-4691

TRL Enterprises
P. O. Box 247
Labelle FL 33975-0247

Tropicana Products, Inc.
Mr. Bill Brooks
6500 Glades Cut Off Road
Ft. Pierce FL 34981-4303

Truwave Networks LLC
24017 Production Circle
Bonita Springs FL 34135-7056

TTE
P. O. Box 11042
Tallahassee FL 32302-3042

TTI National, Inc.
Mr. David Christian
106 East College Avenue, Suite 710
Tallahassee FL 32301-7721

TTUSA Acquisition, Inc.
411 East Huntington Drive, Suite 117
Arcadia CA 91006-3788

TYBE COMMUNICATIONS INC.
33 S.W. 8th Street
Homestead FL 33030-7234

Tycoon Oil Company
801 Brickell Avenue
Miami FL 33131-2951

Tymber Creek Utilities, Incorporated
1951 West Granada Blvd.
Ormond Beach FL 32174-6740

U.S. Telecom Long Distance, Inc.
Mr. Robert Young
5th Floor, #5001F
3960 Howard Hughes Parkway
Las Vegas NV 89109-5912

UCN, Inc.
Ms. Kimm Partridge
7730 S. Union Park Avenue, Suite 500
Midvale UT 84047-5572

Uni-Tel Communications Group, Inc.
55 South Main Street, #304
Naperville IL 60540-5316

UNICOM Communications, LLC
Mr. Charles D. D'Ascoli
17 Smoky Mountain Drive
Franklin NC 28734-0796

UniPlex Telecom Technologies, Incorporated
168 S.E. 1st Street, Suite 1101
Miami FL 33131-1408

United American Technology, Inc.
Mr. Tom Anderson
1362 East 15th Street
Edmond OK 73013-5029

United Telemanagement Systems, Inc.
6450 Poe Avenue, Suite 401
Dayton OH 45414-2647

Unitycomm, LLC
4274 Enfield Court
Palm Harbor FL 34685-1051

Univance Telecommunications, Inc.
Mr. Albert Hoffman
U.S. Trustee
425 South Cherry Street, #105
Denver CO 80246-1228

Universal Orlando
1000 Universal Studios Plaza
Orlando FL 32819-7601

Universal Telecom, Inc.
P. O. Box 679
LaGrange KY 40031-0679

US Telesis
2829 Townsgate Road, Suite 103
Westlake Village CA 91361-3081

US Telesis, Inc.
2829 Townsgate Road, Suite 103
Westlake Village CA 91361-3081

USA Digital Communications, Inc.
300 Johnny Bench Drive, Suite 120
Oklahoma City OK 73104-2476

USA Teleport, Inc.
127 N.E. 167th Street, Unit B
North Miami Beach FL 33162-3404

USCarrier Telecom, LLC
Mr. Pedro Ferreira
180 Interstate North Parkway, #200
Atlanta GA 30339

USD CLEC, Inc.
318 South Clinton Street, Suite 502
Syracuse NY 13202-1114

Useppa Island Utility, Inc.
P. O. Box 640
Bokeelia FL 33922-0640

USTEL
Ms. Jennifer E. Sikes
P. O. Box 40
Hubbard OR 97032-0040

Utilities Commission
Mr. Robert J. Rodi
P. O. Box 100
New Smyrna Beach FL 32170-0100

Utilities, Inc. of Eagle Ridge
Mr. Patrick C. Flynn
200 Weathersfield Avenue
Altamonte Springs FL 32714-4027

Utilities, Inc. of Florida
Mr. Patrick C. Flynn
200 Weathersfield Avenue
Altamonte Springs FL 32714-4027

Utilities, Inc. of Hutchinson Island
Mr. Patrick C. Flynn
200 Weathersfield Avenue
Altamonte Springs FL 32714-4027

Utilities, Inc. of Longwood
Mr. Patrick C. Flynn
200 Weathersfield Avenue
Altamonte Springs FL 32714-4027

Utilities, Inc. of Pennbrooke
Mr. Patrick C. Flynn
200 Weathersfield Avenue
Altamonte Springs FL 32714-4027

Utility Board of the City of Key West
Mr. Jack Wetzler
"Keys Energy Services"
P. O. Box 6100
Key West FL 33041-6100

