

www.FairPoint.com 1 Davis Farm Road Portland, ME 04103

FILED OCT 15, 2013 DOCUMENT NO. 06206-13 FPSC - COMMISSION CLERK

October 15, 2013

Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-085

RE: FCC Form 481 – GTC, Inc. d/b/a FairPoint Communications

Attached for filing, please find the FCC Form 481 for GTC, Inc. d/b/a FairPoint Communications as filed with the Universal Service Administrative Company for its study areas in Florida.

This filing includes the following study areas:

SAC 210339 - Port St. Joe

Please contact Beth Westman at 207.535.4249 or bwestman@fairpoint.com with any questions or concerns regarding this filing.

Sincerely,

RP.M

Ryan Taylor Director Government Relations FairPoint Communications P: 603-656-8102

	m 481 - Carrier Annual Reporting Illection Form		0	C Form 481 VB Control No. 3060-09 y 2013	86/OMB Control N	lo. 3060-0819
<010>	Study Area Code	210339				
<015>	Study Area Name	GTC, INC.				
<020>	Program Year	2014				
<030>	Contact Name: Person USAC should contact with questions about this data	Barbara Galardo			·	WIII
<035>	Contact Telephone Number: Number of the person identified in data line <03	207-535-4126 0>				
<039>	Contact Email Address: Email of the person identified in data line <030>	bgalardo@fairpoir	nt.con			
ANNUA	L REPORTING FOR ALL CARRIERS				54.313 Completion Required	54.422 Completion Required
<100>	Service Quality Improvement Reporting		(complete ottoched works)	ieet)	(check box wh	en complete)
<200> <210>	Outage Reporting (voice)	if no outages to report	(complete attached works)	neet)	۲	· ·
<310>	Unfulfilled Service Requests (voice) Detail on Attempts (voice) Unfulfilled Service Requests (broadband) Detail on Attempts (broadband)	0	(attach descriptive docum (attach descriptive docum			
<410> <420>	Number of Complaints per 1,000 customers (void Fixed 0.0481 Mobile			0		· · ·
<510> <600> <610> <710> <800> <900> <1000> <1010> <1100> <1110>	Service Quality Standards & Consumer Protection 210339f1510 Functionality In Emergency Situations 210339f1610 Company Price Offerings (volce) Company Price Offerings (broadband) Operating Companies and Affiliates Tribal Land Offerings (Y/N)? Voice Services Rate Comparability Terrestrial Backhaul (Y/N)? Terms and Condition for Lifeline Customers		(check to indicate certificat [attached descriptive docum (check to indicate certificat (attached descriptive docum (complete attached worksh (complete attached worksh (complete attached worksh (check to indicate certificat (attach descriptive docum (fi not, check to indicate certificat (complete attached worksh (complete attached worksh	ent) ion) ent) eet) eet) eet) ent) ion) ion) eet)		
<2000> <2005>	Price Cap Carriers, Proceed to <u>Price Cap Addition</u> Including Rate-of-Return Carriers affiliated with P					

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<3000>

<3005>

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Rate of Return Carriers, Proceed to ROR Additional Documentation Worksheet

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(check to indicate certification)

(complete attached worksheet)

Section Section 2	ervice Quality Improvement Reporting Illection Form	FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013
<010>	Study Area Code 2103	339
<015>	Study Area Name Grc,	, INC.
<020>	Program Year 2	2014
<030>	Contact Name - Person USAC should contact regarding this data	Barbara Galardo
<035>	Contact Telephone Number - Number of person identified in data line <0)30> 207-535-4126
<039>	Contact Email Address - Email Address of person identified in data line <	030> bgalardo@fairpoint.com
<110>	Has your company received its ETC certification from the FCC?	(yes / no) 🔘 💿
	If your answer to Line <110> is yes, do you have an existing §54.202(a) "	
<111>	year plan" filed with the FCC?	(yes/no) U U
<112>	If your answer to Line <111> is yes, then you are required to file a progree report, on line <112> delineating the status of your company's existing § 54.202(a) "5 year plan" on file with the FCC, as it relates to your provisio voice telephony service. Attach Five-Year Service Quality Improvement Plan or, in subsequent yea your annual progress report filed pursuant to 47 C.F.R. § 54.313(a)(1). If CETC which only receives frozen support, your progress report is only required to address voice telephony service.	ş ın of ırs,
		Name of Attached Document (.pdf)
	Please check these boxes below to confirm that the attached PDF, on lin 112, contains a progress report on its five-year service quality improvem plan pursuant to § 54.202(a). The information shall be submitted at the center level or census block as appropriate.	ent .
<113>	Maps detailing progress towards meeting plan targets	
<114>	Report how much universal service (USF) support was received	
<115>	How (USF) was used to improve service quality	
<116>	How (USF)was used to improve service coverage	
<117>	How (USF) was used to improve service capacity	
<118>	Provide an explanation of network improvement targets not met in the prior calendar year.	

