BEFORE THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS

Received on

Before Commissioners:	Mark Sievers, Chairman	JUL 27 2012
	Thomas E. Wright Ward Loyd	by State Corporation Commission of Kansas
In the Matter of the APPLICATION OF BOOMERANG WIRELESS, LLC FOR DESIGNATION)) (AS) DOCKET NO	0
AN ELIGIBLE TELECOMMUNICATION CARRIER ON A WIRELESS BASIS (LO INCOME ONLY)	,	

APPLICATION FOR DESIGNATION AS AN ELIGIBLE TELECOMMUNICATIONS CARRIER ON A WIRELESS BASIS (LOW-INCOME ONLY)

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COMES NOW Boomerang Wireless, LLC ("Boomerang" or the "Company") by and through its undersigned counsel, and, pursuant to the Federal Communications Act of 1934, as amended (the "Act"), 47 U.S.C. § 214(e) and implementing rules of the Federal Communications Commission ("FCC"), hereby requests that the State Corporation Commission of the State of Kansas (the "Commission") designate Boomerang as an Eligible Telecommunications Carrier ("ETC") throughout its Service Area as set forth in Exhibit "A" (the "Service Area") for the purpose of receiving federal and state low-income universal service support for prepaid wireless services, specifically Lifeline. Boomerang does *not* at this time seek ETC designation (1) for the purpose of receiving federal universal service support for providing service to high-cost areas or (2) on a wireline basis. Boomerang respectfully requests that the Commission grant this Application and that it do so expeditiously so that Boomerang may begin providing wireless

Boomerang seeks only Lifeline support from the low-income mechanism of the federal Universal Service Fund ("USF") and is not seeking support from the high-cost support mechanism. ETC certification requirements related to the high-cost program are therefore not applicable to Boomerang's application.

Lifeline service to qualified low-income households at the earliest practicable time. In further support of its Application, Boomerang states as follows:

INFORMATION REGARDING THE APPLICANT

- 1. Boomerang Wireless, LLC is an Iowa limited liability company with its principal offices located at 955 Kacena Road, Suite A, Hiawatha, Iowa 52233. The Company's Articles of Incorporation and authorization to transact business in Kansas are attached hereto as **Exhibit** "B."
- 2. The Company was granted ETC designation in the State of Maryland on July 11, 2012, subject to a 30-day comment period. Boomerang also has applications pending in 18 jurisdictions for designation as an ETC on a wireless basis for federal support for Lifeline services.² Boomerang has never been denied ETC designation by any state commission or by the FCC in connection with any state.
- 3. Correspondence or communications pertaining to this Application should be directed to Boomerang's attorneys of record:

H. Philip Elwood Cody G. Robertson Goodell, Stratton, Edmonds & Palmer, LLP 515 S. Kansas Ave. Topeka, KS 66603 Phone: (785) 233-0593

Fax: (785) 233-8870 crobertson@gseplaw.com

With a copy to:

J. Andrew Gipson Jones, Walker, Waechter, Poitevent, Carrère & Denègre L.L.P.

Boomerang has ETC applications currently pending before state commissions in Arkansas, Georgia, Iowa, Louisiana, Michigan, Oklahoma, Pennsylvania, South Carolina and West Virginia. In addition, Boomerang has a pending petition before the FCC for granting ETC designations in Alabama, Connecticut, Delaware, The District of Columbia, New Hampshire, New York, North Carolina, Tennessee and Virginia, WC Docket No. 09-197 (filed Dec. 29, 2010).

190 E. Capitol Street, Suite 800 (39201)

P. O. Box 427

Jackson, Mississippi 39205-0427

Telephone: (601) 949-4789

Facsimile: (601) 949-4804

E-mail: agipson@joneswalker.com

4. Questions concerning the ongoing operations of Boomerang following

certification should be directed to:

Mr. James T. Balvanz

Boomerang Wireless, LLC

955 Kacena Road, Suite A

Hiawatha, Iowa 52233

Telephone: (319) 743-4606

Facsimile: (319) 294-6081

Email: jbalvanz@readymobile.com

BACKGROUND

5. As a result of the work and cooperation of federal and state regulators, the FCC

has adopted a number of cost recovery policies and mechanisms designed to promote and

maintain universal service. One aspect of universal service is the availability of subsidies from

the Universal Service Fund ("USF"), created by the Act. The USF was created, in part, to

provide support to qualifying low-income communications end-users such as those serviced by

Boomerang. Mechanisms were also established in an effort to moderate the amount of costs to

be recovered through basic, recurring charges to low-income users, thereby assisting efforts to

maintain reasonable basic rate levels. Only carriers designated as an ETC may receive subsidies

from the USF.3 Moreover, only a common carrier designated as an ETC under 47 U.S.C. § 214

is eligible to receive subsidies from the federal USF. Wireless carriers are common carriers

47 U.S. C. § 254(e) provides that "only an eligible telecommunications carrier designated under section 214(e) shall be eligible to receive specific Federal universal support."

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under federal law.⁴ Common carriers that provide services consistent with the requirements of Section 214(e) may be deemed ETCs.⁵ Section 214(e)(2) of the Act⁶ provides that:

A State commission shall upon its own motion or upon request designate a common carrier that meets the requirements of paragraph (1) as an eligible telecommunications carrier for a service area designated by the State commission. Upon request and consistent with the public interest, convenience, and necessity, the State commission may, in the case of an area served by a rural telephone company, and shall, in the case of all other areas, designate more than one common carrier as an eligible telecommunications carrier for a service area designated by the State commission, so long as each additional requesting carrier meets the requirements of paragraph (1). Before designating an additional eligible telecommunications carrier for an area served by a rural telephone company, the State commission shall find that the designation is in the public interest.