UTLC LLC
175 Great Neck Road, Suite 404
Great Neck NY 11021-3313

V & B Communications, Inc.
1830 Patterson Avenue, Suite B
Deland FL 32724-1944

Value-Added Communications, Inc.
Ms. Cheryl Cook
3801 East Plano Parkway, Suite 100
Plano TX 75074-1808

VarTec Solutions
Ms. Becky Gipson
433 East Las Colinas Blvd., Suite 1300
Irving TX 75039-5508

VarTec Telecom
Ms. Becky Gipson
433 East Las Colinas Blvd., Suite 1300
Irving TX 75039-5508

VarTec Telecom and Clear Choice Communications
Ms. Becky Gipson
433 East Las Colinas Blvd., Suite 1300
Irving TX 75039-5508

VBNet, Incorporated
250 North Orange Avenue, Suite 300
Orlando FL 32801-1816

Vcom Solutions
12657 Alcosta Blvd., Suite 418
San Ramon CA 94583-4433

Velocity The Greatest Phone Company Ever, Inc.
7130 Spring Meadows West Drive
Holland OH 43528-9296

Venture Associates Utilities Corp.
5970 N.W. 18th Place
Ocala FL 34482-8936

Verizon Access Transmission Services
Mr. David Christian
106 East College Avenue, Suite 710
Tallahassee FL 32301-7721

Verizon Avenue
Ms. Pamela Winters
Verizon Avenue Corp.
12901 Worldgate Drive
Herndon VA 20170-6012

Verizon Business Services
Mr. David Christian
106 East College Avenue, Suite 710
Tallahassee FL 32301-7721

Verizon Enterprise Solutions
Ms. Cheryl Powers
1320 North Court House Road, 6th Floor
Arlington VA 22201-2508

Verizon Florida Inc.
Ms. Demetria C. Watts
106 East College Avenue, Suite 710
Tallahassee FL 32301-7721

Verizon Florida Inc.
Ms. Janet C. Morris
106 East College Avenue, Suite 710
Tallahassee FL 32301-7721

Verizon Florida LLC
Mr. David Christian
106 East College Avenue, Suite 710
Tallahassee FL 32301-7721

Verizon Florida LLC
Mr. David Christian
106 East College Avenue, Suite 710
Tallahassee FL 32301-7721

Verizon International Communications Services Inc.
Mr. Christopher M. Bennett
One Verizon Way
Basking Ridge NJ 07920-1097

Verizon Long Distance
Ms. Cheryl Powers
1320 North Court House Road, 6th Floor
Arlington VA 22201-2508

Verizon Select Services Inc.
Mr. Anthony P. Gillman
P. O. Box 110, MC FLTC0007
Tampa FL 33601-0110

VersaTalk
3303 Seffner Drive
Holiday FL 33691-3342

VersaTel, Inc.
15600 Gauntlet Hall Manor
Davie FL 33331-3438

VGM International, Inc.
1111 Kane Concourse, Suite 518
Bay Harbor Island FL 33154-2043

Vilaire Communications, Inc.
P. O. Box 98907
Lakewood WA 98496-8907

Virginia City Utility Company a Division of
Community Util
P. O. Box 398
New Port Richey FL 34656-0398

Vista Energy Group, Inc.
Ms. Anna Bumbera
428 South Woodbine Avenue
Penn Valley PA 19072-1540

Vistavox of FL, Inc.
Mr. Michael Dennenberg
5239 Braesvalley Drive
Houston TX 77096-2548

Vivophone
10470 N.W. 26th Street, Bay B
Miami FL 33172-2110

Vizon Telecom
6801 Lake Worth Road, #314
Lake Worth FL 33467-2966

Voicecom Telecommunications, LLC
5900 Windward Parkway, Suite 500
Atlanta GA 30005-5205

VoiceGlobal, Inc.
1111 Brickell Avenue, Suite 1100
Miami FL 33131-3122

VoiceNet Telephone, LLC
6059 Allentown Blvd., Suite 311
Harrisburg PA 17112-2672

Voiceware Systems Corporation
5850 South Military Trail, #45
Lake Worth FL 33463-6973

Voinline Telecommunications Group
Mr. Eybar Molina
7105 S.W. 8th Street, Suite 306
Miami FL 33144-4664

Volo Communications of Florida, Inc.
Mr. Tony Cataldo
151 South Wymore Road, Suite 3000
Altamonte Springs FL 32714-4270

