



Florida Telephone Co.  
Telephone USA  
2300 Palm Beach Lakes Blvd.  
Executive Center, Suite 100  
West Palm Beach, FL 33409

Abby Matari  
P. 561-688-2525 Ext 102  
F. 561-688-7334  
E. Amatari@Flatel.net  
W. www.Flatel.net

November 7, 2007

Bianca S. Bayo, Director  
Division of the Commission  
Clerk and Administrative Services  
Florida Public Service Commission  
2540 Shumard Oak Blvd.  
Tallahassee, FL 32399

Re: Petition for designation as an Eligible Telecommunications  
Carrier (ETC)  
pursuant to 47 U.S.C. 214(e).

Dear Ms. Bayo:

Please accept this letter as a petition to the Commission for designation of  
FLATEL, Inc. as an Eligible Telecommunications Carrier (ETC) pursuant to  
47 U.S.C. 214 (e).

Enclosed for filing with the Commission are the original and seven copies of the  
supporting documentation of this petition. FLATEL, Inc., has met the  
requirements for ETC designation. Grant of this request will serve the public  
good by allowing FLATEL, Inc. to serve current and additional low-income subscribers.

Please date and time stamp the extra copy as proof of filing and return it in the  
enclosed self addressed stamped envelope. Please refer any questions about  
this application to FLATEL, Inc. at 2300 Palm Beach Lakes Blvd. Suite 100, West palm  
Beach, FL 33409 or telephone at 561-688-2525.

Best Regards,

s/ Abby Matari

Mr. Abby Matari  
CEO / Corporate Development

Before the  
FLORIDA PUBLIC SERVICE COMMISSION

In Re: Petition of )  
FLATEL, Inc. )  
For Designation as an Eligible ) Docket No. \_\_\_\_\_  
Telecommunications Carrier )

PETITION FOR DESIGNATION AS AN ELIGIBLE  
TELECOMMUNICATIONS CARRIER IN THE STATE OF FLORIDA  
(NO RURAL REDEFINITION REQUESTED)

FLATEL, Inc. (“FLATEL” or the “Company”), pursuant to Section 214(e)(2) of the Communications Act of 1934, as amended (the “Act”)<sup>1</sup> and Sections 54.101 through 54.207 of the Rules of the Federal Communications Commission (“FCC”),<sup>2</sup> hereby petitions the Florida Public Service Commission (“Commission”) for designation as an Eligible Telecommunications Carrier (“ETC”) in certain AT&T, Embarq, and Verizon exchanges as described herein (“Designated Area”) for the purpose of receiving federal universal service support. As demonstrated below, FLATEL satisfies all of the statutory and regulatory requirements for designation as an ETC in the Designated Area. Furthermore, designation of FLATEL in the Designated Area will serve the public interest. Accordingly, FLATEL respectfully requests that the Commission grant this Petition.

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1 47 U.S.C. § 214(e)(2).  
2 47 C.F.R. §§ 54.101-54.207.

## I. Background

1. FLATEL is a Florida corporation<sup>3</sup> and is authorized to conduct business in the State of Florida.<sup>4</sup> Copies of the Company's Articles of Incorporation and authority to transact business in the State of Florida are on file with the Commission and incorporated herein by reference.<sup>5</sup> The Company has been certified by the Commission as a Competitive Local Exchange Company ("CLEC") in Florida (Utility ID # TX-164). The principal office of the Company is located at 2300 Palm Beach lakes Blvd., Suite 100, West palm Beach, FL 33409. The Company provides local exchange and exchange access services in the BellSouth, Sprint, and Verizon exchanges using a combination of unbundled network elements ("UNEs") provided by these companies that allows end-to-end switching delivery of calls.
2. As set forth in Section 214(e)(1) of the Act, the Commission "shall upon its own motion or upon request designate a common carrier that meets the requirements of [Section 214(e)(1)] as an eligible telecommunications carrier for a service area designated by the State commission."<sup>6</sup> Upon

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3 FLATEL was incorporated in the State of Florida on October 1997 (Charter / Organization ID: P97000087391)

4 Florida Department of State Corporation document #P97000087391, effective Oct 09, 1997

5 See Application of FLATEL, Inc., in Docket No. 971434-TX effective January 14, 1998.

6 47 U.S.C. § 214(e)(2); see 47 C.F.R. § 54.201(b) (FCC Rules citing the Act's requirements).

designation as an ETC, the carrier shall be eligible to receive universal support in accordance with Section 254 of the Act<sup>7</sup>

3. The requirements for designation as an ETC set forth in Section 214(e)(1) are that the carrier must:
  - (A) offer the services that are supported by Federal universal support mechanisms under section 254(c), either using its own facilities or a combination of its own facilities and resale of another carrier's services (including the services offered by another eligible telecommunications carrier); and using the media of general distribution?
  - (B) advertise the availability of such services and the charges therefore using the media of general distribution.<sup>8</sup>

## **II. FLATEL Satisfies the Requirements for Designation as an ETC to Serve the Designated Area**

4. FLATEL is a common carrier as that term is defined in the Act.<sup>9</sup> The Company provides competitive Docket No. 971434-TX and Florida Public Service Commission Tariff No. 1.<sup>10</sup>
5. FLATEL offers all of the supported services enumerated under Section 254(c) using facilities obtained as UNEs. According to FCC Rules, facilities obtained as UNEs satisfy the requirement that an ETC provide the supported services using either its own facilities or a combination of its own.

