

REDACTED

2006 Competitive Local Exchange Carrier (CLEC) Questionnaire  
(Due by July 14, 2006)

Legal Company Name: Time Warner Telecom of Florida, L.P.

*undereacted*

D/B/A: Time Warner Telecom

FPSC Company Code (e.g., TX000): TA013


Contact name & title: Carolyn Marek: Vice President Regulatory Affairs – Southeast Region

Telephone number: 615-376-6404

E-mail address: Carolyn.Marek@twtelecom.com

Stock Symbol (if company is publicly traded): TWTC

**Services Offered in Florida**

1. Do you offer local telephone service in Florida? Please check yes or no.  
 Yes  
 No
  
2. How is your local service provisioned? Please mark the appropriate response(s).  
 Resale agreement with ILEC  
 Agreement with ILEC for wholesale platform (formerly known as UNE-P).  
 Purchase some UNEs (other than wholesale platform) from ILEC  
 Purchase elements (e.g., loops, switching) from other than ILEC (e.g., other CLECs)  
 Completely self-provisioned  
 Other (please describe) - Purchase special access from the ILECs.
  
3. In what ILEC exchanges are you providing residential and/or business local service?  
**Answer: Please see the attached as Exhibit A the Exchange Check List.**
  
4. If you provision local service ONLY through ILEC resale or the ILEC's wholesale platform (formerly known as UNE-P), you DO NOT need to complete the data tables. Please indicate below whether or not you have completed any data tables.  
 Yes, my company HAS completed one or more data tables and they are attached as   
 No, my company IS NOT required to complete any data tables.
  
5. What services, other than local service, does your company offer in Florida? Check all that apply.

<input checked="" type="checkbox"/> Private line/special access	<input type="checkbox"/> Wholesale loops
<input checked="" type="checkbox"/> VoIP	<input type="checkbox"/> Paging service
<input type="checkbox"/> Wholesale transport	<input type="checkbox"/> Cable television
<input checked="" type="checkbox"/> Inter-exchange service	<input type="checkbox"/> Satellite television



b. What is the range of prices for residential VoIP service?

**Answer: Not applicable.**

c. What is the range of prices for business VoIP service?

**Answer:** [REDACTED]

d. Check all that apply to your VoIP service:

Offer wireless VoIP service

Offer wire-line VoIP service

Optional power backup

Standard power backup

Contribute to Universal Service Fund

Peer-to-Peer only (no interconnection with PSTN).

Use of public Internet

Use of private IP network

e. If you are not offering VoIP service to end-user customers in Florida, do you anticipate doing so? If yes, identify rollout month/year.

**Answer: Not applicable.**

### **Broadband**

12. Do you offer broadband to residential customers in Florida? Please place a mark by the applicable answer.

Yes

No

13. If you do offer broadband to residential customers in Florida, please provide the percentage of customers to whom broadband is available.

**Answer: Not applicable.**

14. How many residential broadband subscribers do you have in Florida?

**Answer: Not applicable.**

### **FCC's Triennial Review Remand Order (TRRO)**

15. As of March 11, 2005, please provide the total number of UNE-P access lines for your company that were affected by the above order.

**Answer: None. TWTC does not purchase UNE-P.**

16. As of March 11, 2006, please provide the number of UNE-P access lines that were transitioned in each of the categories below:

a. Migrated to a different platform (i.e., UNE-L or resale)

b. Renegotiated as part of a commercial agreement

c. No longer providing service

d. Not transitioned as of March 11, 2006, due to quantity, etc., but will be or has been transitioned to a different platform as subject to agreement with ILEC.

e. Other (please explain below)

n/a

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## Mergers

17. The following questions concern the mergers that have taken place recently (e.g., Sprint-Nextel, SBC and AT&T, and Verizon and MCI, as well as the recently announced AT&T purchase of BellSouth).

a. Has your overall local competition strategy changed as a result of the completed mergers? If so, please explain how.

**Answer: TWTC does not have any comment at this time.**

b. Have these mergers affected your local competition strategy in Florida? If so, please explain how.

**Answer: TWTC does not have any comment at this time.**

c. How do you expect AT&T's purchase of BellSouth to affect your local competition strategy in Florida?

**Answer:**

The merger of at&t and BellSouth is the most significant event in the telecommunications industry since the local exchange was opened to competition, and before that, ironically, divestiture. Time Warner Telecom believes there are matters of sufficient public interest stemming from this merger that the Commission needs reconsider its decision and to exercise its jurisdiction and hold further hearings in this matter to determine and assure that this transfer of control is in the public's best interest. Time Warner believes the public interest concerns require the Commission to hold a full evidentiary hearing and review this transaction as has been, or will be done in Kentucky, Mississippi and Tennessee. Section 364.01 (4) provides that the Commission has the jurisdiction to ensure that basic telecommunication services are available to all consumers in the State, and that the Commission can encourage competition in order to ensure the availability of the widest range of consumer choice in communication services. The Commission also may ensure that monopoly services provided by telecommunications companies continue to be subject to effective price, rate and service regulation. Time Warner urges you to exercise that jurisdiction as the preservation of competition and the benefits of competition for Florida consumers are at stake.

Time Warner Telecom is concerned that this \$67 billion merger, one of the largest in our nation's history, will result in a return to a more monopolistic control of the marketplace. This merger will create a behemoth with a phenomenal amount of market power concentrated in one company. Incumbent local exchange services, long distance services, competitive joint ventures and wireless make this a marketing power house with the ability to harm competitive interests in the marketplace.