VoTTs Communications, LLC
P. O. Box 781124
Orlando FL 32878-1124

Vycera Communications, Inc.
12750 High Bluff Drive, Suite 200
San Diego CA 92130-2083

W.B.B. Utilities, Inc.
4223 Bair Avenue
Fruitland Park FL 34731-5618

W.P. Utilities, Inc.
3500 West Lantana Road
Lantana FL 33462-1327

Wanis Inc.
3630 1st Street, West
Bradenton FL 34208-4444

Water Management Services, Inc.
Mr. Gene D. Brown
250 John Knox Road, #4
Tallahassee FL 32303-4234

Water Oak Utility
The American Center
27777 Franklin Road, Suite 200
Southfield MI 48034-8205

Waterville Communications, Inc.
P. O. Box 231864
Las Vegas NV 89105-1864

WDT World Discount Telecommunications Co.
13644 Neutron Road
Dallas TX 75244-4410

Wedgfield Utilities, Inc.
Mr. Patrick C. Flynn
200 Weathersfield Avenue
Altamonte Springs FL 32714-4027

West Florida Electric Cooperative Association, Inc.
Mr. William S. Rimes
P. O. Box 127
Graceville FL 32440-0127

West Lakeland Wastewater, Inc.
P. O. Box 2303
Eaton Park FL 33840-2303

Wholesale Carrier Services, Inc.
5471 North University Drive
Coral Springs FL 33067-4634

WilTel Communication, LLC
Mr. Gregg Strumberger
% Level 3 Communications
1025 Eldorado Blvd.
Broomfield CO 80021-8254

WilTel Local Network, LLC
Mr. Gregg Strumberger
% Level 3 Communications
1025 Eldorado Blvd.
Broomfield CO 80021-8254

Windstream Communications, Inc.
Ms. Bettye Willis
1170, B1F03-53A
4001 Rodney Parham Road
Little Rock AR 72212-2442

Windstream Florida, Inc.
Mr. James White
4651 Salisbury Road, Suite 151
Jacksonville FL 32256-6187

Windstream Utilities Company
P. O. Box 4201
Ocala FL 34478-4201

WinSonic Digital Media Group, Ltd. Corp.
101 Marietta Street, N.W., Suite 2600
Atlanta GA 30303-2781

Wireless One Network Management, L.P.
2100 Electronics Lane
Ft. Myers FL 33912-1605

Withlacoochee River Electric Cooperative, Inc.
Mr. Billy E. Brown
P. O. Box 278
Dade City FL 33526-0278

WL Solutions, Inc.
11th Floor
42 Broadway, Suite 1101
New York NY 10004-3824

WL Solutions, Inc.
42 Broadway, Suite 1101
New York NY 10004-3824

World Business Center, Inc.
13015 S.W. 89th Place
Miami FL 33176-5812

World Trade Center TPA, LTD.
1101 Channelside Drive
Tampa FL 33602-3611

Worldnet
9967 Muirlands Blvd.
Irvine CA 92618-2508

Worldnet Group Telecom Inc.
12400 Willow Green Court
Potomac MD 20854-3044

WQ Long Distance
Mr. Eddie Mishan
230 Fifth Avenue, Suite 800
New York NY 10001-7704

WTI Communications, Inc.
2670 North Main Street, #320
Santa Ana CA 92705-6639

WTI Telecom Inc.
5331 Derry Avenue, Suite Q
Agoura Hills CA 91301-3348

www.netquincy.com
Mr. Ray Eaton
P. O. Box 1544
Quincy FL 32353-1544

XFone USA, Inc.
Mr. Ted Carter
2506 Lakeland Drive, Suite 100
Jackson MS 39232-7679

XO Communications Services, Inc.
Mr. John Ivanuska
10940 Parallel Parkway, Suite K - #353
Kansas City KS 66109-4515

Xtension Services Inc.
5909 N.W. Expressway, Suite 101
Oklahoma City OK 73132-5103

Xynergia, Inc.
4995 N.W. 72nd Avenue, Suite 307
Miami FL 33166-5643

Yak America Inc.
4950 Yonge Street, Suite 900
Toronto, Ontario M2N 6K1
Canada

Ygnition Networks, Inc.
565 Andover Park West, #201
Seattle WA 98188-3345

YMax Communications Corp.
P. O. Box 6785
West Palm Beach FL 33405-6785

Young, van Assenderp, P.A.
Mr. Roy C. Young
P. O. Box 1833
Tallahassee FL 32302-1833