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7 47 U.S.C. § 214(e)(1).

8 Id.

9 See 47 U.S.C. § 153(10) ('the term 'common carrier' or 'carrier' means any person engaged as a common carrier for hire, in interstate or foreign communication by wire or radio or in interstate or foreign radio transmission of energy . . . .').

10 The Company also has been certified by the Commission to resell inter-exchange direct dialed telecommunication services throughout the State of Florida (Doc No. 971434-TX), PSC, issued. Tariffs are on file in this docket. FLATEL hereby refers to this Docket for copies of corporate and other supporting information.

facilities and resale of another carrier's services.<sup>11</sup> Accordingly, the Company satisfies the requirement set forth in Section 214(e)(1)(A).

6. The services that are supported by Federal universal support mechanisms under section 254(c) are enumerated in the rules of the Federal Communications Commission ("FCC") at 47 C.F.R. § 54.101(a)(1)-(9).

These services are:

- a) Voice grade access to the public switched network. "Voice grade access" is defined as a functionality that enables a user of telecommunications services to transmit voice communications, including signaling the network that the caller wishes to place a call, and to receive voice communications, including receiving a signal indicating there is an incoming call. For the purposes of this part, bandwidth for voice grade access should be, at a minimum, 300 to 3,000 Hertz;
- b) Local usage. "Local usage" means an amount of minutes of use of exchange service, prescribed by the FCC, provided free of charge to end users;
- c) Dual tone multi-frequency signaling or its functional equivalent. "Dual tone multi-frequency" (DTMF) is a method of signaling that facilitates the transportation of signaling through the network, shortening call set-up time;

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<sup>11</sup> Section 54.201(f) of the FCC's Rules states, "[f]or the purposes of this section, the term 'own facilities' includes, but is not limited to, facilities obtained as unbundled network elements pursuant to Part 51 of this chapter, provided that such facilities meet the definition of the term 'facilities' under this subpart." 47 C.F.R. § 54.201(f). The term "facilities" under Section 54.201 is defined as "any physical components of the telecommunications network that are used in the transmission or routing of the services that are designated for support pursuant to subpart B of this part." 47 C.F.R. § 54.201 (e). FLATEL's use of UNEs meets this definition of "facilities."

- d) Single-party service or its functional equivalent. "Single-party service" is telecommunications service that permits users to have exclusive use of a wireline subscriber loop or access line for each call placed, or, in the case of wireless telecommunications carriers, which use spectrum shared among users to provide service, a dedicated message path for the length of a user's particular transmission;
- e) Access to emergency services. "Access to emergency services" includes access to services, such as 911 and enhanced 911, provided by local governments or other public safety organizations. 911 is defined as a service that permits a telecommunications user, by dialing the three-digit code "911," to call emergency services through a Public Service Access Point (PSAP) operated by the local government. "Enhanced 911" is defined as 911 service that includes the ability to provide automatic numbering information (ANI), which enables the PSAP to call back if the call is disconnected, and automatic location information (ALI), which permits emergency service providers to identify the geographic location of the calling party. "Access to emergency services" includes access to 911 and enhanced 911 services to the extent the local government in an eligible carrier's service area has implemented 911 or enhanced 911 systems;

- f) Access to operator services. "Access to operator services" is defined as access to any automatic or live assistance to a consumer to arrange for billing or completion, or both, of a telephone call;
  - g) Access to interexchange service. "Access to interexchange service" is defined as the use of the loop, as well as that portion of the switch that is paid for by the end user, or the functional equivalent of these network elements in the case of a wireless carrier, necessary to access an interexchange carrier's network;
  - h) Access to directory assistance. "Access to directory assistance" is defined as access to a service that includes, but is not limited to, making available to customers, upon request, information contained in directory listings; and
  - i) Toll limitation for qualifying low-income consumers. Toll limitation for qualifying low-income consumers.
7. Upon designation as an ETC, FLATEL will participate in, and offer, LifeLine and Link-Up programs to qualifying low-income consumers and publicize the availability of Lifeline and Link-Up services in a manner reasonably designed to reach those likely to qualify for those services, as required by FCC Rules.<sup>12</sup> Attached hereto as Exhibit A and incorporated herein by reference are copies of FLATEL's proposed Lifeline and Linkup tariff to be filed with the Commission upon approval.

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<sup>12</sup> See 47 C.F.R. §§ 54.401-54.417; 54.405 (b) & 54.4111 (d).