Section 214(e)(1) of the Act⁷ provides:

A common carrier designated as an eligible telecommunications carrier under paragraph (2), (3), or (6) shall be eligible to receive universal service support in accordance with section 254 of this title and shall, throughout the service area for which the designation is received—

- (A) offer the services that are supported by Federal universal service support mechanisms under section 254(c) of this title, 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
- (B) advertise the availability of such services and the charges therefor using media of general distribution.
- 6. Pursuant to K.S.A. § 66-2008, Kansas has established the Kansas Universal Service Fund ("KUSF"). Kansas law adopts the federal standards set forth in Section 214 (e)(1) of the Act regarding ETC designations for KUSF purposes. The FCC has promulgated rules governing ETC designations, set forth at 47 C.F.R. § 54.101, §§ 54.201-203, and §§ 54.205-207

⁴ 47 U.S.C. § 332(c)(1).

⁵ 47 U.S.C. § 214(e)(6) provides that wireless carriers not otherwise subject to state commission jurisdiction shall be designated as ETCs if they meet the requirements of 47 U.S.C. § 214(e)(1) consistent with applicable federal and state law.

⁶ 47 U.S.C. § 214(e)(2).

⁷ 47 U.S.C. § 214(e)(1).

⁸ K.S.A. § 66-2008(b).

(the "FCC Rules") to establish various requirements for carriers to obtain ETC status. Applicants seeking ETC status in Kansas must address and satisfy each of the ETC designation criteria under the FCC Rules.

- 7. Pursuant to 47 U.S.C. § 214(e)(2), the Commission has the statutory authority to designate a common carrier as an ETC that offers the services supported by federal Universal Service Fund support mechanisms and advertises "the availability of such services and the charges therefore using media of general distribution."
- 8. Boomerang is a common carrier and reseller of commercial mobile radio service, and will offer all of the services and functionalities detailed in Section 54.101(a) of the FCC Rules and will provide competitive wireless services throughout its Service Area through resale of other carrier's services. The provision of services through resale of other carrier's services will ensure that Boomerang can provide services to customers throughout the Service Area. As discussed in subsequent sections of this Application, Boomerang has filed a compliance plan with the FCC. Additionally, Boomerang will advertise the availability of such services and the charges for these services using media of general distribution and commits to continue to advertise the availability of its Lifeline program.
- 9. Finally, designation of Boomerang as an ETC on a wireless basis is in the public interest of the state of Kansas and its low-income telecommunications end-users. Upon designation as an ETC, Boomerang will make Lifeline service available to qualifying customers in the Service Area pursuant to the guidelines and requirements of the universal service program and 47 C.F.R. § 54.202.

⁹ 47 C.F.R. § 54.201(d)(2).

¹⁰ 47 C.F.R. § 54.101(a).

BOOMERANG MEETS THE REQUIREMENTS FOR DESIGNATION AS AN ETC TO SERVE DESIGNATED NON-RURAL AREAS IN KANSAS.

- 10. As shown herein, Boomerang meets the additional requirements set forth in the FCC Rules for obtaining ETC designation for purposes of receiving Lifeline funding support:¹¹
- (a) Certification of Boomerang's compliance with the service requirements applicable to the support that it receives;
- (b) Demonstration of Boomerang's ability to remain functional in emergency situations, including a demonstration of possession of reasonable amount of back-up power to ensure functionality without an external power source, and ability to reroute traffic around damaged facilities, and capability of managing traffic spikes resulting from emergency situations;
- (c) Demonstration that Boomerang satisfies the applicable consumer protection and service quality standards;¹²
- (d) Demonstration of Boomerang's financial and technical capability of providing the Lifeline service in compliance with subpart E of the FCC's rules and regulations.¹³
- (e) Submission of information describing the terms and conditions of any voice telephony service plans offered to Lifeline subscribers, including details on the number of minutes provided as part of the plan, additional charges, if any, for toll calls, and rates for each such plan; and
 - (f) Demonstration that ETC designation is in the public interest.

¹¹ 47 C.F.R. § 54.202.

For wireless applicants compliance with the Cellular Telecommunications and Internet Association's Consumer Code for Wireless Service satisfies this requirement.

¹³ 47 C.F.R. §§ 54.401 to 422.

11. Finally, designation of Boomerang as an ETC on a wireless basis is in the public interest of the State of Kansas and its low-income telecommunications end-users. Upon designation as an ETC, Boomerang will make Lifeline service available to qualifying customers in the Service Area pursuant to the guidelines and requirements of the universal service program and 47 C.F.R. § 54.202.

BOOMERANG MEETS THE REQUIREMENTS FOR DESIGNATION AS AN ETC TO SERVE DESIGNATED NON-RURAL AREAS IN KANSAS

- 12. As demonstrated below, Boomerang meets the requirements for ETC designation by the Commission pursuant to Section 214(e)(2) of the Act.¹⁴ In addition, Boomerang complies with the standards established by the FCC for determining whether applicants for ETC status serve the public interest.¹⁵ The FCC has determined that applications for ETC status in "non-rural" areas are *per se* in the public interest.¹⁶
- 13. The Commission has jurisdiction to designate Boomerang as an ETC. Pursuant to the provisions of Section 214(e)(2) of the Act, state commissions, such as this Commission, have primary responsibility for the designation of eligible telecommunications carriers under Section 214(e)(2). Although Section 332(c)(3)(A) of the Act prohibits states from regulating the entry of or the rates charged by commercial radio service providers, this prohibition does not allow states

¹⁴ 47 U.S.C. § 214(e)(2).

See Federal-State Joint Board on Universal Service, Report and Order, CC Docket No. 96-45, 20 FCC Rcd 6371, ¶40-43 (Rel, March 17, 2005).