Your Sip, Inc.
P. O. Box 2413
Palm Harbor FL 34682-2413

Z.K. Mart, Inc.
14356 Mandarin Road
Jacksonville FL 32223-2546

Zachary Taylor Camping and Lodge, Inc.
2995 Highway 441 S.E.
Okeechobee FL 34974-6899

Zenith Communications of Florida, Inc.
210 East Main Street
Walhalla SC 29691-1927

Zero Plus Dialing
Ms. Sylvia Castillo
Legal & Regulatory Department
7411 John Smith Drive, Suite 1500
San Antonio TX 78229-6034

Zero Plus Dialing, Inc.
Ms. Sylvia Castillo
7411 John Smith Drive, Suite 1500
San Antonio TX 78229-6034

Zeus Telecommunications, LLC
P. O. Box 155
Trenton TX 75490-0155

ZinTel
P. O. Box 542
Central Square NY 13036-0542

Zone Telecom, Inc.
3 Executive Campus, Suite 520
Cherry Hill NJ 08002-4113

ZStar Communications
1123 Crestwood Blvd., Suite D
Lake Worth FL 33460-1837

Total for docket 080052 = 1357
05/12/2008



COMMISSION
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08 MAR 26 PM 3:01
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March 24, 2008

Ms. Ann Cole
Commission Clerk
Florida Public Service Commission
2540 Shumard Oak Blvd.
Tallahassee, Florida 32399-0850

Re: Docket No. 080001-EI-Request for Specified Confidential Treatment

Dear Ms. Cole:

Enclosed for filing is the original plus 10 copies of Progress Energy Florida, Inc.'s Request for Specified Confidential Treatment regarding the Company's FPSC 423 Forms for the month of January 2008. Sealed Attachment C to the Request is an unredacted copy of the forms which denotes the confidential information with shading. This document should be treated as Specified Confidential. Edited copies of the forms, which may be made public, have been submitted for filing this date under separate cover.

Please acknowledge your receipt and filing of the above on the enclosed copy of this letter and return same to me.

Very truly yours,

CMP _____
COM _____ John Burnett
CTR _____ Associate General Counsel

JB/sc
Enclosures
cc: Parties of record

ECR _____
GCL 2 _____
OPC _____
RCA _____
SCR _____
SGA _____
SEC _____
OTH Leah
 records

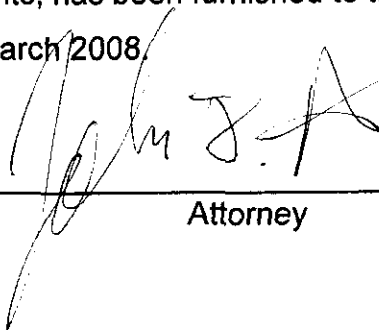
DOCUMENT NUMBER - DATE
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FPSC - COMMISSION CLERK

Progress Energy Florida, Inc.

CERTIFICATE OF SERVICE

Docket No. 080001-EI

I HEREBY CERTIFY that a true copy of Progress Energy Florida, Inc.'s Request for Specified Confidential Treatment, regarding the FPSC 423 Forms for the month of January 2008 without confidential attachments, has been furnished to the following individuals by regular U.S. Mail this 24th day of March 2008.



Attorney

James W. Brew
Brickfield, Burchette, Ritts & Stone, P.C.
1025 Thomas Jefferson St. NW
8th Floor, West Tower
Washington, DC 20007-5201

Keino Young
Lisa Bennett, Esq.
Florida Public Service Commission
2540 Shumard Oak Blvd.
Tallahassee, FL 32399-0850

Lee L. Willis, Esq.
James D. Beasley, Esq.
Ausley & McMullen
P.O. Box 391
Tallahassee, FL 32302

Susan D. Ritenour
Gulf Power Company
One Energy Place
Pensacola, FL 32520-0780

Jeffrey A. Stone
Russell A. Badders
Steven R. Griffin
Beggs & Lane
P.O. Box 12950
Pensacola, FL 32591

Ms. Paula K. Brown
Regulatory Affairs
Tampa Electric Company
P.O. Box 111
Tampa, FL 33601-0111

Norman Horton, Jr.
Messer, Capareello & Self, P.A.
P.O. Box 15579
Tallahassee, FL 32317