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(200) Service Outage Reporting (Voice)	FCC Form 481
Data Collection Form	OMB Control No. 3060-0986/OMB Control No. 3060-0819
	July 2013
<010> Study Area Code	210339
<015> Study Area Name	GTC, INC.
<020> Program Year	2014

<030> Contact Name - Person USAC should contact regarding this data Barbara Galardo

<035> Contact Telephone Number - Number of person identified in data line <030> 207-535-4126
Contact Email Address - Email Address of person identified in data line <030> bgalardo@fairpoint.com

<220> <b2> <b3> <b4> <¢1> <c2> <d> <f> <a> <b1> <e> <g> <h> NORS Did This Outage Number of 911 Facilities Affect Multiple Reference Outage Start Outage Start Outage End Outage End Service Outage Date Time Customers Affected Total Number of Description (Check Number Time Date Affected Study Areas Service Outage Preventative Customers (Yes / No) all that apply) (Yes / No) Resolution Procedures -See attached worksheet =-

	ection Form		FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013
<010>	Study Area Code	210339	
<015>	Study Area Name	GTC, INC.	
<020>	Program Year	2014	
<030>	Contact Name - Person USAC should contact regarding this data	Barbara Galardo	
<035>	Contact Telephone Number - Number of person identified in data line <03	0> 207-535-4126	
<039>	Contact Email Address - Email Address of person identified in data line <03	0> bgalardo@fairpoint.com	

1/1/2013

<701> Residential Local Service Charge Effective Date

<702> Single State-wide Residential Local Service Charge

<b3> <703> <a1> <a2> <a3> <b1> <62> <b5> <<>> **Residential Local** Mandatory Extended Area State Exchange (ILEC) SAC (CETC) Rate Type Service Rate State Subscriber Line Charge State Universal Service Fee Service Charge Total per line Rates and Fees -- See attached worksheet ----

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(710) Broadband Price Offerings		FCC Form 481 Control States and a second states and a second state of the second states of the second states and the
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Data Collection Form		OMB Control No. 3060-0986/OMB Control No. 3060-0819
		July 2013
		JULY LOXO

<010>	Study Area Code	210339
<015>	Study Area Name	GTC, INC.
<020>	Program Year	2014
<030>	Contact Name - Person USAC should contact regarding this data	Barbara Galardo
<035>	Contact Telephone Number - Number of person identified in data line <0	30> 207-535-4126
40205	Contrast Creall Address. Creal Address of passas identified in data line of	20 balarde@fairpoint.com

<039> Contact Email Address - Email Address of person identified in data line <030> bgalardo@fairpoint.com

NAMES OF A DESCRIPTION OF

Exchange (ILEC)	Residential Rate	State Regulated Fees	Total Rate and Fees	Broadband Service - Download Speed (Mbps)	Broadband Service - Upload Speed (Mbps)	Usage Allowance (GB)	Usage Allowance Action Taken When Limit Reached { <i>select</i>
	Se	e attached					
	work	sheet					
					· · · · · · · · · · · · · · · · · · ·		
<u></u>							
	Exchange (ILEC)	Se	Exchange (ILEC) Residential Rate Fees	Exchange (ILEC) Residential Rate Fees Total Rate and Fees Image: Strain St	Exchange (ILEC) Residential Rate State Regulated Fees Total Rate and Fees Download Speed (Mbps) Image: State Regulated Fees Image: S	Exchange (ILEC) Residential Rate State Regulated Fees Total Rate and Fees Download Speed (Mbps) Broadband Service - Upload Speed (Mbps) Image: Control of the service	Exchange (ILEC) Residential Rate State Regulated Fees Total Rate and Fees Download Speed (Mbps) Broadband Service - Upload Speed (Mbps) Usage Allowance (GB) Image: Control of the service of the se

	erating Companies ection Form				FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013	
<010>	Study Area Code		210339			
<015>	Study Area Name		GTC, INC.			
<020>	Program Year	· · · · · · · · · · · · · · · · · · ·	2014			
<030>		USAC should contact regarding this data	Barbara Galardo			
<035>		ber - Number of person identified in data line				
	Contact Email Address -	Email Address of person identified in data line	<030> bgalardo@fairp	oint.com		
<810>	Reporting Carrier	GTC, Inc.				
<811>	Holding Company	FairPoint Communications, Inc.				
	Operating Company	GTC, Inc St. Joe	······			
<813>		<a1></a1>		<22>	<83>	
		Affiliates		SAC	Doing Business As Company or Brand Designation	
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-	See attached worksheet					
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(900) Trib	oal Lands Reporting				FCC Form 481
Data Coll	ection Form				OMB Control No. 3060-0986/OMB Control No. 3060-0819
	실명(영명·태우···································				July 2013
<010>	Study Area Code		210339		
<015>	Study Area Name		GTC, INC.		
<020>	Program Year		2014		
<030>	Contact Name - Persor	USAC should contact regarding this data	Barbara Galardo		
<035>	Contact Telephone Nu	mber - Number of person identified in data lin	e <030> 207-535-412	6	
<039>	Contact Email Address	- Email Address of person identified in data lir	ne <030> bgalardo@f	airpoint.com	