Federal-State Joint Board on Universal Service; Cellco Partnership d/b/a Bell Atlantic Mobile Petition for Designation as an Eligible Telecommunications Carrier, *Memorandum Opinion and Order*, CC Docket No. 96-45, 16 FCC Rcd 39, 45; -U 14 (Rel. Dec. 26, 2000) (hereinafter "Cellco Partnership") ("For those areas served by non-rural telephone companies, such as the state of Delaware, we believe that designation of an additional ETC based upon a demonstration that the requesting carrier complies with the statutory eligibility obligations of section 214(e)(1) is consistent per se with the public interest. The carrier need make no further showing to satisfy this requirement.") (emphasis added).

to deny wireless carriers ETC status because of the technology they use and more specifically merely because states do not have regulatory jurisdiction over wireless carriers.¹⁷

- 14. Boomerang has the financial and technical capability to provide Lifeline service. As part of the <u>Lifeline Reform Order</u>, the FCC amended its rules to require a carrier seeking designation as a Lifeline-only ETC to demonstrate that it is financially and technically capable of providing the supported Lifeline service in compliance with all of the low-income program rules.¹⁸ Boomerang satisfies these criteria.
- 15. Boomerang generates substantial revenues from non-Lifeline services and has access to capital from its investors. Boomerang currently provides prepaid wireless services to more than 350,000 subscribers, including more than 50,000 retail customers. Consequently, the Company has not relied, and will not be relying exclusively on Lifeline reimbursement for its operating revenues. The Company has not been subject to enforcement sanctions or ETC revocation proceedings in any state.
- 16. Boomerang attaches as **Exhibit** "C" a current list of its officers, along with biographical information for each, showing that it has the expertise necessary to provide the services specified herein.
- 17. Boomerang will offer all required services and functionalities. Section 214(e)(1)(A) of the Act¹⁹ requires an ETC to offer the services that are supported by federal universal service support mechanisms under section 254(c). Effective December 29, 2011,

¹⁷ See USF Order, at 8858-59, ¶ 145.

In the Matter of Lifeline and Link Up Reform and Modernization, Lifeline and Link Up, Federal-State Joint Board on Universal Service, Advancing Broadband Availability Through Digital Literacy Training, WC Docket No. 11-42, WC Docket No. 03-109, CC Docket No. 96-45, WC Docket No. 12-23, Report and Order and Further Notice of Proposed Rulemaking, FCC 12-11 (rel. Feb 6 2012) ("Lifeline Reform Order").

¹⁹ 47 U.S.C. § 214(e)(1).

pursuant to the <u>USF/ICC Transformation Order</u>,²⁰ as further clarified by the <u>USF/ICC Order on Reconsideration</u>,²¹ the FCC eliminated its former list of nine supported services and amended section 54.101(a) of its rules to specify that "voice telephony service" is supported by the federal universal service mechanisms. The amended Section 54.101(a) and its list of supported services reads as follows:

§ 54.101 Supported services for rural, insular and high cost areas.

- (a) Services designated for support. Voice telephony service shall be supported by federal universal service support mechanisms. The functionalities of eligible voice telephony services include voice grade access to the public switched network or its functional equivalent; minutes of use for local service provided at no additional charge to end users; access to the emergency services provided by local government or other public safety organizations, such as 911 and enhanced 911, to the extent the local government in an eligible carrier's service area has implemented 911 or enhanced 911 systems; and toll limitation for qualifying low-income consumers (as described in subpart E of this part).
- 18. Upon designation as an ETC in Kansas, and consistent with state and federal policies favoring universal service, Boomerang will offer voice telephony services as described

In the Matter of Connect America Fund, A National Broadband Plan for Our Future, Establishing Just and Reasonable Rates for Local Exchange Carriers, High-Cost Universal Service Support, Developing an Unified Intercarrier Compensation Regime, Federal-State Joint Board on Universal Service, Lifeline and Link-Up, Universal Service Reform – Mobility Fund, WC Docket No. 10-90, GN Docket No. 09-51, WC Docket No. 07-135, WC Docket No. 05-337, CC Docket No. 01-92, CC Docket No. 96-45, WC Docket No. 03-109, WT Docket No. 10-208, Report and Order and Further Notice of Proposed Rulemaking, FCC 11-161 (rel. Nov. 18, 2011) ("USF/ICC Transformation Order").

In the Matter of Connect America Fund, A National Broadband Plan for Our Future, Establishing Just and Reasonable Rates for Local Exchange Carriers, High-Cost Universal Service Support, Developing an Unified Intercarrier Compensation Regime, Federal-State Joint Board on Universal Service, Lifeline and Link-Up, Universal Service Reform – Mobility Fund, WC Docket No. 10-90, GN Docket No. 09-51, WC Docket No. 07-135, WC Docket No. 05-337, CC Docket No. 01-92, CC Docket No. 96-45, WC Docket No. 03-109, WT Docket No. 10-208, Order on Reconsideration, FCC 11-189 (rel. Dec. 23, 2011) ("USF/ICC Order on Reconsideration").

in the amended Section 54.101 of the FCC Rules.²² To the extent that the Commission continues to require ETCs to provide those services supported by federal universal service support mechanisms previously enumerated in 47 C.F.R. § 54.101(a), Boomerang commits to continue to satisfy state voice service requirements.²³

- 19. The Company also will provide access to emergency services provided by local government or public safety officials, including 911 and enhanced 911 ("E911") where available and will comply with any Commission requirements regarding E911-compatible handsets. As discussed above, the Company will comply with the Commission's forbearance grant conditions relating to the provision of 911 and E911 services and handsets. Boomerang also commits to remit 911 revenues to local authorities. The Company commits to pay in a timely manner all applicable federal, state and local regulatory fees, including but not limited to universal service and E911 fees.²⁴
- 20. Pursuant to the toll limitation requirement, as a prepaid wireless service provider, none of Boomerang's service plans offered to low-income consumers includes any fee for toll calls. In addition, under the <u>Lifeline Reform Order</u>, subscribers to prepaid wireless services are not considered to have voluntarily elected to receive toll limitation services.²⁵
- 21. Additionally, Boomerang offers its customers access to operator services, interexchange service and directory assistance through Boomerang's own facilities.²⁶

²² 47 C.F.R. §§ 54.101(a).

²³ USF/ICC Transformation Order at ¶ 82.

See <u>TracFone Wireless</u>, Inc. Petition to Rescind State 911/E911 Condition, FCC Docket No. 96-45 (May 3, 2010).

²⁵ Lifeline Reform Order at ¶ 230.