The combination of these two companies also has the tremendous potential to limit a competitor's access to the ILEC's underlying facilities; to reduce the service quality of those

facilities; and to deny inter-connection or peering of IP networks.

With the enactment of recent legislation that deregulated broadband and VoIP services, genuine questions may also arise as to whether or not the Commission may continue to have jurisdiction over the provision of competitive services. Time Warner Telecom currently buys special access services from BellSouth. With the current deregulated environment of broadband, questions may arise as to whether services are broadband or special access? BellSouth and at&t have stated on the record in other states that they intend to spend \$4.8B to transition their traditional network to their IP network. Once the transition is completed, BellSouth could deny access to those underlying facilities and could deny a peering or interconnection request. With broadband exempt from regulation by the Commission, Time Warner could be without access to a competitive environment and without an effective remedy at the Commission. Staff stated in its recommendation that "it will need to continue monitoring the market to ensure that at&t and BellSouth remain in compliance with the Florida statutes", but with all due respect the time to make those determinations is now while the Commission still has jurisdictional power.

The staff also states that "a more global approach is required and the approach ultimately rests with the FCC". Again, Time Warner Telecom would respectfully submit that the Florida Public Service Commission also has broad authority to protect local exchange competition and to ensure interconnection of all networks as was contemplated by the Telecommunications Act of 1996. This matter is too important to punt everything to the FCC when this Commission can impose much needed merger conditions. As the staff points out, both SBC and Verizon voluntarily agreed to merger conditions; but at&t and BellSouth have insisted that NO merger conditions are required with this enormous merger and they are not willing to voluntarily agree to any conditions – that in and of itself should get the attention of this Commission.

A significant competitor is being eliminated, the combined entity will be the largest ILEC; they will have the largest IP network and the second largest wireless company. This behemoth must be contained – merger conditions are necessary to protect the few surviving competitors that are left. We can not rely on rhetoric and verbal commitments from at&t and BellSouth. Any assurances must be in writing and some targeted merger conditions are appropriate – and this Commission in this state has the ability to get these necessary protections regardless of what the FCC does.

Time Warner Telecom believes the Commission has the authority and should require a full evidentiary hearing in order to address these public interest concerns. This will help ensure all customers in Florida will have access to competitive services not only in the near-term, but in the future. Time Warner believes that the Commission has the ability and, quite frankly, the obligation to require a full hearing and address these issues through the exercise of its jurisdiction pursuant to Chapter 364, Florida Statutes. The Commission is strongly urged to reconsider its decision and to conduct a hearing.

**Miscellaneous**

18. In 2005, how much money did you invest in your network directly serving Florida's local service customers? Place a check mark by the applicable answer.
- \$1 - \$249,999
  - \$250,000 - \$999,999
  - \$1,000,000 - \$9,999,999
  - \$10,000,000 or more
19. Are you currently operating under Chapter 7 or Chapter 11 protection? Please indicate yes or no.
- Yes
  - No
20. Please provide a copy of the Form 477 you filed with the FCC with data as of December 31, 2005.
- Answer: Please find attached Exhibit C which contains the redacted copy and [REDACTED] which is the un-redacted copy of the Form 477.**

**Comments**

21. Have you experienced any significant barriers in entering Florida's local exchange markets? Please list and describe any major obstacles or barriers encountered that you believe may be impeding the growth of local competition in the state, along with any suggestions as to how to remove such obstacles. Any additional general comments or information you believe will assist staff in evaluating and reporting on the development of local exchange competition in Florida are welcome.
- Answer: TWTC continues to have difficulties with building entry and would like to see statutes and rules to ensure reasonable and non-discriminatory access to commercial buildings including roof rights to foster new wireless technologies. In addition, as expressed in the response to question 17c above, TWTC is concerned about the potential harms on competition that the at&t/BST merger may wrought. The FPSC and the FCC need to impose merger conditions that will allow continued access to underlying ILEC facilities, performance measures with penalties for those facilities, the ability to interconnect all networks regardless of technology and a forum for inter-carrier disputes.**

Time Warner Telecom of Florida, L.P.

Company Name:

TA013

Company Code\*:

Your CLEC Company code is shown on the label affixed to the envelope in which this was mailed and on the cover letter.

Please check the boxes in the chart below indicating in which ILEC exchange you provide business or residential local service.