<910> Tribal Land(s) on which ETC Serves

<920> Tribal Government Engagement Obligation

If your company serves Tribal lands, please select (Yes,No, NA) for each these boxes to confirm the status described on the attached PDF, on line 920, demonstrates coordination with the Tribal government pursuant to § 54.313(a)(9) includes:

- <921> Needs assessment and deployment planning with a focus on Tribal community anchor institutions;
- <922> Feasibility and sustainability planning;
- <923> Marketing services in a culturally sensitive manner;
- <924> Compliance with Rights of way processes
- <925> Compliance with Land Use permitting requirements
- <926> Compliance with Facilities Siting rules
- <927> Compliance with Environmental Review processes
- <928> Compliance with Cultural Preservation review processes
- <929> Compliance with Tribal Business and Licensing requirements.

Select (Yes,No, NA)

Name of Attached Document (.pdf)

<u>Harden an a</u>		July 2013
<010>	Study Area Code	210339
<015>	Study Area Name	GTC, INC.
<020>	Program Year	2014
<030>	Contact Name - Person USAC should contact regarding this data	Barbara Galardo
<035>	Contact Telephone Number - Number of person identified in data line <030>	207-535-4126
<039>	Contact Email Address - Email Address of person identified in data line <030>	bgalardo@fairpoint.com
	Please check this box to confirm no terrestrial backhaul	
<1120>	options exist within the supported area pursuant to § 54.313(G)	

Please check this box to confirm the reporting carrier offers broadband service of at least 1 Mbps downstream and 256 kbps upstream within the supported area pursuant to § 54.313(G) Page 8

ifeline	erms and Condition for Lifeline Customers ection Form	FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013
<010>	Study Area Code	210339
<015>	Study Area Name	GTC, INC.
<020>	Program Year	2014
<030>	Contact Name - Person USAC should contact regarding this data	Barbara Galardo
<035>	Contact Telephone Number - Number of person identified in data line <030>	207-535-4126
<039>	Contact Email Address - Email Address of person identified in data line <030>	bgalardo@fairpoint.com

<1210>	<1210> Terms & Conditions of Voice Telephony Lifeline Plans		210339f11210
			Name of attached document (.pdf)
<1220>	Link to Public Website	HTTP.	www.tariffs.not/falrpoint/tior.asp?cid=1644
	"Please check these boxes below to confirm that the attached PDF, on line 1210, or the website listed, on line 1220, contains the required information pursuant to § 54.422(a)(2) annual reporting for ETCs receiving low-income support, carriers must annually report:		
<1221>	Information describing the terms and conditions of any voice telephony service plans offered to Lifeline subscribers,	~	
<1222>	Details on the number of minutes provided as part of the plan,	~]
<1223>	Additional charges for toll calls, and rates for each such plan.	[~	

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(2000) Pi	ice Cap Carrier Additional Documentation	FCC Form 481
Data Col	ection Form	OMB Control No. 3060-0986/OMB Control No. 3060-0819
Including	Rate-of-Return Carriers affiliated with Price Cap Local Exchange Carrie	rs
<010>	Study Area Code	210339
<015>	Study Area Name	GTC, INC.
<020>	Program Year	2014
<030>	Contact Name - Person USAC should contact regarding this data	Barbara Galardo
		30> 207-535-4126
<035>	Contact Telephone Number - Number of person identified in data line <03	05 207-335-4120

SELECTION OF MALLE

CHECK the boxes below to note compliance as a recipient of Incremental Connect America Phase I support, frozen High Cost support, High Cost support to offset access charge reductions, and Connect America Phase II support as set forth in 47 CFR § 54.313(b),(c),(d),(e) the information reported on this form and in the documents attached below is accurate.

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	Incremental Connect America Phase I reporting		
<2010>	2nd Year Certification {47 CFR § 54.313(b)(1)}		
<2011>	3rd Year Certification {47 CFR § 54.313(b)(2)}		
	Price Cap Carrier Receiving Frozen Support Certification (47 CFR § 54.312(a))		
<2012>	2013 Frozen Support Certification		
<2013>	2014 Frozen Support Certification		
<2014>	2015 Frozen Support Certification		
<2015>	2016 and future Frozen Support Certification		
	Price Cap Carrier Connect America ICC Support {47 CFR § 54.313(d)}		
<2016>	Certification Support Used to Build Broadband		
	Connect America Phase II Reporting {47 CFR § 54.313(e)}		
<2017>	3rd year Broadband Service Certification		
<2018>	Sth year Broadband Service Certification		
<2019>	Interim Progress Certification		
<2020>	Please check the box to confirm that the attached PDF , on line 2021,		
	contains the required information pursuant to § 54.313 (e)(3)(ii), as a recipient		· · · · · · · · · · · · · · · · · · ·
	of CAF Phase II support shall provide the number, names, and addresses of		
	community anchor institutions to which began providing access to broadband		
	service in the preceding calendar year.		
<2021>	Interim Progress Community Anchor Institutions	Name of Attached Document Listing Required Information	