Prior to the FCC's issuance of the <u>USF/ICC Transformation Order</u> and <u>USF/ICC Order on Reconsideration</u>, Boomerang offered access to operator services, interexchange service and directory assistance in compliance

- 22. Boomerang will provide wireless service through resale. Under Section 214(e)(1)(A) of the Act, an ETC must offer the services supported by federal universal service support mechanisms throughout its designated service area "either using its own facilities or a combination of its own facilities and resale of another carrier's services." In its <u>Lifeline Reform Order</u>, the FCC decided to forbear, on its own motion, from applying the facilities requirement of Section 214(e)(1)(A) to any telecommunications carrier that seeks limited ETC designation to participate in the Lifeline program, conditioned on the ETC's compliance with certain 911 requirements and the ETC's filing with and approval by the FCC of a compliance plan describing the ETC's adherence to certain protections prescribed by the FCC ("Blanket Forbearance").
- 23. Boomerang seeks limited ETC designation in Kansas to participate in the Lifeline program and has opted to pursue Blanket Forbearance. On February 24, 2012, Boomerang filed its Compliance Plan ("Compliance Plan") with the FCC. At the FCC's request, a revised Compliance Plan was filed on June 13, 2012, a copy of which is attached hereto as **Exhibit** "**D**". ²⁸ Boomerang seeks designation as an ETC by the Commission immediately upon approval of the Compliance Plan.
- 24. Boomerang, in its provision of wireless services, will offer resold services which Boomerang will obtain from its underlying wireless providers, Sprint, Verizon and other GSM

with 47 C.F.R. §§ 54.101(a)(1)-(9) and Section 214 of the Telecommunications Act. Boomerang recognizes that following issuance of the <u>USF/ICC Transformation Order</u> and <u>USF/ICC Order on Reconsideration</u>, offering access to these services is no longer sufficient to meet the "own facilities" requirement. Boomerang has made the business decision to continue to offer these services to its customers.

²⁷ 47 U.S.C. § 214(e)(1)(A).

The Company's Compliance Plan filed with the FCC is a public document and subject to comment at the FCC, which has determined to treat the filing as a "permit-but-disclose" proceeding in accordance with the FCC's *ex parte* rules, found at 47 C.F.R. §§ 1.1200 *et seq.* See, FCC Public Notice DA 12-314, WC Docket Nos. 09-197, 11-42, Released February 29, 2012.

carriers. This extended footprint through multiple carriers allows Boomerang to provide expanded coverage throughout otherwise underserved markets.

- 25. Boomerang has developed and implemented a diverse network that delivers all of the services required by the federal Lifeline guidelines, and employs both Verizon and Sprint, as well as other GSM carrier networks to ensure ubiquitous coverage. Additionally, Boomerang operates a network data facility located in Marion, Iowa, which is on line with Boomerang's remote call authorization array located at 630 E. Government Street, Pensacola, Florida 32502, and its network switch platform located at 5500 REC Drive, Marion, Iowa 52302. All wireless voice traffic is monitored through gains network authorization/access from Boomerang's call authorization platform on a per call basis. This same intelligent calling platform is used to transmit calls to the underlying carrier network for call completion, as well as communication to Boomerang's IVR platform. International long distance, operator services, and directory services traffic passes through the Boomerang network system.
- 26. The call authorization equipment manages account balances and also tracks and reports usage activity by line in real time. Boomerang's network operation center has protected power and diverse network feeds to protect against electric and/or phone company outage.
- 27. Through its service arrangements, Boomerang is able to offer all of the services and functionalities supported by the universal service program, as detailed in Section 54.101(a) of the FCC Rules, throughout its Service Area.
- 28. Boomerang will advertise the availability of the supported services. The FCC adopted specific requirements for Lifeline advertising in its <u>Lifeline Reform Order</u> with which the Company will comply.²⁹ Within the deadline provided in the <u>Lifeline Reform Order</u>, the

Lifeline Reform Order at ¶¶ 275-82.

Company will include the following information regarding its Lifeline service on all marketing materials describing the service: (1) it is a Lifeline service, (2) Lifeline is a government assistance program, (3) the service is non-transferable, (4) only eligible consumers may enroll in the program, (5) the program is limited to one discount per household; (6) documentation necessary for enrollment; (7) Boomerang's name (the ETC); (8) notice that consumers who willfully make a false statement in order to obtain the Lifeline benefit can be punished by fine or imprisonment or can be barred from the program, and (9) details of the Lifeline service offerings.³⁰ These statements will be included in all print, audio video and web materials (including social networking media) used to describe or enroll customers in the Company's Lifeline service offering, as well as the Company's application forms and certification forms.³¹ This specifically includes the Company's website and outdoor signage.³²

29. Boomerang recognizes that the Commission, in its Order Adopting Requirements for Designation of Eligible Telecommunications Carriers, Docket No. 06-GIMT-446-GIT (Oct. 2, 2006), requires all Competitive ETCs ("CETCs") to develop meaningful advertising language, so that all consumers will understand what they can expect from a CETC, and provide it to KCC Staff for review. Boomerang agrees to incorporate the following staff-adopted language in all of its advertisements:

As a designated telecommunications carrier eligible to receive universal service support, Boomerang Wireless, LLC is proud to offer the Lifeline program in the state of Kansas. We will provide discounts on service activation and on basic monthly service for residential customers who qualify for certain medical, energy, or income-assisted programs. To determine if you qualify for Kansas Lifeline service, customers may call (800) 516-0414. For unresolved questions or

Lifeline Reform Order at ¶ 275.

³¹ Id.

³² Id.

complaints, you may contact the Kansas Corporation Commission, Office of Public Affairs and consumer Protection, at KCC - Consumer Protection, 1500 SW Arrowhead Road, Topeka, KS 66604, toll-free at (800) 662-0027, in Topeka at (785) 271-3140, or hearing or speech impaired at TDD Kansas Relay Center (800) 766-3777.

30. Boomerang is fully prepared to and will comply with federal requirements that it advertise the availability of its services throughout its designated Service Area using media of general distribution.³³ Boomerang further commits that it will also publicize the availability of Lifeline service in a manner reasonably designed to reach those likely to qualify for the service.³⁴ Boomerang will announce and advertise the availability and prices of its Lifeline services through a variety of media including its neighborhood event marketing distribution team, an extensive retail distribution network which includes 428 retail locations in Kansas and 47,568 retail locations nationwide stores, as well as from Boomerang's website and other online outlets. In total, more than 30,000 outlets nationwide will carry Boomerang's service soon to be expanded to over 255,000 locations nationwide. Accordingly, more low-income Kansas residents will be made aware of the opportunities afforded to them under the Lifeline program and will be able to take advantage of those opportunities by subscribing to Boomerang's service. A sample of Boomerang's planned advertising is attached hereto as Exhibit "E."