Joseph A. McGlothlin, Esq.
Office of Public Counsel
111 W. Madison St., Room 812
Tallahassee, FL 32399

Florida Industrial Power Users Group
c/o John W. McWhirter, Jr.
McWhirter Reeves
400 North Tampa Street, Suite 2450
Tampa, FL 33602

Ms. Cheryl Martin
Florida Public Utilities Company
P.O. Box 3395
West Palm Beach, FL 33402-3395

Florida Power & Light Co.
Natalie Smith
215 S. Monroe Street, Suite 810
Tallahassee, Florida 32301

Florida Power & Light Co.
R. Wade Litchfield
John T. Butler
700 Universe Blvd.
Juno Beach, FL 33408-0420

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Fuel and Purchased Power Cost
Recovery Clause and Generating
Performance Incentive Factor.

Docket No. 080001-EI

Submitted for filing:
March 20, 2008

REQUEST FOR CONFIDENTIAL CLASSIFICATION

Progress Energy Florida, Inc. (Progress Energy or the Company), pursuant to Section 366.093, F.S., and Rule 25-22.006, F.A.C., hereby requests confidential classification of the highlighted information on its FPSC Form 423 Fuel Report for the reporting month of January, 2008 (the 423 Report), which is contained in the sealed envelope enclosed with this Request as Attachment C. A public version of the 423 Report, with the confidential information redacted, is attached to each filed copy of this Request. In support hereof, Progress Energy states as follows.

1. Subsection 366.093(1), F.S., provides that any records “found by the commission to be proprietary confidential business information shall be kept confidential and shall be exempt from s. 119.07(1) [requiring disclosure under the Public Records Act].” Proprietary confidential business information includes, but is not limited to, “[i]nformation concerning . . . contractual data, the disclosure of which would impair the efforts of the public utility or its affiliates to contract for goods or services on favorable terms” (paragraph 366.093(3)(d)). The designated

DOCUMENT NUMBER - DATE

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FPSC-COMMISSION CLERK

portions of the 423 Report fall within this statutory category and, thus, constitute propriety confidential business information entitled to protection under Section 366.093 and Rule 25-22.006.

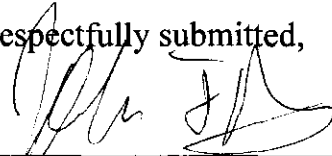
2. Attachment A to this Request is a matrix providing justification and support for confidential classification of the highlighted information in each section of the 423 Report (Forms 423-1A, 2, 2A, 2B and 2C) on a line-by-line, column-by-column basis.

3. The designated information for which confidential classification is sought by this Request is intended to be and is treated by the Company as private and has not been publicly disclosed.

4. Progress Energy requests that the confidential information contained in the 423 Report be protected from disclosure for a period of 24 months. For the reasons explained in Attachment B to this Request, this is the minimum time necessary to ensure that purposes for which confidential classification is granted are not contravened and frustrated by a premature subsequent disclosure. In addition, Progress Energy asks that the version of the 423 Report containing the highlighted information be returned to the Company when the Commission no longer needs the information to conduct its business, in accordance with Rule 25-22.006 (9)(b), F.A.C.

WHEREFORE, Progress Energy requests that the highlighted information in its 423 Report enclosed with this Request be accorded confidential classification for the reasons set forth in Attachment A, and that such confidential classification be maintained for a duration of 24 months for the reasons set forth in Attachment B.

Respectfully submitted,



John Burnett
Associate General Counsel
Progress Energy Service Company, LLC
Post Office Box 14042
St. Petersburg, Florida 33733-4042
Telephone: 727-820-5184
Facsimile: 727-820-5249
Email: john.burnett@pgnmail.com

Attorney for
PROGRESS ENERGY FLORIDA, INC.