8. FLATEL will advertise the availability of the above-referenced services and the charges for those services in the Designated Area using media of general distribution, as required by FCC Rules.<sup>13</sup>
9. Attached as Exhibit B and incorporated herein by reference are FLATEL updated financial statements demonstrating that the Company has the financial qualifications to provide the services specified herein. FLATEL has previously provided the Commission with evidence of its financial capabilities to provide the supported services in the context of its application to become certified as a CLEC. The financial statements of FLATEL contain proprietary and confidential information not generally available to the public and thus have been marked confidential and are being submitted under seal to be maintained by the Commission and Commission staff on a confidential basis pursuant to current Commission rules. Attached as Exhibit C and incorporated herein by reference is a current list of officers. FLATEL has previously provided the Commission with evidence of its managerial and technical capabilities to provide the supported services in the context of its application to become certified as a CLEC.
10. Attached as Exhibit D to this Petition and incorporated herein by reference is the testimony of Abby Matari, CEO of FLATEL certifying that the Company satisfies all of the requirements for designation as an ETC to serve the Designated Area.

### **III. Area for Which ETC Designation is Requested**

11. FLATEL has served and will continue to serve the exchanges where it leases UNEs or resells the services of the non-rural telephone companies, in the state of Florida. FLATEL does not seek designation as an ETC in any areas served by rural telephone companies Pursuant to the Order in Docket No. 990476-TX, the Company does not provide local

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<sup>13</sup> See 47 C.F.R. 55.54..201(d)(2).

exchange service in any area served by any Independent telephone company as defined in the Final Order in Docket No. 971434-TX. The exchanges in the BellSouth, Sprint, and Verizon service areas that FLATEL serves and for which it seeks ETC designation are attached as Exhibit E.

#### **IV. Granting FLATEL's Petition will Serve the Public Interest**

12. Congress requires that the Commission grant competitive ETC petitions in non-rural areas.<sup>14</sup> No specific public interest test is mentioned, as is the case for areas served by rural telephone companies.<sup>15</sup> Thus, the Act provides that the Commission “shall” designate FLATEL as an ETC upon finding that the company meets the list of services and that it agrees to advertise the supported services throughout the designated service area. Notwithstanding, the designation of FLATEL as an ETC will serve the public interest.
13. A central purpose of the Telecommunications Act of 1996 was to “promote competition and reduce regulation . . . I [thereby securing] lower prices and higher quality services ... and encourage the rapid deployment of new telecommunications technologies.”<sup>16</sup> Designation of FLATEL as an ETC would further these goals. Granting ETC status to FLATEL would allow the Company to obtain federal universal service support, which it will use to offer innovative

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<sup>14</sup> See 47 U.S.C. 214(e)(2).

<sup>15</sup> See *Id.*

<sup>16</sup> The Telecommunications Act of 1996, Pub. L. No. 104-104, 110 Stat. 56, 56 (1996).

telecommunications services at competitive prices to rural consumers in the BellSouth, Sprint, and Verizon service areas.

14. FLATEL will announce and advertise telecommunications services as an ETC where it provides service in the BellSouth, Sprint, and Verizon service areas in Florida and will publicize the availability of Lifeline and Link-Up services in a manner reasonably designed to reach those likely to qualify for those services. Accordingly, more low-income Florida residents will be made aware of the opportunities afforded to them under the Lifeline and Link-Up programs and will be able to take advantage of those opportunities by subscribing to FLATEL's service.

For the foregoing reasons, FLATEL respectfully requests that the Commission grant its petition and designate the Company as an ETC for the BellSouth, Sprint, and Verizon exchanges specified herein.

Best Regards,

**s/ Abby Matari**

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Mr. Abby Matari  
CEO / Corporate Development  
FLATEL, Inc.

## Exhibit A

## G. Lifeline

## 1. Applicability:

- a. Lifeline discounts are applicable to local exchange services provided to eligible residential Applicants.

## 2. Territory:

- a. Within the base rate areas of all AT&T, Embarq, and Verizon exchanges as shown and defined in the Incumbent LEC's current and effective Tariffs on file with the Commission.

## 3. Discounts:

- a. Lifeline is provided as a reduction of the subscriber's access line rate for local service in mounts equal to the sum of the state and/or federal approved and supported credits.

## 4. Terms and Conditions:

- a. Lifeline is provided only to the customer's principle residence
- b. One low-income credit is available per household and applicable to the primary residential connection only. The named subscriber must be a current recipient of any of the low-income assistance programs identified in 5 following.
- c. Proof of eligibility in any of the qualifying low-income assistance programs should be provided to the Company at the time of application for service. The Lifeline credit will not be established until the Company has received proof of eligibility.
- d. When, for any reason, a customer is determined to be ineligible the Company will contact the customer. If the customer cannot provide eligibility documentation, the Lifeline account will be disconnected.
- e. Certification of eligibility in any of the qualifying low-income assistance programs will be required for any account that has been disconnected prior to the reestablishment of the service.

## 5. Eligible low-income assistance programs:

- a. The eligible low-income assistance programs are the same as those defined in the Incumbent LEC's current and effective Tariffs on file with the Commission.