ADDITIONAL ELIGIBILITY CRITERIA

31. The additional requirements for designation of ETCs were recently amended by the FCC. Effective April 2, 2012, 47 C.F.R. § 54.202 imposes a number of changed requirements in order to be designated an ETC under Section 214(e)(6). Boomerang will comply with the requirements of 47 C.F.R. § 54.202, effective April 2, 2012.

³³ 47 C.F.R. § 54.201(d)(2).

³⁴ 47 C.F.R. §§ 54.405(b).

- 32. Boomerang will comply with service requirements. Per the requirements of 47 C.F.R. § 202(a)(1)(i) Boomerang certifies that it will comply with the service requirements applicable to the low-income support it receives as a result of designation as an ETC for purposes of receiving Lifeline. Boomerang not only commits to provide service throughout its Service Area, but also commits to provide universal service in a timely manner to all customers who make a reasonable request for service pursuant to the FCC Rules.³⁵ If designated as a wireless ETC, Boomerang will provide service throughout its Service Area through a combination of its own facilities and the resale of services. Boomerang is willing to accept carrier of last resort obligations throughout the universal service areas in which Boomerang is designated as an ETC by the Commission.
- 33. Boomerang will comply with the consumer protection standards set by the FCC, including:
- (a) Customer Proprietary Network Information Boomerang will satisfy all consumer privacy protection standards as provided in 47 C.F.R. § 64, Subpart U as applicable and will protect Customer Proprietary Network Information ("CPNI") as required by state and federal law and will certify compliance with the same on an annual basis.
- (b) Consumer Code for Wireless Service Boomerang certifies that it will comply with the Cellular Telecommunications and Internet Association's ("CTIA") Consumer Code for Wireless Service as required by 47 C.F.R. § 54.202(a)(3).

³⁵ 47 C.F.R. § 54.202(a)(1) also requires the submission of a five-year plan demonstrating how high-cost universal service support will be used to improve the ETC's coverage, service quality and capacity. This requirement, however, is inapplicable to this application, since Boomerang is not seeking high-cost assistance.

- (c) General Compliance Boomerang commits to reporting information on consumer complaints per 1,000 lines on an annual basis consistent with the FCC's <u>USF Order</u>.³⁶ Boomerang in general commits to satisfying all applicable state and federal requirements related to consumer protection and service quality standards.
- 34. As a reseller of other carriers' wireless services, Boomerang is able to offer service of the same quality and reliability as the underlying vendors. Boomerang cannot guarantee that customers will never experience service disruptions, however, Boomerang's underlying carrier agreements allow its service to be as reliable as any other wireless service that must deal with atmospheric and other conditions that sometimes result in dropped calls.
- 35. Further, under the FCC Rules, an ETC applicant must demonstrate its ability to remain functional in emergency situations.³⁷ Since Boomerang is providing service to its customers through the use of facilities obtained from other carriers it is able to provide to its customers the same ability to remain functional in emergency situations as currently provided by the carriers to their own customers, including access to a reasonable amount of back-up power to ensure functionality without an external power source, re-routing of traffic around damaged facilities, and the capability of managing traffic spikes resulting from emergency situations.
- 36. Boomerang, as well as its underlying carriers, have created back-up systems to ensure full functionality in the event of a loss of power or network functionality. And, Boomerang's switching facilities are housed in a carrier-class data center with fully redundant power and HVAC, a controlled temperature and humidity environment, fire-threat detection and suppression, year-round critical monitoring and secure access with biometric security. The

Federal-State Joint Board on Universal Service, First Report and Order, 12 FCC Rcd 8776 at ¶ 4 (1997) ("USF Order").

³⁷ 47 C.F.R. § 54.202(a)(2).

facility features redundant generators and redundant fiber optic connectivity. The data center is a reinforced concrete building located in a secure area and collocated with the area electrical utility headquarters. It is powered from separate paths independent of any one electrical generation plant. All systems within the facility are implemented on redundant servers, each with redundant data network and power.

37. Boomerang commits to comply with the Commission's Order in Docket No. 06-GIMT-446-GIT, requiring that all ETCs allow Lifeline customers to select their calling plan and have the discount applied to their plan of choice.

DESIGNATING BOOMERANG AS A WIRELESS ETC IS CONSISTENT WITH KCC PRECEDENT.

38. Designating Boomerang as a wireless ETC for the specified service areas is consistent with the Commission's action in other ETC proceedings. In January, 2000, the Commission granted CMRS carriers Sprint Spectrum L.P. d/b/a Sprint PCS ("Sprint") and GCC License Corporation d/b/a Western Wireless ("Western") ETC status in non-rural LEC wire centers for purposes of receiving federal universal service support.³⁸ In October, 2001, the Commission designated Western as an ETC for federal and state universal service support in rural areas of Kansas served by the company.³⁹ The Commission has designated numerous

³⁸ See In the Matter of GCC License Corporation's Petition for Designation as an Eligible Telecommunications Carrier; Application of Sprint Spectrum (d/b/a Sprint PCS) For Designation as an Eligible Telecommunications Carrier for Purposes of Receiving Federal and State Universal Service Support, Docket Nos. 99-GCCZ-156-ETC, 99-SSLC-173-ETC, Order #6 (Jan. 18, 2000) ("Non-Rural ETC Order"), recon. denied in part, granted in part in Order #7 (Feb. 29, 2000), Order #9 (Apr. 17, 2000) and Order #10 (May 19, 2000). Although the Non-Rural ETC Order only granted ETC status for the purposes of federal universal service support, the Commission extended its designation to eligibility for support under the KUSF soon afterward, conditional upon the companies' compliance with any applicable service quality standards that might be adopted in a separate proceeding. See Order #7 at 2-3.