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	ection Form		OM6 Control No. 3060-0985/OM8 Control No. 3050-0819 July 2013
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010>	Study Area Code210339		
:015>	Study Area Name GTC, INC	•	
020> 030>	Program Year 2014 Contact Name - Person USAC should contact regarding this data Bas	rbara Galardo	
035>	Contact Telephone Number - Number of person identified in data line <030>	207-535-4126	
039>	Contact Email Address - Email Address of person identified in data line <030>		
and strengthened by			
HECK th	to boxes below to note compliance on its five year service quality plan (pursu- CFR § 54.313(f)(2). I further certify that	ant to 47 CFR § 54.202(a)) and, for privately held carriers, ensuring the information reported on this form and in the documents attac	
	Progress Report on 5 Year Plan		
3010)	Milestone Certification {47 CFR \S 54.313{f}(1){i}} Please check this box to confirm that the attached PDF , on line 3012,	Name of Attached Document Listing Required Information	
3011)	contains the required information pursuant to § 54.313 (f)(1)(ii), as a recipient of CAF Phase II support shall provide the number, names, and addresses of community anchor institutions to which began providing access to broadband service in the preceding calendar year.		
3013)	Community Anchor Institutions (47 CFR § 54.313(f)(1)(ii)) Is your company a Privately Held ROR Carrier (47 CFR § 54.313(f)(2)) If yes, does your company file the RUS annual report Please check these boxes to confirm that the attached PDF, on line 3017, contains the required information pursuant to § 54.313(f)(2) compliance	Name of Attached Document Listing Required Information	(Yes/No) (Yes/No)
301S)	requires: Electronic copy of their annual RUS reports (Operating Report for Telecommunications Borrowers)		
3016)	PDF of Balance Sheet, Income Statement and Statement of Cash Flows		
3017) 3018)	If the response is yes on line 3014, attach your company's RUS annual report and all required documentation If the response is no on line 3014, is your company audited?	Name of Attached Document Listing Required Information	(Yes/No)
	If the response is yes on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § $54.313(f)(2)$, contains		
(3019) (3020)	Either a copy of their audited financial statement; or (2) a financial report in a format comparable to RUS Operating Report for Telecommunications PDF of Balance Sheet, income Statement and Statement of Cash Flows		
3021)	Management letter issued by the independent certified public accountant that performed the company's financial audit.		
(3022)	If the response is no on line 3018, please check the boxes below to confirm your submission, on line 3026 pursuant to § 54.313(f)(2), contains: Copy of their financial statement which has been subject to review by an independent certified public accountant; or 2) a financial report in a format comparable to RUS Operating Report for Telecommunications Borrowers,		
(3023)	Underlying information subjected to a review by an independent certified		
(3024)	public accountant Underlying information subjected to an officer certification.		
(3025)	PDF of Balance Sheet, Income Statement and Statement of Cash Flows		

Page 11

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	llon - Reporting Carr lection Form		FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013
<010>	Study Area Code	210339	
<015>	Study Area Name	GTC, INC.	
<020>	Program Year	2014	
<030>	Contact Name - Pers	on USAC should contact regarding this data Barbara Galardo	
<035>	Contact Telephone N	Iumber - Number of person Identified in data line <030> 207-535-4126	

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<039> Contact Email Address - Email Address of person identified in data line <030> bgalardo@fairpoint.com

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TO BE COMPLETED BY THE REPORTING CARRIER, IF THE REPORTING CARRIER IS FILING ANNUAL REPORTING ON ITS OWN BEHALF:

Certification of Officer as to the A	ccuracy of the Data Reported for the Annual Reporting for CAF or LI Recipient	is
I certify that I am an officer of the reporting carrier; my responsib recipients; and, to the best of my knowledge, the information rep	lities include ensuring the accuracy of the annual reporting requirements for universal serv orted on this form and in any attachments is accurate.	/ice support
Name of Reporting Carrier: GTC, INC.		
Signature of Authorized Officer: CERTIFIED ONLINE	Date //	12/2013
Printed name of Authorized Officer: Mike Skrivan		, , ,
Title or position of Authorized Officer: VP Regulatory		
Telephone number of Authorized Officer: 207-535-4150		
Study Area Code of Reporting Carrier: 210339	Filing Due Date for this form: 10/15/2013	
	nished by fine or forfeiture under the Communications Act of 1934, 47 U.S.C. §§ 502, 503(b), or fine o der Title 18 of the United States Code, 18 U.S.C. § 1001.	r Imprisonment