Issued: \_\_\_\_\_  
 Issued By: Mr. Abby Matari  
 CEO / Corporate Development  
 2300 Palm Beach Lakes Blvd., Suite 100  
 West Palm Beach, FL 33409

Effective: \_\_\_\_\_

## H. Link-Up

1. Link-Up is a connection assistance program, which provides for the reduction of applicable charges associated with connection of telephone service.

2. The applicant must meet the requirements for qualification for Lifeline Telephone Service .

Issued: \_\_\_\_\_  
Issued By: Mr. Abby Matari  
CEO / Corporate Development  
2300 Palm Beach Lakes Blvd., Suite 100  
West Palm Beach, FL 33409

Effective: \_\_\_\_\_

FLATEL Financial Statement - Exhibit B

## Exhibit C – Officers

Mr. Abby Matari, CEO / Corporate Development and Owner

Mr. Matari operated the family business which was established in 1969. Mr. Matari has been in the Telecommunications Industry for over 20 years. Founded MODA Wireless and Paging Services in 1987 which marketed prepaid paging, cellular and later home phone, and long distance products. Mr. Matari is presently the CEO and owner of FLATEL, Inc., which is now operating in 9 states with just under 10,000 customers.

Ms. Adriana Solar, CFO / Provisioning and Owner

Ms. Solar has 14 years experience in the Telecom Industry. Ms. Solar owned and operated Palm Beach Paging founded in 1996. She was in charge of marketing prepaid paging, cellular and later home phone, and long distance products. She is presently the CFO and owner of FLATEL, Inc., which is now operating in 9 states with just under 10,000 customers.

Exhibit D

1. Certification:

I Abby Matari certify that I am the company officer / employee responsible for this request and that I have examined / formulated the foregoing request. To the best of my knowledge, information and belief, all statements of fact contained in said request are correct statements of the business and affairs of the requesting carrier with respect to each and every matter set forth.

Dated November 7, 2007

Telephone Number 561-688-2525

**s/ Abby Matari**

Signature \_\_\_\_\_

Subscribed and sworn to before me, a Notary in and for the State of Florida above named, this 7<sup>th</sup> day of November, 2007

(Notary Public)

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(Seal)

My Commission Expires: \_\_\_\_\_

Exhibit E

Company	Rate Center	Switch
AT&T	APOPKA	DBRYFLMARS1
AT&T	ARCHER	ARCHFLMARS0
AT&T	BALDWIN	BLDWFLMARS0
AT&T	BELLEGLADE	BLGLFLMADS0
AT&T	BOCA RATON	BCRTFLBTDS0
AT&T	BOCA RATON	BCRTFLMADS1
AT&T	BOCA RATON	BCRTFLSADS0
AT&T	BOYNTONBCH	BYBHFLMADS0
AT&T	BRONSON	BRSNFLMARS0
AT&T	BROOKSVL	BKVLFLJFDS0
AT&T	BUNNELL	BNNLFLMARS0
AT&T	CANTONMENT	CNTMFLLEDSD1
AT&T	CEDAR KEYS	CDKYFLMARS0
AT&T	CENTURY	FMTNALMTRS0
AT&T	CHIEFLAND	CFLDFLMARS0
AT&T	CHIPLEY	CHPLFLJADS0
AT&T	COCOA	COCOFLMADS0
AT&T	COCOA	COCOFLMEDSD0
AT&T	COCOABEACH	CCBHFLAFRS0
AT&T	COCOABEACH	CCBHFLMADS0
AT&T	CORAL SPG	PMBHFLCSDSD0
AT&T	CROSS CITY	CSCYFLBARS0
AT&T	DAYTONA BE	DYBHFLMADS0
AT&T	DAYTONABCH	DYBHFLFNRS0
AT&T	DAYTONABCH	DYBHFLMADS0
AT&T	DAYTONABCH	DYBHFLFLOBDS0
AT&T	DAYTONABCH	DYBHFLFLOSRS0
AT&T	DAYTONABCH	DYBHFLPODS0
AT&T	DEBARY	DBRYFLDLDS0
AT&T	DEBARY	DBRYFLMARS1
AT&T	DEERFLDBCH	DRBHFLMADS0
AT&T	DELAND	DELDFLMADS0
AT&T	DELEON SPG	DLSPFLMARS0
AT&T	DELRAY BCH	DLBHFLKPDS0
AT&T	DELRAY BCH	DLBHFLKPRS0
AT&T	DELRAY BCH	DLBHFLMA27E
AT&T	DELRAY BCH	DLBHFLMARS0
AT&T	DUNNELLON	DNLNFLWMRS0
AT&T	EASTORANGE	EORNFLMARS0
AT&T	EAU GALLIE	EGLLFLBGDS0
AT&T	EAU GALLIE	EGLLFLIHDS0
AT&T	FERNADNBCH	FRBHFLFPDS0
AT&T	FERNADNBCH	JCVLFLSMX5X
AT&T	FLAGLERBCH	FLBHFLMARS0
AT&T	FORT LAUDE	FORTFL99078
AT&T	FORT LAUDE	FORTFL99085
AT&T	FORT LAUDE	FTLDFLPLBB0
AT&T	FORT LAUDE	FTLDFLWNDS0
AT&T	FORT PIERC	FTPRFLMADS0