³⁹ See In the Matter of GCC License Corporation's Petition for Designation as an Eligible Telecommunications Carrier, Docket No. 99-GCCZ-156-ETC, Order on Petition of Western Wireless for Designation as an Eligible Telecommunications Carrier (Oct. 12, 2001) ("Rural ETC Order"), recon. denied (Nov. 30, 2001).

ETCs since that time. For example, as recently as October 17, 2008, the Commission granted ETC status to a wireless carrier, Nex-Tech Wireless, for both FUSF and KUSF purposes.⁴⁰

DESIGNATION OF BOOMERANG AS AN ETC IN THE STATE OF KANSAS SERVES THE PUBLIC INTEREST

- 39. Boomerang will provide competitive wireless services throughout its Service Area in the State of Kansas. Boomerang is a reseller of commercial mobile radio service, and will offer all of the services and functionalities detailed in Section 54.101(a) of the FCC Rules and will provide competitive wireless services throughout its Service Area through resale of other carriers' services. The provision of services through resale of other carriers' services will ensure that Boomerang can provide services to customers throughout the Service Area.⁴¹
- 40. Wireless ETC's *per se* promote the public interest. The FCC has determined that while "[d]esignation of competitive ETCs promotes and benefits consumers...by increasing customer choice," designation must include "an affirmative determination that such designation is in the public interest regardless of whether the applicant seeks designation in an area served by a rural or non-rural carrier."⁴² In areas served by non-rural incumbent local exchange carriers (each an "ILEC"), the Act does not require a separate public interest finding. The FCC has previously held that designating a competitor as an ETC in areas served by non-rural ILECs is *per se* in the public interest.⁴³
- 41. Boomerang seeks designation as an ETC in non-rural Kansas. Although Boomerang is seeking ETC designation in areas typically served by wireline carriers,

⁴⁰ Order, Docket No. 08-NTWZ-1076-ETC (Oct. 17, 2008).

⁴¹ 47 C.F.R. § 54.101(a).

⁴² See Federal-State Joint Board on Universal Service, 20 FCC Rcd 6371, ¶ 42 (2005).

⁴³ See Cellco Partnership, 16 FCC Rcd, at 45.

Boomerang's designation as an ETC will provide a valuable alternative to the existing telecommunications services currently available in these areas.

- 42. Even though a demonstration is not required, Boomerang submits that the public interest benefits of designating Boomerang as an ETC include 1) a larger local calling area and expanded coverage area via multiple underlying carriers (as compared to traditional wireline carriers and single wireless carriers); 2) the convenience, portability, and security afforded by mobile telephone service; 3) the opportunity for customers to control cost by receiving a pre-set amount of flat-rate monthly airtime; 4) the ability to purchase additional low-cost usage at multiple convenient locations in the event that included usage has been exhausted; 5) the ability of users to use the supported service to send and receive "SMS" or text messages as well as the option to send data and access the public internet; and 6) 911 and, where available, enhanced 911 service in accordance with current FCC requirements. In addition, the inclusion of domestic telephone toll calling as a part of Boomerang's flat-rate wireless offering allows consumers to avoid the risks of becoming burdened with significant and unexpected per-minute charges for domestic telephone toll and overage charges. These per-minute overruns form the basis of a substantial number of consumer complaints to state and federal regulators. Accordingly, Boomerang's offerings will help to reduce this burden on public utility regulatory boards by obviating the cause for such complaints.
- 43. The FCC has also identified factors that are to be considered in determining whether designation of additional ETCs will serve the public interest and whether the benefits of an additional ETC would outweigh potential harms. These factors include: 1) the benefits of

increased competitive choice; and 2) the unique advantages of the applicant company's service offerings.⁴⁴ Boomerang affirms that its ETC designation meets these criteria as described below.

The Benefits of Increased Competitive Choice

- 44. The FCC has long acknowledged the benefits to consumers of being able to choose from a variety of telecommunications providers and the resulting variety of telecommunications services they provide. This is of particular interest in cases where wireless providers like Boomerang seek to provide service as an alternative to the ILEC. In the *Highland Cellular* case, the FCC recognized and affirmed that some households may not have access to the public switched network as provided by the ILEC. The availability of a wireless competitor benefits all consumers. The availability of a wireless competitor benefits consumers who routinely drive long distances to attend work or school or to accomplish everyday tasks such as shopping or attending community and social events. The wireless service offered by Boomerang will provide these consumers with a convenient and affordable alternative to traditional telecommunications service that can be used while at home and away from home.
- 45. Added together, Boomerang expects these additional competitive advantages to create an atmosphere that will cause many qualified consumers, at their option, to select Boomerang's low-income wireless Lifeline service in lieu of the more traditional wireline or wireless services.
- 46. Designation of Boomerang as an ETC also creates competitive pressure for other wireline and wireless providers within the proposed service areas. In order to remain

⁴⁴ 47 U.S.C. § 54.202(c).

⁴⁵ See e.g. Specialized Common Carrier Services, 29 FCC2d 870 (1971).

Federal-State Joint Bd. on Universal Serv., Highland Cellular, Inc., Memorandum Opinion and Order, 19 F.C.C.R. 6422 (2004).

competitive in low-income markets, therefore, all carriers will have greater incentives to improve networks, increase service offerings and lower prices. This results in improved consumer services and, consistent with federal law, benefits consumers by allowing Boomerang to offer the services designated for support at rates that are "just, reasonable, and affordable."

Unique Advantages of Boomerang's Service Offerings

- 47. Boomerang will offer a unique, easy to use, competitive and highly affordable wireless telecommunications service, which it will make available to qualified consumers who either have no other service alternatives or who choose a wireless prepaid solution in lieu of more traditional services. Boomerang's standard customer terms and conditions in connection with its wireless service offering can be found at www.boomerangwireless.com.
- 48. Boomerang will announce and advertise telecommunications services as an ETC in its Service Area and will publicize the availability of Lifeline services in a manner reasonably designed to reach those likely to qualify for those services. Accordingly, more low-income Kansas residents will be made aware of the opportunities afforded to them under the Lifeline program and will be able to take advantage of those opportunities by subscribing to Boomerang's service. A sample of Boomerang's planned advertising is attached hereto as **Exhibit "E."**
 - 49. Boomerang will provide universal service as an ETC in all of its Service Area.
- 50. Boomerang is willing to accept carrier of last resort obligations throughout the universal service areas in which Boomerang is designated as an ETC by the Commission.
- 51. Boomerang will provide equal access to long distance carriers, to the extent to which it is able to do so.

