## 2016 Competitive Local Exchange Carrier (CLEC) Questionnaire $(Due\ by\ April\ 15,\ 2016)^I$

Utility name:		
Utility code:		
Contact name & title:		
Tel	Telephone number:	
E-n	E-mail address:	
Sto	Stock Symbol (if company is publicly traded):	
1.	1. Please provide a copy of the Form 477 you filed with the FCC with data as	s of <b>December 31, 2015.</b>
2.	. Are you currently operating under Chapter 7 or Chapter 11 bankruptcy protection?	
	Yes (Chapter 7) Yes (Chapter 11)	No
3.	What services, other than local service, does your company currently provide in Florida? Please check all that apply.	
	Wholesale transportCable toInterexchange serviceSatellite	r copper based video service elevision
4.	. What percentage of your Florida residential and business customers purchase bundled (i.e. voice service packaged with additional services such as internet or video service) offerings? Please provide the percentage below. Do not include bundles of telecom-only services.	
	ResidentialBu Not applicable	ısiness
5.	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.	
6.	Does your company currently publicly publish your service and price schedules for services offered in Florida at a location other than the Florida Public Service Commission? If yes, please indicate where and include the complete address or hyperlink if on a webpage. (Chapter 364.04, F.S.)	

<sup>&</sup>lt;sup>1</sup> The due date is established by Section 364.386(1)(b), Florida Statutes. Failure to comply with this rule may result in the Commission assessing penalties of up to \$25,000 per offense, with each day of noncompliance constituting a separate offense per Section 364.285(1), Florida Statutes.