AT&T	FORTPIERCE	FTPRFLMADS0
AT&T	FTLAUDERDL	FTLDFLCRDS0
AT&T	FTLAUDERDL	FTLDFLCYDS0
AT&T	FTLAUDERDL	FTLDFLJADS0
AT&T	FTLAUDERDL	FTLDFLMRDS0
AT&T	FTLAUDERDL	FTLDFLOADS0
AT&T	FTLAUDERDL	FTLDFLPLDS0
AT&T	FTLAUDERDL	FTLDFLSGDS0
AT&T	FTLAUDERDL	FTLDFLSU74E
AT&T	FTLAUDERDL	FTLDFLWNDS0
AT&T	FTLAUDERDL	HLWDFLHA45E
AT&T	FTLAUDERDL	HLWDFLMADS0
AT&T	FTLAUDERDL	HLWDFLPEDS0
AT&T	FTLAUDERDL	HLWDFLWHDS0
AT&T	FTLAUDERDL	PMBHFLCSDS0
AT&T	GAINESVILL	GAINFL99088
AT&T	GAINESVILL	GSVLFLMADS1
AT&T	GAINESVL	GSVLFLMADS0
AT&T	GAINESVL	GSVLFLMADS1
AT&T	GAINESVL	GSVLFLNW33E
AT&T	GENEVA	GENVFLMARS0
AT&T	GRACEVILLE	GCVLFLMARS0
AT&T	GREENCVSPG	GCSPFLCNDS0
AT&T	GULF BREEZ	GLBRFLMCDS0
AT&T	GULFBREEZE	GLBRFLMCDS0
AT&T	HAVANA	HAVNFLMADS0
AT&T	HAWTHORNE	HWTHFLMARS0
AT&T	HOBE SOUND	HBSDFLMADS0
AT&T	HOLLEY-NAV	HLNVFLMADS1
AT&T	HOLLEYNVRR	HLNVFLMADS1
AT&T	HOLLYWOOD	HLWDFLHA45E
AT&T	HOLLYWOOD	HLWDFLMADS0
AT&T	HOLLYWOOD	HLWDFLPEDS0
AT&T	HOLLYWOOD	HLWDFLWHDS0
AT&T	HOMESTEAD	HMSTFLHMDS0
AT&T	HOMESTEAD	HMSTFLNARS0
AT&T	JACKSOLBCH	JCBHFLMA24E
AT&T	JACKSONVIL	JACKFL99086
AT&T	JACKSONVIL	JCVLFLCL05T
AT&T	JACKSONVIL	JCVLFLCLBB0
AT&T	JACKSONVIL	JCVLFLCLDS0
AT&T	JACKSONVIL	JCVLFLSMDS0
AT&T	JACKSONVL	FTGRFLMARS0
AT&T	JACKSONVL	JCBHFLABRS0
AT&T	JACKSONVL	JCBHFLSPRS0
AT&T	JACKSONVL	JCVLFLARDS0
AT&T	JACKSONVL	JCVLFLBWDS0
AT&T	JACKSONVL	JCVLFLCL05T
AT&T	JACKSONVL	JCVLFLCL21Z
AT&T	JACKSONVL	JCVLFLCLDS0
AT&T	JACKSONVL	JCVLFLCLDS1
AT&T	JACKSONVL	JCVLFLFCDS0