Exchange	Res	Bus	Exchange	Res	Bus	Exchange	Res	Bus	Exchange	Res	Bus
Aachua			Dade City			Hudson			Munson		
Aford			Daytonabch			Immokalee			Myakka		
Alligator Pt			Debary			Indianlake			Naples		
Altha			Deerfldbch			Indiantown			Ncapecoral		
Apalachicola			Deland			Interlchn			Newberry		
Apopka			Deleon Spg			Inverness			No Naples		
Arcadia			DeRay Bch			Jacksolbch			Noft Myers		
Archer			Destin			Jacksonvl			North Dade		
Astor			Dfuniakspg			Jasper			North Port		
Avon Park			Dowling Pk			Jay			Nwptrichey		
Baker			Dunnellon			Jennings			Nwsmvmbch		
Baldwin			East Point			Jensen Bch			Oak Hill		
Bartow			Eastorange			Julington			Ocala		
Belle Glade			Eau Gallie			Jupiter			Ocklawaha		
Belleview			Englewood			Keaton Bch			Okeechobee		
Beverly Hills			Eustis			Kenansvl			Old Town		
Blountstn			Everglades			Keys			Orange Spg		
Boca Raton			Fernadnbch			Keystn Hts			Orangecity		
Bocagrande			Flaglerbch			Kingsvlyk			Orangepark		
Bonifay			Florahome			Kissimmee			Orlando		
Bonita Spg			Fishsbymh			La Belle			Oviedo		
Bowlinggreen			Forest			Lady Lake			Pace		
Boyntonbch			Fort Meade			Lake City			Pahokee		
Bradenton			Fort Myers			Lake Wales			Palatka		
Branford			Fort White			Lakebutler			Palm Coast		
Bristol			Fortpierce			Lakeland			Palmetto		
Bronson			Freeport			Lakeplacid			Panacea		
Brooker			Frostproof			Laurel Hill			Panamacity		
Brooksvl			Ftlauderd			Lawtey			Paxton		
Bunnell			Ftmversbch			Lee			Pensacola		
Bushnell			Ftwaltnbch			Leesburg			Perrine		
Callahan			Gainesvl			Lehighacrs			Perry		
Cantonment			Geneva			Live Oak			Pierson		
Cape Coral			Glendale			Lkbnunist			Pineisland		
Cape Haze			Graceville			Luraville			Plant City		
Carrabelle			Grandridge			Lynn Haven			Pnamacybch		
Cedar Keys			Greencvspg			Maccienny			Pntvdrabch		
Celebratn			Greensboro			Madison			Poinciana		
Century			Greenville			Maione			Polk City		
Chatahoche			Greenwood			Marco Is			Pomonapark		
Cherrylake			Gretna			Marianna			Pompanobch		
Chiefland			Groveland			Maxville			Ponce Leon		
ChIPLEY			Gulfbreeze			Mayo			Portst Joe		
Citra			Hainescity			Mcintosh			Ptcharlott		
Clearwater			Hastings			Melbourne			Ptst Lucie		
Clermont			Havana			Meirose			Puntagorda		
Clewiston			Hawthorne			Miami			Quincy		
Cocoa			High Spg			Micanopy			Raiford		
Cocoa Beach			Hilliard			Middleburg			Reedycreek		
Coral Spg			Hobe Sound			Milton			Reynoldshl		
Cottondale			Holteynvrr			Molino			Salt Spg		
Crawfordvl			Hollywood			Monticello			Sanantonio		
Crescent City			Homestead			Montverde			Sanderson		
Crestview			Homossspg			Moorehaven			Sanford		
Cross City			Hosford			Mount Dora			Sanrosabch		
Crystalriv			Howevinhis			Mulberry			Sarasota		
									Seagr Bch		
									Sebastian		
									Sebring		
									Shalimar		
									Sirspgshrs		
									Sncpvisnds		
									Sneads		
									Sopchoppy		
									Springlake		
									St Cloud		
									St Johns		
									St Marks		
									Starke		
									Staugustin		
									Stpetersbg		
									Stuart		
									Sunnyhills		
									Tallahasse		
									Tampa		
									Tarpon Spg		
									Tavares		
									Thebeaches		
									Titusville		
									Trenton		
									Trilacoch		
									Tyndallfb		
									Umatilla		
									Valparaiso		
									Venice		
									Vernon		
									Vero Beach		
									Waldo		
									Wainuthill		
									Wauchula		
									Weekichspg		
									Weirsdale		
									Welaka		
									Wellborn		
									Westville		
									Wewahitchk		
									White Spg		
									Wildwood		
									Williston		
									Windermere		
									Winter Hvn		
									Wintergrdn		
									Winterpark		
									Wkissimmee		
									Wpalmbeach		
									Yankeetown		
									Yongstfntn		
									Yulee		
									Zephyrhills		
									Zolfo Spg		

FLORIDA PUBLIC SERVICE COMMISSION

2006 CLEC Data Request TABLE-1

(Data as of May 31, 2006)

Company Name: Time Warner Telecom of Florida, LP

Company Code\*: TA013

\* Your CLEC Company code is shown on the label affixed to the envelope in which this was mailed and on the cover letter.

CLEC TABLE-1: TRADITIONAL ACCESS LINES on a VOICEGRADE EQUIVALENT (VGE) Basis

**DO NOT INCLUDE VoIP, WHOLESALE PLATFORM LINES (lines formally known as UNE-P), ANY UNE-P LINES THAT HAVE NOT YET TRANSITIONED, RESOLD LINES (INCLUDING THOSE SOLD UNDER COMMERCIAL AGREEMENTS) OR PRIVATE LINES IN THIS TABLE**

1	2	3
[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]
Grand Total		[REDACTED]

NOTES/INSTRUCTIONS FOR COMPLETING TABLE-1:

- A. The purpose of this table is to obtain CLEC retail access lines on a VGE basis, exclusive of VoIP, wholesale platform (lines formerly known as UNE-P), any UNE-P lines that have not yet transitioned, and resale (whether leased under an Interconnection Agreement or a Commercial Agreement).
- B. An access line connects the end user's customer premises equipment (CPE) to the serving switch and allows the end user to originate and/or terminate local telephone calls on the public switched telephone network (PSTN). **Do NOT include VoIP lines, Wholesale Platform lines, UNE-P lines or Resold access lines (including those leased under a Commercial Agreement). Do include UNE-L and EELs obtained from ILECs even if leased under a Commercial Agreement.** The access line counts in Table-1 above must be based on all of your different types of access lines (including fixed wireless) with the exception of those used to provide VoIP service.
- C. Each field must be populated. Do not use quotation marks.
- D. Residential and business VGE access line counts may be obtained by querying your billing database, provisioning database, etc.