Attachments

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a standarda	erating Companies ection Form	FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013
<010>	Study Area Code	210339
<015>	Study Area Name	GTC, INC.
<020>	Program Year	2014
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<039>	Contact Email Address -	Email Address of person identified in data line <030> bgalardo@fairpoint.com
<810>	Reporting Carrier	GTC, Inc.
<811>	Holding Company	FairPoint Communications, Inc.
<812>	Operating Company	GTC, Inc St. Joq

Bentleyville Long Distance dba FairPoint Communications dba FairPoint Communications
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(800) Op	erating Companies	FCC Form 481
Data Coll	ection Form	OMB Control No. 3060-0936/OMB Control No. 3060-0819 July 2013
Pacapalacteria	Internet destruction of the second	
<010>_	Study Area Code	210339
<015>	Study Area Name	GTC, INC.
<020>	Program Year	2014
<030>	Contact Name - Person	JSAC should contact regarding this data Barbara Galardo
<035>	Contact Telephone Num	ber - Number of person identified in data line <030> 207-535-4126
<039>	Contact Email Address -	Email Address of person identified in data line <030> bgalardo@fairpoint.com
<810>_	Reporting Carrier	GTC, Inc.
<811>	Holding Company	FairPoint Communications, Inc.
<81.2>	Operating Company	GTC, Inc St. Joe

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Affiliates	SAC	Doing Business As Company or Brand Designation
Ellensburg Telephone Company	522412	dba FairPoint Communications
Elltel Long Distance Corp.		
Enhanced Communications of Northern New England Inc.		
ExOp of Missouri, Inc.		
FairPoint Broadband, Inc.		
FairPoint Business Services LLC		
FairPoint Carrier Services, Inc.		
FairPoint Communications Missouri, Inc.	421472	dba FairPoint Communications
FairPoint Logistics, Inc. (f/k/a MJD Capital Corp.)		
FairPoint Vermont, Inc.		
Germantown Independent Telephone Company	300618	dba FairPoint Communications
Germantown Long Distance Company		
GTC Communications, Inc. (f/k/a TPG Communications, Inc.)		
GTC, Inc.	210291	(Florala) dba FairPoint Communications
GTC, Inc.	210329	(Perry) dba FairPoint Communications
Maine Telephone Company	100025	dba FairPoint Communications
Marianna and Scenery Hill Telephone Company	170195	dba FairPoint Communications
Marianna Tel, Inc.		
MJD Services Corp.		
MJD Ventures, Inc.		
Northern New England Telephone Operations LLC - Maine		dba FairPoint Communications
Northern New England Telephone Operations LLC - New Hampshire	125113	dba FairPoint Communications
Northland Telephone Company of Maine, Inc.	103313	dba FairPoint Communications

	erating Companies		FCC Form 481
ata Coll	ection Form		OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2013
1020400445			Suly 2013 menore and the second s
<010>	Study Area Code	210339	
<015>	Study Area Name	GTC, INC.	
<020>	Program Year	2014	
<030>	Contact Name - Person USAC should contact regarding this data	Barbara Galardo	
<035>	Contact Telephone Number - Number of person identified in data line	<030> 207-535-4126	
<039>	Contact Email Address - Email Address of person identified in data line	<pre><030> bgalardo@fairpoint.com</pre>	

 <810>
 Reporting Carrier
 GTC, Inc.

 <811>
 Holding Company
 FairPoint Communications, Inc.

 <812>
 Operating Company
 GTC, Inc. - St. Joe

Affiliates	SAC	Doing Business As Company or Brand Designation
Odin Telephone Exchange, Inc.	341065	dba FairPoint Communications
Orwell Communications, Inc.		
Orwell Telephone Company	300649	dba FairPoint Communications
Peoples Mutual Long Distance Company		
Peoples Mutual Telephone Company	190244	dba FairPoint Communications
Quality One Technologies, Inc.		
Ravenswood Communications, Inc.		
Sidney Telephone Company	103313	dba FairPoint Communications
ST Enterprises, Ltd.		
ST Long Distance, Inc.		
St. Joe Communications, Inc.	210339	dba FairPoint Communications
Standish Telephone Company	100025	dba FairPoint Communications
Sunflower Telephone Company, Inc.	461835	dba FairPoint Communications
Taconic Technology Corp.		
Taconic TelCom Corp.		
Taconic Telephone Corp.	150084	dba FairPoint Communications
Telephone Operating Company of Vermont LLC	145115	dba FairPoint Communications
The El Paso Telephone Company	341004	dba FairPoint Communications
UI Long Distance, Inc.		Northland Long Distance
Unite Communications Systems, Inc.		
Utilities, Inc.		
YCOM Networks Inc.	522453	dba FairPoint Communications

GTC Inc. (ST Joe) Florida/Georgia 210339 Service Quality Reporting/Consumer Protection Rules Compliance:

GTC Inc., hereby certifies that it is complying with applicable service quality standards and consumer protection rules. The Company complies with service quality and consumer protection provisions under state law. These provisions include, but are not limited to, the following: (1) filing a Local Exchange Tariff pursuant to the requirements of The Florida Public Service Commission which discloses rates, terms and conditions of service to customers; (2) compliance with state consumer protection provisions relating to Customer Services as identified in the Code of State Regulations, compliance with provisions for Quality of Service as identified in the Code of State Regulations, compliance with Service Objectives as identified in the Code of State Regulations, compliance with customer Inquiry procedure as identified in the Code of State Regulations; (3) compliance with truth-in-billing requirements; and (4) compliance with Federal CPNI rules, Red Flag Rules and other applicable federal and state requirements governing the protection of customers' privacy.