AT&T	JACKSONVL	JCVLFLIARS0
AT&T	JACKSONVL	JCVLFLJTRSA
AT&T	JACKSONVL	JCVLFLLFDS0
AT&T	JACKSONVL	JCVLFLNODS0
AT&T	JACKSONVL	JCVLFLOWDS0
AT&T	JACKSONVL	JCVLFLRV38E
AT&T	JACKSONVL	JCVLFLSJ73E
AT&T	JACKSONVL	JCVLFLSMDS0
AT&T	JACKSONVL	JCVLFLWCDS0
AT&T	JACKSONVL	MNDRFLAVDS0
AT&T	JACKSONVL	MNDRFLLODS0
AT&T	JACKSONVL	ORPKFLMADS0
AT&T	JAY	JAY FLMARS0
AT&T	JENSEN BCH	HTISFLMADS0
AT&T	JENSEN BCH	STRTFLMADS0
AT&T	JENSEN BEA	JENSFL99083
AT&T	JULINGTON	MNDRFLLWRS0
AT&T	JUPITER	JPTRFLMADS0
AT&T	KEY WEST	KYWSFLMADS0
AT&T	KEYS	BGPIFLMARS0
AT&T	KEYS	ISLMFLMARS0
AT&T	KEYS	KYLRFLLSRS0
AT&T	KEYS	KYLRFLMARS0
AT&T	KEYS	KYWSFLMADS0
AT&T	KEYS	MRTHFLVERS0
AT&T	KEYS	NKLRFLMARS0
AT&T	KEYS	SGKYFLMARS0
AT&T	KEYSTN HTS	KYHGFLMARS0
AT&T	LAKE CITY	LKCYFLMADS0
AT&T	LYNN HAVEN	LYHNFLOHDS0
AT&T	MANDARIN	MNDRFLLODS0
AT&T	MANDARIN	MNDRFLLWRS0
AT&T	MAXVILLE	MXVLFLMARS0
AT&T	MELBOURNE	COCOFLMAVMD
AT&T	MELBOURNE	COCOFLMAYMD
AT&T	MELBOURNE	MLBRFLMADS0
AT&T	MIAMI	COCYFL13AMD
AT&T	MIAMI	MIAMFL99074
AT&T	MIAMI	MIAMFL99095
AT&T	MIAMI	MIAMFLAEDS0
AT&T	MIAMI	MIAMFLAERS0
AT&T	MIAMI	MIAMFLALDS0
AT&T	MIAMI	MIAMFLAPDS0
AT&T	MIAMI	MIAMFLBA85E
AT&T	MIAMI	MIAMFLBCDS0
AT&T	MIAMI	MIAMFLBRDS0
AT&T	MIAMI	MIAMFLCADS0
AT&T	MIAMI	MIAMFLDBRS1
AT&T	MIAMI	MIAMFLFLDS0
AT&T	MIAMI	MIAMFLGR09Z
AT&T	MIAMI	MIAMFLGRDS0
AT&T	MIAMI	MIAMFLGRDS1

AT&T	MIAMI	MIAMFLHLDS0
AT&T	MIAMI	MIAMFLICDS0
AT&T	MIAMI	MIAMFLKEDS0
AT&T	MIAMI	MIAMFLME32E
AT&T	MIAMI	MIAMFLMERS0
AT&T	MIAMI	MIAMFLNMDS0
AT&T	MIAMI	MIAMFLNSDS0
AT&T	MIAMI	MIAMFLOLDS0
AT&T	MIAMI	MIAMFLPBDS0
AT&T	MIAMI	MIAMFLPLBB0
AT&T	MIAMI	MIAMFLPLDS0
AT&T	MIAMI	MIAMFLPLRS0
AT&T	MIAMI	MIAMFLRRDS0
AT&T	MIAMI	MIAMFLSHDS0
AT&T	MIAMI	MIAMFLSODS0
AT&T	MIAMI	MIAMFLWDDS0
AT&T	MIAMI	MIAMFLWMDS0
AT&T	MICANOPY	MCNPFLMARS0
AT&T	MIDDLEBURG	MDBGFLPMDS0
AT&T	MILTON	MLTNFLRADS0
AT&T	MUNSON	MNSNFLMARS0
AT&T	NEWBERRY	NWBYFLMARS0
AT&T	NORTH DADE	MIAMFLHLDS0
AT&T	NORTH DADE	NDADFLACDS0
AT&T	NORTH DADE	NDADFLBRDS0
AT&T	NORTH DADE	NDADFLGGDS0
AT&T	NORTH DADE	NDADFLGGXWX
AT&T	NORTH DADE	NDADFLOLDS0
AT&T	NWSMYRNBCH	NSBHFLMADS0
AT&T	OAK HILL	OKHLFLMARS0
AT&T	OLD TOWN	OLTWFLLNRS0
AT&T	ORANGEPARK	ORPKFLMADS0
AT&T	ORANGEPARK	ORPKFLRWDS0
AT&T	ORLANDO	ORLAFL99073
AT&T	ORLANDO	ORLDFLAPDS0
AT&T	ORLANDO	ORLDFLCLDS0
AT&T	ORLANDO	ORLDFLMA04T
AT&T	ORLANDO	ORLDFLMA42E
AT&T	ORLANDO	ORLDFLMA44Z
AT&T	ORLANDO	ORLDFLMADS1
AT&T	ORLANDO	ORLDFLPCDS0
AT&T	ORLANDO	ORLDFLPHDS0
AT&T	ORLANDO	ORLDFLSADS0
AT&T	OVIEDO	OVIDFLCADS0
AT&T	OVIEDO	SNFRFLMADS0
AT&T	PACE	PACEFLPVRS0
AT&T	PAHOKEE	PAHKFLMARS0
AT&T	PALATKA	PLTKFLMADS0
AT&T	PALM COAST	PLCSFLMADS0
AT&T	PANAMA CIT	PNCYFLCARS0
AT&T	PANAMA CIT	PNCYFLMADS0
AT&T	PANAMACITY	PNCYFLCARS0