TABLE COLUMN INSTRUCTIONS:

- Column 1. List ILEC Territory in alphabetical order (e.g. BellSouth, Verizon, etc.).
- Column 2. Enter the abbreviation Res for Residential lines or Bus for Business lines. **Each type must be entered in separate rows.**
- Column 3. Enter line count as voice-grade equivalents (VGEs). Report VGE Access Lines based on how you bill the customer. If you bill a customer for 1 DS1, the access line count would be 24 even if the customer is not utilizing all 24 channels. If you bill a customer for 10 channels in a DS1, then the line count would be 10. Report 2 VGEs for each ISDN-BRI and 23 VGEs for each ISDN-PRI. **Lines must be entered without duplication, e.g., Enhanced Extended Link (EEL) loops must not be included in UNE-L counts and vice versa. Each line count must be entered in separate rows.**



**FCC Form 477 -- Local Telephone Competition and Broadband Reporting Cover Page: Name & Contact Information**

OMB NO: 3060-0816

EXPIRATION DATE: 05/31/2008

All filers must complete Items 1 through 8 of this Cover Page. **Data as of:** December 31, 2005

Review Instructions before completing this form. Instructions are posted at:  
<http://www.fcc.gov/Forms/Form477/477instr.pdf>

1. Company. Time Warner Telecom of Florida, LP

2. Filers must report data for ILEC and non-ILEC operations on separate forms. Use the following drop-down box to indicate whether this worksheet contains data for ILEC or for non-ILEC operations.  
Non-ILEC operations

3. Use the following drop-down box to select the name of your parent or controlling entity. If you are not affiliated with any other filer, select your company name. Select "not shown" if no appropriate name appears in the list. See Instructions section IV.B.1 for information on preparing file names.  
Time Warner Telecom Holdings, Inc.

If you selected "not shown" above, then provide the following:  
 Parent or controlling entity name (if none, enter company name).  
 

4. Filers must report data for different states in separate forms.  
 State. Florida

5. Contact person (person who prepared the data contained below).  
Kimberly Geuder c/o Technologies Management, Inc.

6. Contact person telephone number and email address.  
 Phone. 407-740-8575

Email. kgeuder@tminc.com

7. Indicate whether this is an original or revised filing.  
Original Filing

8. Indicate whether you request non-disclosure of some or all of the information in this file because you believe that this information is privileged and confidential and public disclosure of such information would likely cause substantial harm to the competitive position of the filer.  
Filer certifies that some data in this report is privileged and confidential

Reminders:

- 1) Ensure files are virus free by using up-to-date virus detection software. Filers are encouraged to submit files via email (address: FCC477@fcc.gov).
- 2) If you are filing original or revised data for an earlier semi-annual reporting period, do not use this particular form (which is only for data as of December 31, 2005). See reminder 4.
- 3) You may not insert or delete columns or rows, move cells, or edit text or numbers outside the cells provided for data entries. Filers will be required to correct and resubmit any files that cannot be opened in EXCEL2002, any files whose structure has been altered, and any files with improper names.
- 4) If you have questions about the form, contact the Wireline Competition Bureau, Industry Analysis and Technology Division at (202) 418-0940; via email at 477INFO@fcc.gov; or via TTY at (202) 418-0484.
- 5) You must submit a Certification Statement signed by an officer of your company. A single statement may cover all files submitted. See Instructions sections IV & V.
- 6) Name your files as specified in Instructions section IV.B.1. To assist you, complete this Cover Page to generate an "example" name, below. Replace the character "#" in this example name with a sequence number as specified in Instructions. This number should be "1" unless using "1" would cause you to submit more than one file with the identical file name.

Example >>> FLA#D05Time Warner Telecom of Florida, LP.XLS



Time Warner Telecom of Florida, LP for Florida December 31, 2005

Complete Part I.B ONLY IF you are an ILEC (or an affiliate of an ILEC) that is reporting asymmetric or symmetric xDSL connections in Part I.A OR you are a cable system (or an affiliate of a cable system) that is reporting cable modem connections in Part I.A.

For the purposes of completing Part I.B:

(1) "Residential end user premises" include residential living units, individual living units in such institutional settings as college dormitories and nursing homes, and other end user locations to which you (including affiliates and agents) market broadband services that are primarily designed for residential use.

(2) The "service area" of an ILEC consists of those residential end user premises to which the ILEC can deliver telephone service over local loop facilities (or the fixed wireless last mile equivalent) that it owns.

(3) The "service area" of a cable system consists of those residential end user premises to which the system can deliver cable service over cable plant that it owns.

I.B. Report your best estimate of the percentage of residential end user connections in your service area, in this state, to which your broadband connections could be provided using installed distribution facilities.

(a) Estimated % of residential end user premises

I - 11. Providers of xDSL (asymmetric or symmetric) connections should base responses on the service area of the affiliated ILECs.

I - 12. Providers of cable modem connections should base responses on the service area of the affiliated cable systems.



Time Warner Telecom of Florida, LP for Florida December 31, 2005

Complete Part III if you serve one or more mobile voice telephony subscribers in the state over your own facilities. See Instructions for definitions of "mobile voice telephony subscribers" and "own facilities".

Data as of December 31, 2005

III.A. Mobile voice telephony subscribers in service and served over your own facilities. (Include directly billed subscribers, pre-paid subscribers, and subscribers served via resellers.)

(a) Network telephone service subscribers	(b) Percentage of subscribers reported in (a) that are directly billed or pre-paid subscribers
--	---

III - 1. Cellular, PCS and other mobile telephony.

[REDACTED]

Note: In Part III, count a subscriber as a mobile handset, car-phone or other revenue-generating active voice unit that has a unique phone number and that can place and receive calls from the public switched network. Subscriber counts by state should be based on the area codes of the phone numbers provided to subscribers.