Justification Matrix

Reporting Month: January 2008

FORM 423-1A		
Line No.	Column	Justification
1-5	H	(1) §366.093(3)(d) The information under "Invoice Price", identifies the basic component of the contract pricing mechanism. Disclosure of the invoice price, particularly if in conjunction with information under other columns discussed below, would enable suppliers to determine the pricing mechanisms of their competitors. The likely result would be greater price convergence in future bidding. Disclosure would also result in a reduced ability on the part of a major purchaser such as PEF to bargain for price concessions, since suppliers would be reluctant or unwilling to grant concessions that other potential purchasers would then expect.
1-5	I	(2) §366.093(3)(d) Disclosure of the Invoice Amount, when divided by the Volume figure available from column G, would also disclose the Invoice Price in column.
1-5	J	(3) §366.093(3)(d) Disclosure of the Discount, in conjunction with other information under columns K, L, M or N, could also disclose the Invoice Price shown in column H by mathematical deduction. In addition, disclosure of discounts resulting from bargaining concessions would impair the ability of PEF to obtain such concessions in the future for the reasons discussed in item (1) above.
1-5	K	(4) §366.093(3)(d) See item (3) above.
1-5	L	(5) §366.093(3)(d) See item (3) above.
1-5	M	(6) §366.093(3)(d) See item (3) above.
1-5	N	(7) §366.093(3)(d) See item (3) above. This column is particularly sensitive because it is usually the same as or only slightly different from the Invoice Price in column H.
1-5	O	(8) §366.093(3)(d) Disclosure of the Transportation to Terminal Charges, in conjunction with the information under column Q, would also disclose the Effective Purchase Price in column N by subtracting them from the Delivered Price available in column R.
1-5	Q	(9) §366.093(3)(d) See item (8) above.

FORM 423-2

Plant Name, Line No.	Column	Justification
Crystal River 1&2 , 1-10 Crystal River 4&5, 1-5 Transfer Facility – IMT, 1-6 Transfer Facility – UBT, 1-5	G	(10) §366.093(3)(d) The Effective Purchase Price is also found on Form 423-2A, column L, and on Form 423-2B, column G. In nearly every case it is the same as the FOB Mine Price found under column F on Form 423-2A, which is the current contract price of coal purchased from each supplier by PEF, adjusted for quality. Disclosure of this information would enable suppliers to determine the prices of their competitors, which would likely result in greater price convergence in future bidding. Disclosure would also result in a reduced ability on the part of a major purchaser such as PEF to bargain for price concessions since suppliers would be reluctant or unwilling to grant concessions that other potential purchasers would then expect. In addition, disclosure of the Effective Purchase Price would also disclose the Total Transportation Cost in column H by subtracting column G from the FOB Plant Price in column I.
Crystal River 1&2 , 1-10 Crystal River 4&5, 1-5 Transfer Facility – IMT, 1-6 Transfer Facility – UBT, 1-5	H	(11) §366.093(3)(d) See item (25) below. In addition, disclosure of the Total Transportation Cost would also disclose the Effective Purchase Price in column G when subtracted from the FOB Plant Price in column I.

FORM 423-2A

Plant Name, Lines	Column	Justification
Crystal River 1&2 , 1-10 Crystal River 4&5, 1-5 Transfer Facility – IMT, 1-6 Transfer Facility – UBT, 1-5	F	(12) §366.093(3)(d) The FOB Mine Price is the current contract price of coal purchased from each supplier by PEF. Disclosure of this information would enable suppliers to determine the prices of their competitors, which would likely result in greater price convergence in future bidding. Disclosure would also result in a reduced ability on the part of a major purchaser such as PEF to bargain for price concessions since suppliers would be reluctant or unwilling to grant concessions that other potential purchasers would then expect.
Crystal River 1&2 , 1-10 Crystal River 4&5, 1-5 Transfer Facility – IMT, 1-6 Transfer Facility – UBT, 1-5	H	(13) §366.093(3)(d) The Original Invoice Price is the same as the FOB Mine Price in column F, except in rare instances when the supplier is willing and able to disclose its short haul and loading costs (column G), if any, included in the contract price of coal. Disclosure would therefore be detrimental for the reasons identified in item (12) above.
Crystal River 1&2 , 1-10 Crystal River 4&5, 1-5 Transfer Facility – IMT, 1-6 Transfer Facility – UBT, 1-5	J	(14) §366.093(3)(d) The Base Price is the same as the Original Invoice Price in column H, since retroactive price adjustments (column I) are normally received well after the reporting month and are included on Form 423-2C at that time. Disclosure would therefore be detrimental for the reasons identified in item (12) above.
Crystal River 1&2 , 1-8,10 Crystal River 4&5, 1-3 Transfer Facility – IMT, 1-6 Transfer Facility – UBT, 1-5	K	(15) §366.093(3)(d) These adjustments are based on variations in coal quality characteristics (usually BTU content) between contract specifications and actual deliveries. Disclosure of this information would allow the FOB mine price to be calculated using the associated tonnage and available contract BTU specifications.
Crystal River 1&2 , 1-10 Crystal River 4&5, 1-5 Transfer Facility – IMT, 1-6 Transfer Facility – UBT, 1-5	L	(16) §366.093(3)(d) The Effective Purchase Price is the Base Price in column J adjusted by Quality Adjustments reported in column K. Disclosure would therefore be detrimental for the reasons identified in item (12) above.