⁴⁷ 47 U.S.C. § 254(b)(1).

- 52. Boomerang offers a local usage plan comparable to that offered by the ILEC in the Service Area for which it seeks designation.
- 53. Boomerang's Lifeline service is available with no credit check, deposit requirement, minimum service periods, or early termination fees. These services will be an attractive and affordable alternative to all consumers, without regard to age, residency, or credit worthiness.

Boomerang Prepaid Wireless Lifeline Plan

- 54. Lifeline is a component of one of four separate federal universal service fund mechanisms⁴⁸ known as the "low-income" support mechanism"⁴⁹ and is defined in 47 C.F.R. § 54.401 as "a retail local service offering" "available only to qualified low-income consumers" "for which qualifying low-income consumers pay reduced charges as a result of application of the Lifeline support amount" that includes the services or functionalities enumerated in § 54.401, which Boomerang will use to "[m]ake available Lifeline service...to qualifying low-income consumers".⁵⁰ Boomerang's planned wireless Lifeline offering will provide eligible customers with the following three alternative Lifeline plans: (1) 68 units that rollover where 1 minute equals 1 unit and 3 texts equal 1 unit, (2) 125 units that rollover where 1 minute and 1 text equals 1 unit, and (3) 250 units without rollover where 1 minutes equals 1 unit and 1 text equals 1 unit.
- 55. The terms and conditions of its voice telephony service plans offered to Lifeline subscribers are detailed on page 12 of the Compliance Plan attached hereto as **Exhibit "D"** and on the Terms of Service attached hereto as **Exhibit "F"**.

⁴⁸ 47 C.F.R. § 54.8(a)(1); See "Definitions" at second sentence.

^{49 47} C.F.R. § 54.8(a)(1)); See "Definitions" at first sentence.

⁵⁰ 47 C.F.R. §§ 54.401(a)(1), 54.401(a)(2), 54.401(a)(3), 54.405(a).

- 56. All low-income universal service support will be used to allow Boomerang to provide the service with no monthly recurring charge, thus ensuring that the consumer receives 100% of all universal service support funding for which Boomerang will seek reimbursement. In the event that all airtime has been used, Lifeline customers will also have the capability of purchasing additional airtime in the various denominations set forth on page 23 of the Compliance Plan.
- 57. Airtime replenishment cards will be made available at many retail outlets frequented by low-income customers throughout the Service Area such as CVS, Dollar General, Walgreens, Seven-Eleven, Fred's, Rite Aid, as well as from Boomerang's website.
- 58. The wireless plan will also include a free handset and the following Custom Calling features:
 - (a) Caller ID;
 - (b) Call Waiting;
 - (c) Call Forwarding;
 - (d) 3-Way Calling; and
 - (e) Voicemail.
- 59. Under Boomerang's proposed low-income wireless offering, each eligible wireless customer will receive a 911 compliant handset at no cost to the subscriber. Attached hereto as **Exhibit "G"** is information regarding the handsets issued by Boomerang to its customers. Wireless handsets will be delivered at no charge to qualifying customers, service will be activated, and the requisite number of minutes will be added upon certification of the customer for Lifeline.
- 60. Boomerang reiterates that it is applying for ETC designation solely for the purpose of providing Lifeline discounts to qualified low-income consumers and to seek

reimbursement for the same and will not seek or accept High Cost support. Under the FCC Rules, an ETC applicant must submit a five-year plan that describes with specificity the proposed improvements or upgrades to the applicant's network on a wire-center-by-wire-center basis throughout its proposed Service Area. The only circumstance warranting deviation from this requirement is where an applicant's requested ETC serving territory would qualify it to receive no "high cost" USF support, but only "low income" USF support. Because Boomerang seeks ETC designation solely for purposes of reimbursement for provision of subsidized Lifeline services to eligible customers, submission of a Five-Year Network Improvement Plan is not required at this time. Since Lifeline support is designed to reduce the monthly cost of telecommunication services for eligible consumers, is distributed on a per-customer basis, and is directly reflected in the price that the eligible customer pays, it is assured that all support received by the carrier is used to provide Lifeline services to consumers, thus promoting Lifeline and the availability of telephone service to low-income users, which is clearly in the public interest. In addition, designation of Boomerang as an ETC will not pose any adverse effect in the growth in the high-cost portions of the USF, nor will it create or contribute to an erosion of high-cost funding from any rural or non-rural telephone company.

- 61. The FCC reaffirmed this position when it stated that "the potential growth of the fund associated with high-cost support distributed to competitive ETCs" is not relevant to carriers seeking support associated with the low-income program.⁵¹
- 62. The FCC also recognized that the total effect of additional low-income-only ETC designations would have a minimal impact on the fund when it stated that "any increase in the size of the fund would be minimal and would be outweighed by the benefit of increasing eligible

Petition of TracFone Wireless, Inc. for Forbearance from 47 U.S.C. § 214(e)(1)(A) and 47 C.F.R. § 54.201(i), CC Docket No. 96-45, Order, 20 FCC Rcd 15095 (2005) ("TracFone Forbearance Order") at ¶ 17.

participation in the Lifeline program, furthering the statutory goal of providing access to low-income consumers."52