In establishing this certification in its 2005 ETC Order,¹ the FCC found that an ETC must make "a specific commitment to objective measures to protect consumers."² The Commission found that for wireless ETCs, compliance with CTIA's Consumer Code for Wireless Service would satisfy this requirement and that the sufficiency of other commitments would be considered on a case-by-case basis. In this context, the FCC stated, "to the extent a wireline or wireless ETC applicant is subject to consumer protection obligations under state law, compliance with such laws may meet our requirement."³

GTC Inc., d/b/a/FairPoint Communications does not have any service quality reporting requirements with the Florida Public Service Commission. The telecommunications industry was largely de-regulated on retail services in 2011. GTC Inc., d/b/a/FairPoint Communications does not have any service quality reporting requirements with the Georgia Public Service Commission.

If a customer has a concern about their FairPoint Communications' service or billing, he/she can contact repair service, technical support or customer service with information found on their statement. Customers may also contact agencies, through information posted in the phone directory, website, and tariff pages. All consumer complaints whether from Attorney Generals' offices, Public Utility Commissions, Better Business Bureaus, Federal Communications Commission and all other agencies are sent to the FairPoint Communications' Maine office via U.S. Mail or by electronic mail at <u>consumer@fairpoint.com</u>. The complaints are directed to the appropriate responsible Company Team member within FairPoint Communications for resolution and response to the customer.

17, 2005) ("2005 ETC Order").

¹ Federal-State Joint Board on Universal Service, CC Docket No. 96-45, Report and Order, FCC 05-46 (rel. Mar.

² Id. at para. 28.



1 Davis Farm Road Portland, ME 04103 Barney Boynton Director, Operational Risk

Business Continuity Plan Overview

Introduction

FairPoint Communications, Inc. ("FairPoint") is committed to maintaining a vigilant state of disaster preparedness for the interests of our customers, stockholders, employees and other critical stakeholders.

The purpose of our Business Continuity Plan (BCP) is to define the disaster preparedness and recovery protocols and procedures required to restore FairPoint's critical business support functions, inside and outside plant systems and operations within FairPoint's operating footprint.

BCP components detail FairPoint's procedures for preparing for and responding to an emergency situation affecting our ability to deliver core services to our customers and our ability to meet legal dictates, and regulatory requirements.

This document discusses the following:

- BCP Scope & Structure
- Recovery Strategies and Logistics
- Plan Maintenance and Exercising

BCP Scope

FairPoint's business continuity response planning is concentrated on two critical operational areas:

- <u>Customer Interfacing</u> It is recognized that a "business impact" only occurs when an <u>external-interfacing</u> element is disrupted. In essence, this means that if FairPoint experiences a disruptive event, but one that does not breach the outer-shell of the FairPoint operation and interrupt critical customer services, customer product or other external end-user, then it does not have a business impact, as defined by the BCP
- <u>Infrastructure Integrity</u> Without critical infrastructure systems, the ability for all other FairPoint business
 operations (back/front office) can come to a halt. It is these infrastructure systems that provide the critical
 human-factor of our customer-interfacing services. Critical infrastructure would address such services /
 systems as, building space for staff, service utilities, telecom network, IT network, etc.

The BCP has been developed to assure the continuity of critical customer interfacing services and systems should a physical incident or workforce disruption event occur, which affects:

- IT/IS
- Administrative and Support Operations
- Inside and Outside Plant Operations
- NOC (Network Operations Center)
- E-9-1-1
- Dispatch
- Repair Center

FairPoint has developed response / recovery strategies addressing physically disruptive incidents and workforce related disruptive incidents (i.e., work-stoppage and pandemic). All response strategies are based on recovery time objectives of those department functions and critical infrastructure systems essential to sustain customer interfacing services.