FORM 423-2B

Plant Name, Lines	Column	Justification
Crystal River 1&2 , 1-10 Crystal River 4&5, 1-5 Transfer Facility – IMT, 1-6 Transfer Facility – UBT, 1-5	G	(17) §366.093(3)(d) See item (16) above.
Crystal River 1&2 , 1-8,10 Crystal River 4&5, 1-3	I	(18) §366.093(3)(d) The information under Rail Rate is a function of PEF's contract rate with the railroad and the distance between each coal supplier and Crystal River. Since these distances are readily available, disclosure of the Rail Rate would effectively disclose the contract rate. This would impair the ability of a high volume user such as PEF to obtain rate concessions, since railroads would be reluctant to grant concessions that other rail users would then expect.
Crystal River 1&2 , 1-8,10 Crystal River 4&5, 1-3	J	(19) §366.093(3)(d) Other Rail Charges consist of PEF's railcar ownership cost. This cost is internal information which is not available to any party with whom PEF contracts, railroads or otherwise. If this information were disclosed to the railroad, their existing knowledge of PEF's rail rates would allow them to determine PEF's total rail cost and be better able to evaluate PEF's opportunity to economically use competing transportation alternatives.
Transfer Facility – IMT, 1-2,4-6 Transfer Facility – UBT, 1-3,5	K	(20) §366.093(3)(d) The figures under River Barge Rate are a portion of the total cost reported in the Transportation Charges under column P on Form 423-2B. See item (24) below. In the case of waterborne deliveries to the Crystal River Plants, the figures represent PEF's current river barge transportation rate. Disclosure of these transportation rates would enable coal suppliers to bid a FOB mine price calculated to produce a delivered plant price at or marginally below PEF's current delivered price, which is available on Form 423-2, column I. Without this opportunity to calculate a perceived maximum acceptable price, suppliers would be more likely to bid their best price.
Crystal River 1&2, 9 Crystal River 4&5, 4-5 Transfer Facility – IMT, 1-6 Transfer Facility – UBT, 1-5	L	(21) §366.093(3)(d) The figures under Transloading Rate are a portion of the total cost reported in the Transportation Charges under column P on Form 423-2B. See item (24) below. In the case of waterborne deliveries to the Crystal River Plants, the figures represent PEF's current transloading rate. Disclosure of these transportation rates would enable coal suppliers to bid a FOB mine price calculated to produce a delivered plant price at or marginally below PEF's current delivered price, which is available on Form 423-2, column I. Without this opportunity to calculate a perceived maximum acceptable price, suppliers would be more likely to bid their best price.

Crystal River 1&2, 9 Crystal River 4&5, 4-5	M	(22) §366.093(3)(d) The figures under Ocean Barge Rate are a portion of the total cost reported in the Transportation Charges under column P on Form 423-2B. See item (24) below. In the case of waterborne deliveries to the Crystal River Plants, the figures represent PEF's current transloading rate. Disclosure of these transportation rates would enable coal suppliers to bid a FOB mine price calculated to produce a delivered plant price at or marginally below PEF's current delivered price, which is available on Form 423-2, column I. Without this opportunity to calculate a perceived maximum acceptable price, suppliers would be more likely to bid their best price.
Crystal River 1&2, 9 Crystal River 4&5, 4-5 Transfer Facility – IMT, 1-6 Transfer Facility – UBT, 1-5	N	(23) §366.093(3)(d) The figures under Other Water Charges are a portion of the total cost reported in the Transportation Charges under column P on Form 423-2B. See item (24) below. In the case of waterborne deliveries to the Crystal River Plants, the figures represent PEF's current transloading rate. Disclosure of these transportation rates would enable coal suppliers to bid a FOB mine price calculated to produce a delivered plant price at or marginally below PEF's current delivered price, which is available on Form 423-2, column I. Without this opportunity to calculate a perceived maximum acceptable price, suppliers would be more likely to bid their best price.
Crystal River 1&2, 1-10 Crystal River 4&5, 1-5 Transfer Facility – IMT, 1-6 Transfer Facility – UBT, 1-5	P	(24) §366.093(3)(d) The figures under Transportation Charges are the total cost reported as transportation charges. In the case of waterborne deliveries to the Crystal River Plants, the figures represent PEF's current transloading rate. Disclosure of these transportation rates would enable coal suppliers to bid a FOB mine price calculated to produce a delivered plant price at or marginally below PEF's current delivered price, which is available on Form 423-2, column I. Without this opportunity to calculate a perceived maximum acceptable price, suppliers would be more likely to bid their best price.