FCC Form 477 -- Local Telephone Competition and Broadband Reporting Part V: Zip Code Listings

OMB NO: 3060-0816

EXPIRATION DATE: 05/31/2008

Time Warner Telecom of Florida, LP for Florida December 31, 2005

Filers reporting broadband connections (Part I) must supply lists of the 5-digit Zip Codes in which the filer provided each type of broadband connection reported in Part I, **except that:** (1) filers reporting mobile wireless broadband connections must report in column (g) the Zip Codes that best represent the "coverage area" in which the filer's mobile wireless broadband service was deployed and offered for sale to end users; and (2) the traditional wireline and other categories are combined in column (i).

Filers reporting voice telephone service provided to end users (Line II-1 of Part II) must provide in column (j) a list of the Zip Codes in which the filer provided such service.

V - 1. 5-digit Zip Codes, in the state, that are associated with the information reported in Part I and Part II, as specified herein. (Do not provide customer counts by Zip Code.)

Data as of December 31, 2005

Broadband connections reported in Part I									Telephone service reported in Part II
(a)	(b)	(c)	(d)	(e)	(f)	(g)	(h)	(i)	(j)
Asymmetric xDSL	Symmetric xDSL	Cable modem	Optical carrier (fiber to the end user)	Satellite	Terrestrial fixed wireless	Terrestrial mobile wireless	Electric power line	Other including traditional wireline	Wireline and fixed wireless exchange telephone

All filers must complete Items 1 through 8 of this Cover Page. Data as of:

Review Instructions before completing this form. Instructions are posted at:

<http://www.fcc.gov/Forms/Form477/477instr.pdf>

1. Company.

2. Filers must report data for ILEC and non-ILEC operations on separate forms. Use the following drop-down box to indicate whether this worksheet contains data for ILEC or for non-ILEC operations.

3. Use the following drop-down box to select the name of your parent or controlling entity. If you are not affiliated with any other filer, select your company name. Select "not shown" if no appropriate name appears in the list. See Instructions section IV.B.1 for information on preparing file names.

If you selected "not shown" above, then provide the following:

Parent or controlling entity name (if none, enter company name).

4. Filers must report data for different states in separate forms.

State.

5. Contact person (person who prepared the data contained below).

6. Contact person telephone number and email address.

Phone.

Email.

7. Indicate whether this is an original or revised filing.

8. Indicate whether you request non-disclosure of some or all of the information in this file because you believe that this information is privileged and confidential and public disclosure of such information would likely cause substantial harm to the competitive position of the filer.

Reminders:

1) Ensure files are virus free by using up-to-date virus detection software. Filers are encouraged to submit files via email (address: FCC477@fcc.gov).

2) If you are filing original or revised data for an earlier semi-annual reporting period, do not use this particular form (which is only for data as of December 31, 2005). See reminder 4.

3) You may not insert or delete columns or rows, move cells, or edit text or numbers outside the cells provided for data entries. Filers will be required to correct and resubmit any files that cannot be opened in EXCEL2002, any files whose structure has been altered, and any files with improper names.

4) If you have questions about the form, contact the Wireline Competition Bureau, Industry Analysis and Technology Division at (202) 418-0940; via email at 477INFO@fcc.gov; or via TTY at (202) 418-0484.

5) You must submit a Certification Statement signed by an officer of your company. A single statement may cover all files submitted. See Instructions sections IV & V.

6) Name your files as specified in Instructions section IV.B.1. To assist you, complete this Cover Page to generate an "example" name, below. Replace the character "#" in this example name with a sequence number as specified in Instructions. This number should be "1" unless using "1" would cause you to submit more than one file with the identical file name.

Example >>>



Time Warner Telecom of Florida, LP for Florida December 31, 2005

Complete Part I.A if you provide one or more lines or wireless channels in the state that connect end users to the Internet at information transfer rates exceeding 200 kbps in at least one direction. For this purpose, include connections provided over your own local loop facilities or over lines or wireless channels you provisioned to enable information transfer at the end user location at rates exceeding 200 kbps in at least one direction. See Instructions for definitions of "broadband", "end user", "own local loop facilities", and "residential end user premises".

If you complete Part I.A, you must provide in Part V specified lists of 5-digit Zip Codes. See Instructions.

Do not report anywhere in the form any high-capacity connections between two locations of the same end user customer, ISP or communications carrier.

Data as of December 31, 2005

I.A. Lines and wireless channels connecting end users to the Internet that you provided over your own local loop facilities, or over UNE loops or other lines and wireless channels that you obtained from unaffiliated entities and equipped as broadband, categorized by technology at the end user location.

(a) Total connections to end users (information transfer rates exceeding 200 kbps in at least one direction)	Percentages of lines and wireless channels reported in (a), and									
	(b) Provided to residential end user premises	(c) Provided over your own local loop facilities or the wireless last-mile equivalent	(d) Billed (or incorporated in a service billed) to end users by you, or your affiliates or agents	That have information transfer rates exceeding 200 kbps in both directions, and:						
				(e) Provided to residential end user premises	(f) Have information transfer rates in the faster direction greater than 200 kbps and less than 2.5 mbps	(g) Have information transfer rates in the faster direction greater than or equal to 2.5 mbps and less than 10 mbps	(h) Have information transfer rates in the faster direction greater than or equal to 10 mbps and less than 25 mbps	(i) Have information transfer rates in the faster direction greater than or equal to 25 mbps and less than 100 mbps	(j) Have information transfer rates in the faster direction greater than or equal to 100 mbps	
1- 1. Asymmetric xDSL.	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
1- 2. Symmetric xDSL.	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
1- 3. Traditional wireline such as T-carrier.	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
1- 4. Cable modem.	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
1- 5. Optical carrier (fiber to the end user).	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
1- 6. Satellite.	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
1- 7. Terrestrial fixed wireless (licensed or unlicensed).	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
1- 8. Terrestrial mobile wireless (licensed or unlicensed).	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
1- 9. Electric power line.	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
1- 10. All other technologies. Report specific technology and the corresponding number of connections in the comment section of Part IV.	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]

Note: In Part I.A, report actual counts of connections. Do not report voice-grade equivalent measures.