AT&T	PANAMACITY	PNCYFLMADS0
AT&T	PANAMACITY	PNCYFLMAXNY
AT&T	PENSACOLA	PNSCFLBLDS0
AT&T	PENSACOLA	PNSCFLFPDS0
AT&T	PENSACOLA	PNSCFLHCRS0
AT&T	PENSACOLA	PNSCFLPBDS0
AT&T	PENSACOLA	PNSCFLWADS0
AT&T	PERRINE	PRRNFLMADS0
AT&T	PIERSON	PRSNFLFDRS0
AT&T	PNAMACYBCH	PCBHFLNTDS0
AT&T	PNTVDRABCH	PNVDFLMADS0
AT&T	POMONAPARK	PMPKFLMARS0
AT&T	POMPANO BE	PMBHFLFEDS0
AT&T	POMPANO BCH	PMBHFLFECG0
AT&T	POMPANO BCH	PMBHFLFEDS0
AT&T	POMPANO BCH	PMBHFLMADS0
AT&T	POMPANO BCH	PMBHFLMAX2X
AT&T	POMPANO BCH	PMBHFLNPRS0
AT&T	POMPANO BCH	PMBHFLTADS0
AT&T	PORT ST. L	PTSLFLMADS0
AT&T	PTST LUCIE	FTPRFLMAKMD
AT&T	PTST LUCIE	HTISFLMADS0
AT&T	PTST LUCIE	PTSLFLMADS0
AT&T	PTST LUCIE	PTSLFLSOCG0
AT&T	SAINT AUGU	STAGFLMADS0
AT&T	SANFORD	LKMRFLHEDS0
AT&T	SANFORD	ORLDFLCLX5X
AT&T	SANFORD	ORLDFLCLX8X
AT&T	SANFORD	SNFRFLMADS0
AT&T	SEBASTIAN	MICCFLLBRS0
AT&T	SEBASTIAN	SBSTFLFERS0
AT&T	SEBASTIAN	SBSTFLMADS0
AT&T	ST JOHNS	STAGFLWGRS0
AT&T	STAUGUSTIN	STAGFLBSRS0
AT&T	STAUGUSTIN	STAGFLMADS0
AT&T	STAUGUSTIN	STAGFLSHRS0
AT&T	STUART	STRTFLMADS0
AT&T	SUNNYHILLS	SYHSFLCCRS0
AT&T	TALLAHASSE	TLHSFLXAXIX
AT&T	TITUSVILLE	TTVLFLMADS0
AT&T	TRENTON	TRENFLMARS0
AT&T	VERNON	VERNFLMARS0
AT&T	VERO BEACH	VRBHFLBERS0
AT&T	VERO BEACH	VRBHFLMADS0
AT&T	WEEKICHSPG	WWSPFLHIDS0
AT&T	WEEKICHSPG	WWSPFLSHDS0
AT&T	WELAKA	WELKFLMARS0
AT&T	WEST PALM	WESTFL99081
AT&T	WEST PALM	WPBHFLANDS0
AT&T	WEST PALM	WPBHFLHHDS0
AT&T	WEST PALM	WPBHFLRPDS0
AT&T	WINTERPARK	ORLDFLCLDS1

AT&T	WINTERPARK	ORLDFLMADS1
AT&T	WKISSIMMEE	ORLDFLSADS0
AT&T	WPALMBEACH	WPBHFLANDS0
AT&T	WPALMBEACH	WPBHFLGADS0
AT&T	WPALMBEACH	WPBHFLGR1KD
AT&T	WPALMBEACH	WPBHFLGRDS0
AT&T	WPALMBEACH	WPBHFLHHDS0
AT&T	WPALMBEACH	WPBHFLLEDS0
AT&T	WPALMBEACH	WPBHFLRB84E
AT&T	WPALMBEACH	WPBHFLRPDS0
AT&T	YANKEETOWN	YNTWFLMARS0
AT&T	YONGSTFNTN	YNFNFLMARS0
AT&T	YULEE	YULEFLMARS0