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BCP Structure

The BCP consists of several components:

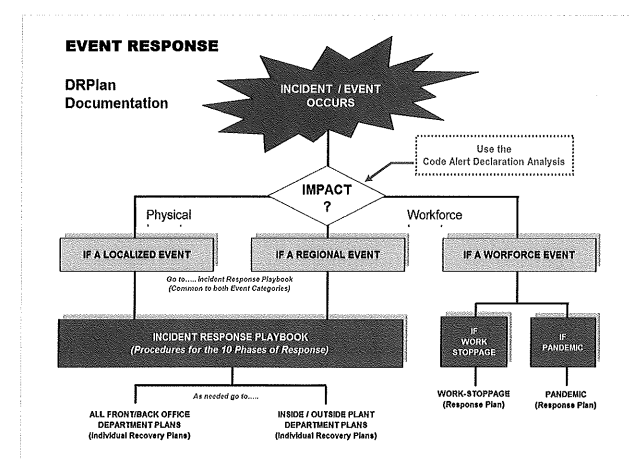
- The BCP Manual (an overview of all BCP documents)
- IR Playbooks (addresses the response procedures for Physical and Workforce related events),
- Appendices (the IR Playbook procedures links to these Resources Files)
- Department Recovery Plans (Business and Plant Operations)
- Business Impact Assessments (Business and Plant Operations)

The Event Response diagram below identifies the overall BCP documentation and how a disruption or incident will dictate which path of the BCP will be followed to restore business operations.

Once the incident or disruption occurs, the impact first needs to be quickly assessed to determine whether it is a physically disruptive event (local or regional) ("Physically Disruptive Event") or a workforce disruptive event (work-stoppage or pandemic) ("Work-Force Related Disruptive Event"). The disruption is always focused on critical business operations and services that can impact customer interfacing / deliverables.



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Recovery Strategies and Logistics

Our BCP is based on the premise that FairPoint cannot stop disasters from occurring, but we can address the IMPACT of incidents should they occur. Where possible we will provide risk mitigation measures that will minimize the likelihood of having a serious disruptive incident but in no case can we eliminate all disruptive possibilities. The BCP is triggered by a Disruption Scenario, not a Threat Scenario. FairPoint pre-plans for potential break-points that can result in a customer interfacing disruption and incorporates recovery strategies that will inherently address any potential threat and any resulting business disruption impact. The actual threat (i.e. fire, flood, etc.) is pertinent only with respect to immediate response activities. All subsequent response efforts are focused on the assessment of damages (physical losses and recovery duration) and the implementation of restoration and recovery strategies. The restoration of the business servicing operations and infrastructure systems is based on salvage, replacement of systems and alternate functionality measures, which are pre-defined in the BCP.

Each department has developed a recovery plan based on its critical operations as they pertain to the deliverables they contribute to our customers. FairPoint has triaged the recovery efforts based on the concept of customer servicing impact. Federal and State regulatory requirements have a high level of consideration in



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addition to the business impact concerns. The BCP goal is to minimize the disruption duration as much as is practical and provide a level of risk mitigation that will maintain critical operations.

The Ten Response Phases of Physical Event are:

- Incident Notification
- Visual Damage Assessment
- Incident Stabilization
- Command Center Initiation
- Initial Notifications to Business Departments to activate plans
- Primary Site Damage Assessments
- Ready Alternate Restoration Sites
- Primary Site Salvage & Recovery
- Business Restoration Process
- Primary Site Re-established

Plan Maintenance and Exercising

The BCP is a living document. Updates to the plan are ongoing with changes incorporated annually at a minimum. Individual plan components are scenario tested with oversight from FairPoint's Corporate Risk Management Team.

GTC, Inc. provides a Lifeline Program discount for residence service for eligible low income customers. The Lifeline Program discount is applied to any month to month residence local service, package or bundle offering. The discount is intended to offset the Subscriber Line Charge and local line charge, although eligible packages and bundles may have toll calling included in the pricing for the offering.

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The price list pages outlining the terms of the Lifeline Program in GTC Inc. in Florida are attached. The terms and conditions of residential basic local exchange service, package and bundle offerings can be found at http://www.tariffs.net/fairpoint/tier.asp?cid=1644.

GTC, Inc. d/b/a FairPoint Communications Issued By: Mike T. Skrivan Vice President - Regulatory

Florida Price List No. 1 Section 3 Second Revised Page 105 Cancels First Revised Page 105 **EFFECTIVE: August 1, 2012**

GENERAL SERVICES PRICE LIST

BASIC LOCAL EXCHANGE SERVICE

3,11 **OPERATOR ASSISTED LOCAL CALLS (cont'd.)**

3.11.3 (cont'd.

- E, (cont'd.)
 - 2. Emergency Calls to reconginzable authorized civil agencies.
 - 3. Those cases where a Company operator provides assistance to:
 - Re-establish a call which has been interrupted after the called (a) number has been reached.
 - (b) Reach the called telephone where facility problems prevent customer dial completion.
 - Place a non-coin sent-paid call for a calling party who (c) identifies himself as being handicapped and unable to dial the call because of his handicap.

3.12 LIFELINE ASSISTANCE

- Α. General
 - ١, The Interstate Subscriber Line Charge Waiver and Matching Program adopted by the Florida Public Service Commission is a Lifeline Assistance Program and provides for a federal credit equal to \$9.25 plus \$3.50 as mandated by the Florida Public Service Commission. The federal and Company credits are applied to the local service bills for qualified residential customers who apply for the credits and participate in at least one of the following programs: Supplemental Security Income (SSI), Supplemental Nutrition Assistance (SNAP), Medicaid, Federal Public Housing Assistance, Low Income Home Energy Assistance Program, Temporary Assistance to Needy Families or the National School Lunch Program's Free Lunch Program.