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Complete Part I.B **ONLY IF** you are an ILEC (or an affiliate of an ILEC) that is reporting asymmetric or symmetric xDSL connections in Part I.A **OR** you are a cable system (or an affiliate of a cable system) that is reporting cable modem connections in Part I.A.

For the purposes of completing Part I.B:

- (1) "Residential end user premises" include residential living units, individual living units in such institutional settings as college dormitories and nursing homes, and other end user locations to which you (including affiliates and agents) market broadband services that are primarily designed for residential use.
- (2) The "service area" of an ILEC consists of those residential end user premises to which the ILEC can deliver telephone service over local loop facilities (or the fixed-wireless last mile equivalent) that it owns.
- (3) The "service area" of a cable system consists of those residential end user premises to which the system can deliver cable service over cable plant that it owns.

I.B. Report your best estimate of the percentage of residential end user premises in your service area, in this state, to which your broadband connections could be provided using installed distribution facilities.

(a)  
Estimated % of residential end user premises

I- 11. Providers of xDSL (asymmetric or symmetric) connections should base responses on the service area of the affiliated ILECs.

[REDACTED]

I- 12. Providers of cable modem connections should base responses on the service area of the affiliated cable systems.

[REDACTED]

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Complete Part II if you provided one or more voice-grade equivalent lines or wireless voice-grade equivalent channels used for local exchange or exchange access service in the state. See Instructions about including lines provisioned over channelized high-capacity facilities, including PRI circuits used to provide local connectivity to dial-up ISPs. Also see Instructions for definitions of "voice telephone service", "voice-grade equivalent", "end user", "residential lines", "presubscribed interstate long distance carrier", "own local loop facilities", and "UNE-Platform".

If in Part II you report voice-grade equivalent lines or voice-grade equivalent wireless channels for service provided to end users, you must provide in Part V a list containing the 5-digit Zip Codes of the locations to which you provide those lines or channels. See Instructions.

Do not report anywhere in the form special access lines or any high-capacity connections between two locations of the same end user customer, ISP or communications carrier. Note that competitive LECs (CLECs) typically do not provide either Total Service Resale or UNE arrangements. Therefore, on Line II-3 of Part II, CLECs typically report any wholesale switched voice lines and channels sold to unaffiliated communications carriers.

Data as of December 31, 2005

(a) Total voice-grade equivalent lines and voice-grade equivalent wireless channels in service	Percentages of lines and wireless channels reported in (a)									
	(b) Residential lines	(c) For which you (including affiliates) are the presubscribed interstate long distance carrier	(d) Residential lines for which you (including affiliates) are the presubscribed interstate long distance carrier	(e) Provided over your own local loop facilities or the fixed wireless last-mile equivalent	(f) Provided over UNE loops obtained without UNE switching	(g) Provided over UNE-Platform	(h) Provided by reselling another carrier's service (including Centrex/Centron or channelized special access service)	(i) Provided over coaxial cable at the end user premises ("cable telephony")	(j) Provided over fixed wireless at the end user premises	

II.A. Voice telephone service provided to end users.

II - 1. Total lines and channels you provided to end users.

II.B. Voice telephone service that you provided to unaffiliated communications carriers, categorized by:

II - 2. Lines and channels you provided to unaffiliated communications carriers under Total Service Resale arrangements.

II - 3. Lines and channels you provided to unaffiliated communications carriers under other resale arrangements, such as resold Centrex or resold channelized special access service.

II.C. UNE loops that you provided to unaffiliated communications carriers, categorized by:

II - 4. Lines and channels that you provided to unaffiliated communications carriers under a UNE loop arrangement, where you did not provide switching for the line.

II - 5. Lines and channels that you provided to unaffiliated communications carriers under a UNE loop arrangement, where you also provided switching for the line ("UNE-Platform").


Total lines and wireless channels

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Complete Part III if you serve one or more mobile voice telephony subscribers in the state over your own facilities. See Instructions for definitions of "mobile voice telephony subscribers" and "own facilities".

Data as of December 31, 2005

III.A. Mobile voice telephony subscribers in service and served over your own facilities. (Include directly billed subscribers, pre-paid subscribers, and subscribers served via resellers.)

(a) Network telephone service subscribers	(b) Percentage of subscribers reported in (a) that are directly billed or pre-paid subscribers
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III - 1. Cellular, PCS and other mobile telephony.