FORM 423-2C		
Plant Name, Line No.	Column	Justification
Crystal River 1&2 , 1-37 Crystal River 4&5, 1-84 Transfer Facility – IMT, 1-13 Transfer Facility – UBT, 1-7	J	(25) The type of information under this column and column K relates to the particular column on Form 423-2, 2A, or 2B to which the adjustment applies (identified in column I). The column justifications above also apply to the adjustments for those column reported on Form 423-2C. In particular, see item (14), Retroactive Price Increases, and item (15), Quality Adjustments, which apply to the majority of the adjustments on Form 423-2C.
Crystal River 1&2 , 1-37 Crystal River 4&5, 1-84 Transfer Facility – IMT, 1-13 Transfer Facility – UBT, 1-7	K	(26) See item (25) above.

**Explanation of the Need to Maintain
Confidential Classification for a 24-Month Duration**

The majority of the fuel and transportation contracts from which the costs in the 423 Report are derived contain annual price adjustment provisions. If existing or potential fuel and transportation suppliers were to obtain confidential contract pricing information for a prior reporting month within the currently effective 12-month adjustment period, current pricing information would be disclosed. In addition, if contractual pricing information for a reporting month in the previous 12-month adjustment period were to be obtained, the information would be only one adjustment removed from the current price. Suppliers knowledgeable in the recent escalation experience of their market could readily calculate a reasonably precise estimate of the current price.

To guard against providing suppliers with such a competitive advantage, confidential information must be protected from disclosure for the initial 12-month period in which it could remain current, and for the following 12-month period in which it can be readily converted into essentially current information. For example, if information for the first month under an adjusted contract price is reported in May of Year 1, the information will remain current through April of Year 2. Thereafter, the initial May, Year 1 information will be only one escalation adjustment removed from the current information reported each month through April, Year 3. If confidential classification of the May, Year 1 information were to expire after 18 months, suppliers would be able to accurately estimate current prices in October, Year 2 using information that had been current only six months earlier.

An 18-month confidentiality period would effectively waste the protection given in the first six months of the second 12-month pricing period (months 13 through 18) by disclosing information of the same vintage in the last six months of the pricing period. The information disclosed in months 19 through 24 would be equally as detrimental in terms of revealing the current price as the information protected from disclosure during the preceding six months. To make the protection provided in months 13 through 18 meaningful, it must be extended through month 24.

Extending the confidentiality period by six months would mean that the information will be one additional price adjustment further removed from the current price at the time of disclosure. Simply put, a six-month extension provides an additional 12 months of protection.

ATTACHMENT C

Progress Energy Florida, Inc.
Docket No. 080001-EI

Request for Specified Confidential Treatment

423 Forms for January 2008

CONFIDENTIAL COPY

(Confidential information denoted with shading)

STATE OF FLORIDA

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CONFIDENTIAL

Public Service Commission

ACKNOWLEDGEMENT

DATE: March 26, 2008

TO: John Burnett, Progress Energy

FROM: Ruth Nettles, Office of Commission Clerk

RE: Acknowledgement of Receipt of Confidential Filing

This will acknowledge receipt of a **CONFIDENTIAL DOCUMENT** filed in Docket Number 080001 or, if filed in an undocketed matter, concerning 423 Forms for 1/08, and filed on behalf of Progress Energy. The document will be maintained in locked storage.

If you have any questions regarding this document, please contact Marguerite Lockard, Deputy Clerk, at (850) 413-6770.

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PSC Website: <http://www.floridapsc.com>

Internet E-mail: contact@psc.state.fl.us