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In addition, Residential customers with household income at or below 135% of the Federal Poverty Guidelines for that household size may also qualify for Lifeline Assistance.

GTC, Inc. d/b/a FairPoint Communications Issued By: Mike T, Skrivan Vice President – Regulatory Affairs Florida Price List No. 1 Section 3 First Revised Page 106 Cancels Original Page 106 BFFECTIVB: June 1, 2012

GENERAL SERVICES PRICE LIST

BASIC LOCAL EXCHANGE SERVICE

3.12 LIFELINE ASSISTANCE (cont'd)

- A, General (cont'd)
 - 1. (cont'd)

Lifeline Assistance is available for one residence telephone line per household, at the customer's principal place of residence.

The Secondary Service Order Charge will be waived for existing customers changing to the Lifeline Assistance program.

Vacation service is not applicable to lines with Lifeline Assistance.

2. Applications and Regulations

Guidelines for implementation of this program are as follows:

(a) Certification Procedures

All applications for this service are subject to verification periodically as (T) required by the customer or with the state agency responsible for (T) administration of the qualifying program.

(b) Processing Procedures

The Company will process all applications and apply the appropriate credit on the subscriber's monthly bill.

(c) Verification Procedures

The Company will reconcile and confirm eligibility periodically as (T) required. The credit will be discontinued on the bill following written (T) notification to the subscriber of ineligibility.

- (d) The secondary service order charge described in Section 4 does not apply when an existing customer converts their service to Lifeline Assistance.
- (e) Subscribers of Lifeline may request toll blocking at no charge, in lieu of a deposit.
- (f) Subscribers of Lifeline will not be disconnected for non-payment of toll charges.
- (g) LECs will not refuse to connect, reconnect, or provide Lifeline service because of unpaid toll charges service.

(T)

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GENERAL SERVICES PRICE LIST

BASIC LOCAL EXCHANGE SERVICE

3.12 LIFELINE ASSISTANCE (cont'd)

- A. General (cont'd)
 - 2. Applications and Regulations (cont'd)
 - (h) LECs may require payment arrangements to be made for outstanding debt associated with basic local service and associated taxes and fees. Such arrangements will be made in a manner consistent with the company's Price List. If there are no written provisions, payment arrangements are to be made for a period of not less than four months.
 - (i) LECs will not require payment arrangements to be made on other unpaid amounts as a condition of receiving basic local service. This provision should not preclude LECs from collecting other portions of the outstanding debt by using any other methods as are customary for non-Lifeline subscribers.
 - (i) Any payment made by the customer on the past-due amount will first be credited to unpaid basic local service charges.
 - (k) If a Lifeline customer fails to pay charges for basic local service, the customer's Lifeline service may be disconnected. The customer will then be treated in the same manner as any other existing Lifeline subscriber with regard to reconnection after a disconnect for nonpayment; i.e., if Lifeline customers are required to pay outstanding basic local service charges before reconnection, this provision would apply to all Lifeline customers equally regardless of previous outstanding debts.
 - (1) LECs may decline to provide other local services, including ancillary services, if the customer has outstanding debt for local service. Such service may not be declined for nonpayment of toll service.

GTC, Inc. d/b/a FairPoint Communications Issued By: R. Mark Elimer Director, Support Revenues Florida Price List No. 1 Section 3 Original Page 108

EFFECTIVE: February 15, 2012

GENERAL SERVICES PRICE LIST

BASIC LOCAL EXCHANGE SERVICE

3.12 LIFELINE ASSISTANCE (cont'd)

A. General (cont'd)

- 2. Applications and Regulations (cont'd)
 - (m) LECs may require toll blocking if the customer has prior unpaid toll charges.
 - (n) For customers subject to mandatory toll blocking as a result of unpaid toll charges, LECs may require payment of all unpaid toll charges and an adequate deposit prior to the removal of toll blocking.
 - (o) LECs will publicize the availability of Lifeline for customers with prior unpaid bills in the same manner as they publicize Lifeline in general. In particular, companies are required to include information about Lifeline in their directories and provide a bill message/insert on an annual basis, pursuant to FPSC Order No. PSC-97-1262-FOF-TP, in Docket No. 970744-TP, issued October 14, 1997.

3.12.1 TRANSITIONAL LIFELINE ASSISTANCE PROGRAM

A. General

Transitional Lifeline Assistance is a state program which provides a 30% reduction of the applicable monthly exchange flat rate for residential basic local service for subscribers who no longer qualify for the Lifeline Assistance Program.

B. Regulations

A Lifeline Assistance subscriber who requests this service will receive the discounted rate for a period of one (1) year from the date the subscriber ceases to be qualified for the Lifeline Assistance Program.