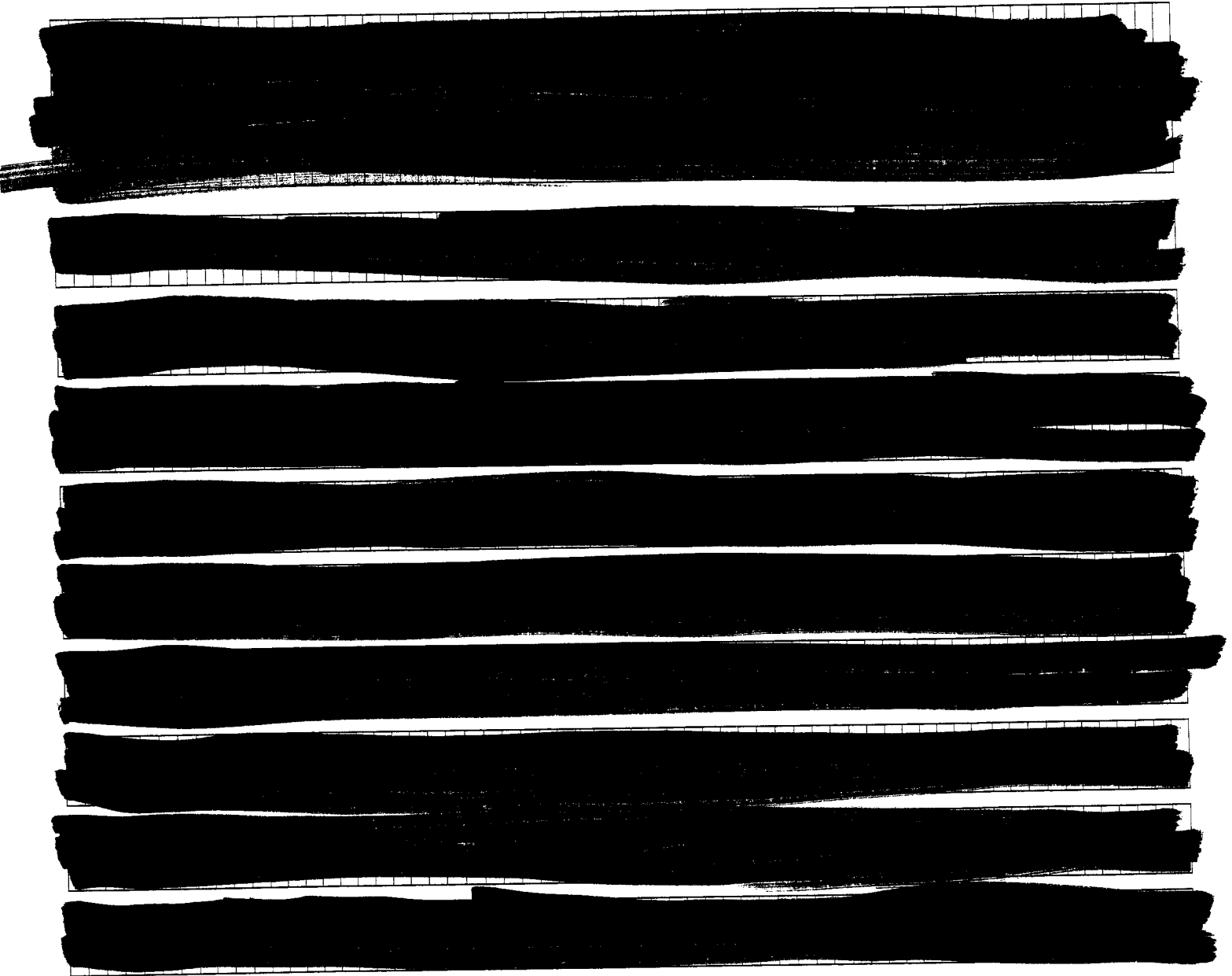


Note: In Part III, count a subscriber as a mobile handset, car-phone or other revenue-generating active voice unit that has a unique phone number and that can place and receive calls from the public switched network. Subscriber counts by state should be based on the area codes of the phone numbers provided to subscribers.