Company	Rate Center	Switch
Verizon West	BARTOW	ALTRFLXARSA
Verizon West	BARTOW	BARTFLXA53H
Verizon West	BRADENTON	ANMRFLXA77H
Verizon West	BRADENTON	BRBAFLXA75H
Verizon West	BRADENTON	BRTNFLXX74H
Verizon West	BRADENTON	PLSLFLXA79H
Verizon West	CLEARWATER	CLWRFLXA44H
Verizon West	CLEARWATER	CLWRFLXADS0
Verizon West	CLEARWATER	CNSDFLXA79H
Verizon West	CLEARWATER	DNDNFLXA73H
Verizon West	CLEARWATER	INRKFLXX59H
Verizon West	CLEARWATER	LRGOFLXA58H
Verizon West	CLEARWATER	PNLSFLXA53H
Verizon West	CLEARWATER	PNLSFLXADS0
Verizon West	CLEARWATER	STGRFLXA78H
Verizon West	CLEARWATER	TAMPFLXA1JB
Verizon West	ENGLEWOOD	ENWDFLXA47H
Verizon West	FROSTPROOF	FRSTFLXA63H
Verizon West	HAINESCITY	DUNDFLXA43H
Verizon West	HAINESCITY	HNCYFLXA42H
Verizon West	HAINESCITY	HNCYFLXN424
Verizon West	HAINESCITY	POINFLXARSA
Verizon West	HUDSON	HDSNFLXA86H
Verizon West	HUDSON	MNLKFLXA85H
Verizon West	LAKE WALES	BBPKFLXARSA
Verizon West	LAKE WALES	LKWFLXA67H
Verizon West	LAKE WALES	LKWFLXERSA
Verizon West	LAKELAND	HGLDFLXA64H
Verizon West	LAKELAND	LKLDFLXA68H
Verizon West	LAKELAND	LKLDFLXE66H
Verizon West	LAKELAND	LKLDFLXN85H
Verizon West	MULBERRY	BRJTFLXARSA
Verizon West	MULBERRY	MLBYFLXARSA
Verizon West	NORTH PORT	NRPTFLXA42H
Verizon West	NWPTRICHEY	NPRCFLXA84H
Verizon West	NWPTRICHEY	SNSPFLXA37H
Verizon West	PALMETTO	PLMTFLXA72H
Verizon West	PALMETTO	PRSHFLXARSA
Verizon West	PLANT CITY	PNCRFLXA73J
Verizon West	PLANT CITY	PTCYFLXA75H
Verizon West	POINCIANA	POINFLXARSA
Verizon West	POLK CITY	PKCYFLXARSA
Verizon West	SARASOTA	LGBKFLXA38H
Verizon West	SARASOTA	NRSDFLXA35H
Verizon West	SARASOTA	SARKFLXARSA
Verizon West	SARASOTA	SEKYFLXA34H
Verizon West	SARASOTA	SPRGFLXA37H
Verizon West	SARASOTA	SRSTFLXA95H
Verizon West	SARASOTA	SRSTFLXADS0
Verizon West	SARASOTA	SSDSFLXA92H

Verizon West	STPETERSBG	BAYUFLXA54H
Verizon West	STPETERSBG	FHSDFLXA57H
Verizon West	STPETERSBG	GNDYFLXA57H
Verizon West	STPETERSBG	LLMNFLXADS0
Verizon West	STPETERSBG	NGBHFLXA39H
Verizon West	STPETERSBG	PSDNFLXA34H
Verizon West	STPETERSBG	SGBEFLXA36H
Verizon West	STPETERSBG	SKWYFLXADS0
Verizon West	STPETERSBG	SPBGFLXA89H
Verizon West	STPETERSBG	SPBGFLXADS0
Verizon West	STPETERSBG	SPBGFLXS86H
Verizon West	TAMPA	ALFAFLXA67H
Verizon West	TAMPA	HYPKFLXADS0
Verizon West	TAMPA	LNLKFLXA99H
Verizon West	TAMPA	TAMPFLXA1JB
Verizon West	TAMPA	TAMPFLXA6CD
Verizon West	TAMPACEN	ALFAFLXA67H
Verizon West	TAMPACEN	BHPKFLXA28H
Verizon West	TAMPACEN	CRWDFLXA96H
Verizon West	TAMPACEN	HYPKFLXADS0
Verizon West	TAMPACEN	SLSPFLXA93H
Verizon West	TAMPACEN	SMNLFLXA23H
Verizon West	TAMPACEN	SWTHFLXA88H
Verizon West	TAMPACEN	SWTHFLXADS0
Verizon West	TAMPACEN	TAMPFLXEDS0
Verizon West	TAMPACEN	TAMPFLXX22H
Verizon West	TAMPACEN	TAMPFLXX27H
Verizon West	TAMPACEN	TMTRFLXADS0
Verizon West	TAMPACEN	UNVRFLXA97H
Verizon West	TAMPACEN	WLCRFLXA83H
Verizon West	TAMPACEN	WSSDFLXA87H
Verizon West	TAMPACEN	WSSDFLXADS0
Verizon West	TAMPACEN	YBCTFLXA24H
Verizon West	TAMPAEST	BRNDFLXA68H
Verizon West	TAMPAEST	THNTFLXADS0
Verizon West	TAMPANTH	LNLKFLXA99H
Verizon West	TAMPANTH	LUTZFLXA94H
Verizon West	TAMPANTH	WLCHFLXA97H
Verizon West	TAMPASTH	RSKNFLXA64H
Verizon West	TAMPASTH	WIMMFLXA63H
Verizon West	TAMPAWST	KYSTFLXA92H
Verizon West	TAMPAWST	OLDSFLXA85H
Verizon West	TARPON SPG	TRSPFLXA93H
Verizon West	VENICE	OSPRFLXA96H
Verizon West	VENICE	VENCFLXA48H
Verizon West	VENICE	VENCFLXSDS0
Verizon West	WINTER HVN	ABDLFLXA96H
Verizon West	WINTER HVN	CYGRFLXA32H
Verizon West	WINTER HVN	LKALFLXA95H
Verizon West	WINTER HVN	WNHNFLXC29H
Verizon West	ZEPHYRHILLS	ZPHYFLXA78H