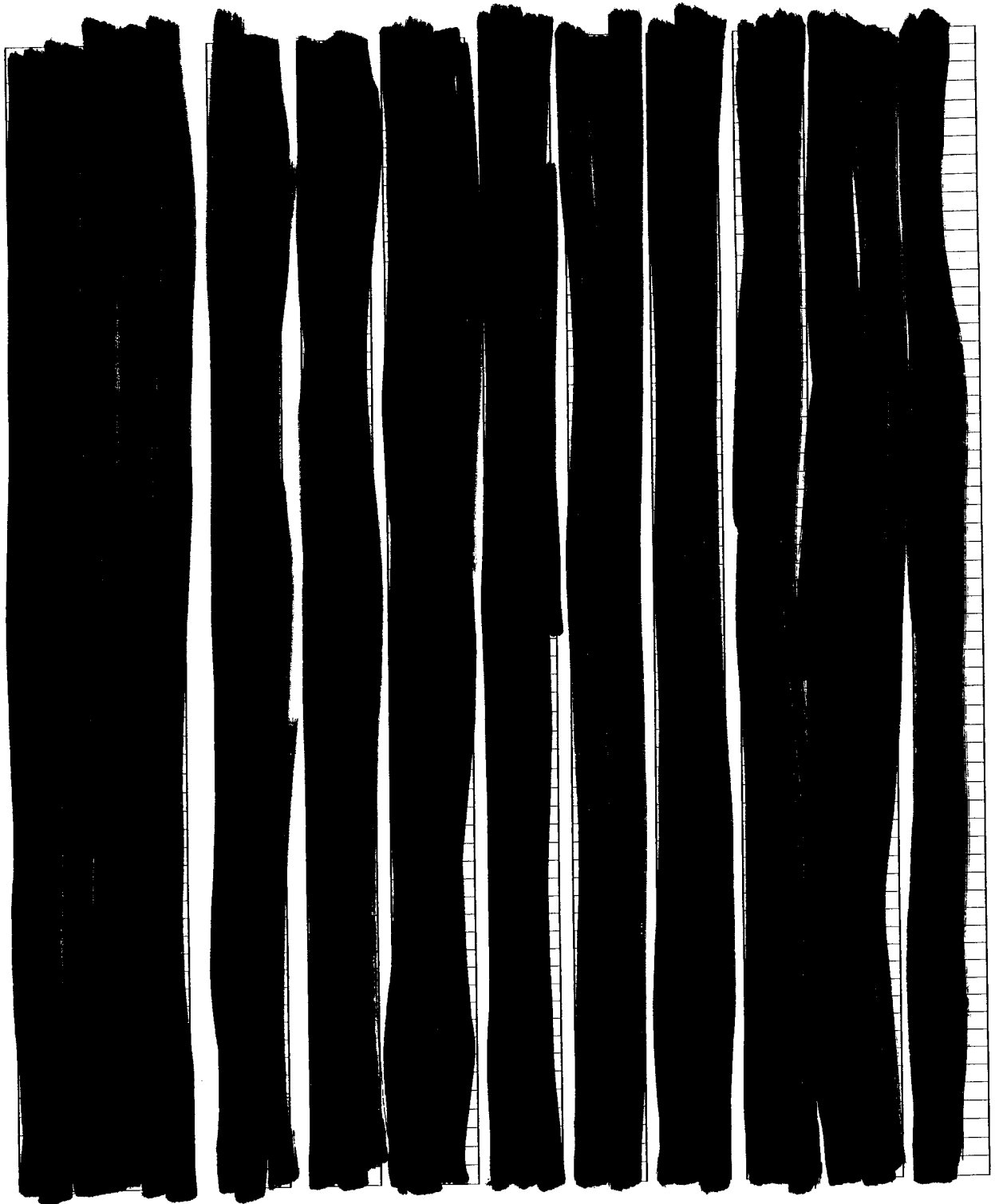




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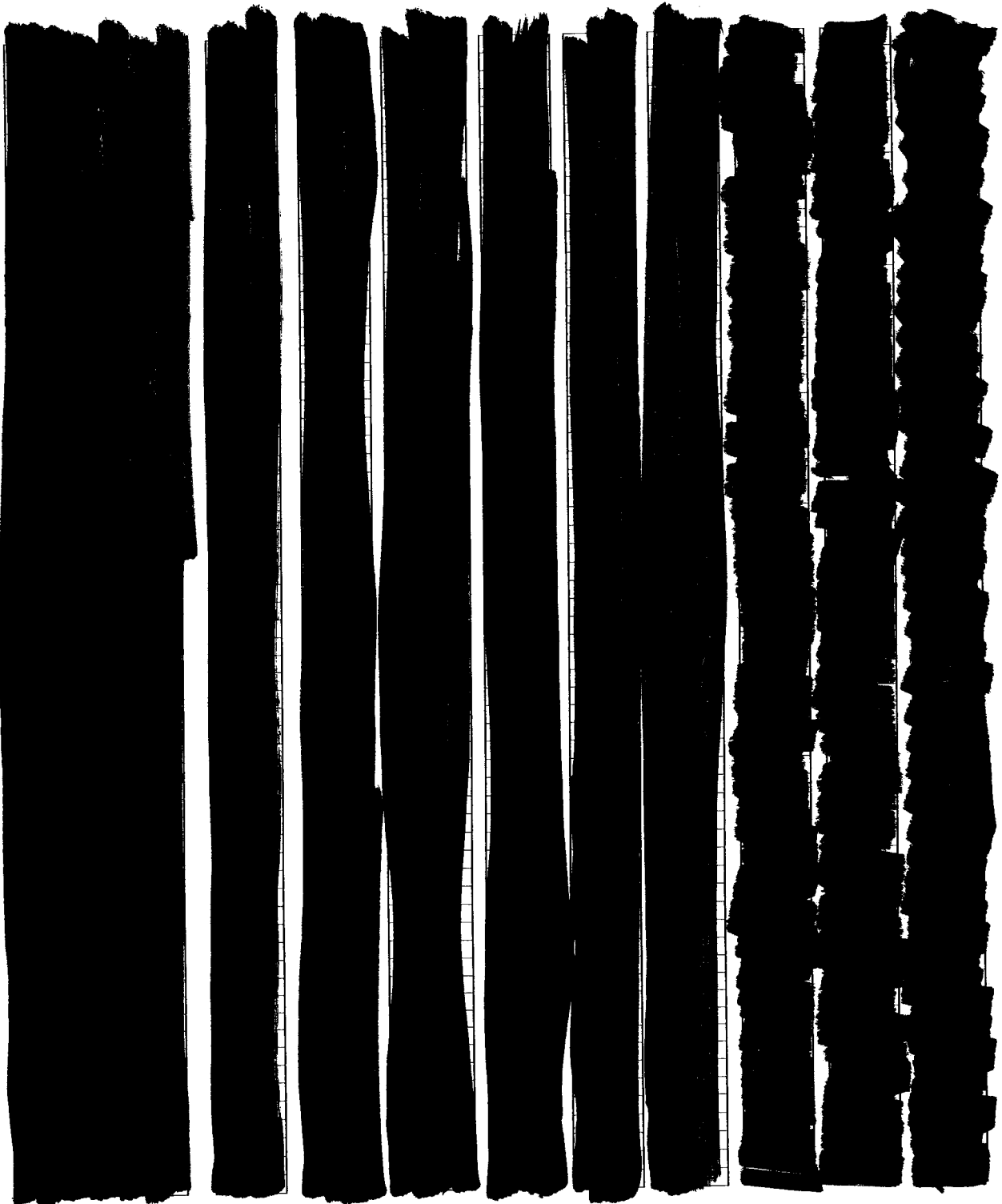
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