- 63. It is also vital to recognize that in the case of Lifeline support, an ETC receives USF support *only* for the customers it obtains. In the scenario where a competitive ETC obtains a Lifeline customer from another ETC, only the "capturing" ETC provides Lifeline discounts and as a result, only the "capturing" ETC receives support reimbursement.
- 64. In addition, all providers are required to contribute a portion of the interstate revenues received from their customers to the Universal Service Fund. In accordance with current federal regulations, Boomerang will make contributions based on that portion of its revenue that is determined to be interstate. As such, approving Boomerang as an ETC will actually create contributions to the USF that were previously non-existent.
- 65. Approval of Boomerang's ETC Application will serve the public interest by increasing participation of qualified consumers in the Lifeline program in the State of Kansas. It will also increase the number of carriers eligible for federal USF support, thereby proportionately increasing the amount of federal USF dollars available to Kansas consumers. Granting ETC status to Boomerang will contribute to more Kansas residents receiving Lifeline, thereby increasing the amount of federal USF dollars flowing into and thereby benefiting Kansas residents. In short, Kansas residents will get more of their money back.
- 66. The Lifeline service offered by Boomerang also provides important benefits that are especially needed by low-income Kansas residents in this time of economic downturn. As the Commission is aware, the Dow Jones Average, a primary indicator of the health of the economy, has been at low ebb for a considerable period of time. Savings accounts, upon which

TracFone Forbearance Order, at ¶ 17.

many depend for emergencies and retirement, have significantly eroded. The availability of a mobile telephone will be critical to the efforts of the unemployed as they search for other employment opportunities. Without a regular paycheck, wireless telephone service would become a luxury beyond the means of many of those persons.

- 67. Boomerang's Lifeline program will enable thousands of residents to obtain wireless service which would otherwise be unavailable to them. The economic circumstances indicate that low-income individuals, now more than ever, can greatly benefit from the advantages offered by Boomerang's Lifeline service thus allowing those adversely impacted by the failing economy or job loss to have access to a free wireless service to assist in emergency situations, facilitate job search efforts, and to maintain contact with family members.
- 68. It is also a commonly accepted fact that in today's market, qualified Lifeline customers view the portability and convenience of wireless service not as a luxury, but as a necessity. Mobile service allows children to reach their parents, wherever they may be, allows a person seeking employment the ability to be contacted by potential employers, and provides end users with the ability to contact emergency service providers, regardless of location.
- 69. Finally, designation of Boomerang as a wireless ETC will serve the public interest by furthering the extensive role that Boomerang believes it will play in the provision of communications service to low-income consumers, transient users, and other consumers who, due to the restrictive credit criteria, deposit requirements, and long-term commitments of wireline and traditional wireless service providers, are without a viable alternative and are likely to remain so.

- 70. As set forth in the Compliance Plan, Boomerang will comply with the uniform eligibility criteria established in new section 54.409 of the FCC Rules.⁵³ Therefore, all subscribers will be required to demonstrate eligibility based at least on: (1) household income at or below 135% of the Federal Poverty Guidelines for a household of that size; (2) the household's participation in one of the federal assistance programs listed in new section 54.409(a)(2); or (3) meeting eligibility criteria established by Kansas for its residents, provided such criteria are based solely on income or factors directly related to income per new section 54.409(a)(3) of the FCC Rules. In addition, the Company will confirm that the subscriber is not already receiving a Lifeline service and no one else in the subscriber's household is subscribed to a Lifeline service.
- 71. As described in the Compliance Plan, Boomerang will implement certification policies and procedures that enable consumers to demonstrate their eligibility for Lifeline assistance to Company personnel as detailed in the <u>Lifeline Reform Order</u>, together with any additional state certification requirements.⁵⁴ Consistent with federal requirements, Boomerang requires customers to certify at the time of service activation and annually thereafter that they:

 1) are the head of household; 2) participate in one of the state-approved means tested programs;

 3) will be receiving Lifeline-supported services only from Boomerang; 4) do not currently receive Lifeline support; and 5) will notify Boomerang in the event that they no longer participate in the qualifying program.
- 72. If Boomerang has a reasonable basis to believe that one of its Lifeline subscribers no longer meets the eligibility criteria, the Company will notify the subscriber of impending

⁵³ 47 C.F.R. § 54.409 (effective June 1, 2012).

⁵⁴ <u>Lifeline Reform Order</u> at ¶61; 47 C.F.R. § 54.410(a).

termination in writing and in compliance with any state dispute resolution procedures applicable to Lifeline termination, and give the subscriber 30 days to demonstrate continued eligibility.⁵⁵ A demonstration of eligibility must comply with the annual verification procedures found in Section 54.410(f), including the submission of a certification form.⁵⁶

- 73. Furthermore, Boomerang commits to comply with the FCC's 60-day non-usage policy, as described in the <u>Lifeline Reform Order</u>.⁵⁷
- 74. Boomerang is aware of the Commission's audit process and aware of the Commission's annual certification process, with which is commits to comply. As described in detail in the Company's Compliance Plan, attached hereto, the Company will continue to cooperate with federal and state regulators to prevent waste, fraud, and abuse.

BOOMERANG WILL COMPLY WITH ALL ANNUAL REPORTING REQUIREMENTS

- 75. Consistent with the requirements of 47 C.F.R. § 54.209 (effective April 2, 2012), Boomerang will comply with the following annual reporting requirements:
- (a) As required by 47 C.F.R. § 54.209(a)(2), Boomerang will report, on an annual basis, "any outage, as that term is defined in 47 C.F.R. 4.5, of at least 30 minutes in duration" that potentially affects 1) at least ten percent of the end users served in a designated service area; or 2) a 911 special facility. The report will include 1) the date and time of the outage; 2) a brief description of the outage and its resolution; 3) the particular services affected 4) the geographic areas affected; 4) the steps take to prevent a similar situation in the future; and 5) the number of customers affected.

^{55 &}lt;u>Lifeline Reform Order</u> at ¶ 143; 47 C.F.R. § 54.405(e)(1).

⁵⁶ 47 C.F.R. §54.410 (effective April 2, 2012).

⁵⁷ <u>Lifeline Reform Order</u> at ¶¶ 257-63.

- (b) As required by 47 C.F.R. § 54.209(a)(3), Boomerang will report he numbers of requests for service from potential customers within its ETC service areas that were unfulfilled in the past year and how it attempted to rpvide service to those potential customers.
- (c) Consistent with the requirements of 47 C.F.R. § 54.422(b)(2), Boomerang will annually report the number of complaints received by Boomerang from the FCC, this Commission, or the Better Business Bureau, per 1,000 handsets.
- (d) As required by 47 C.F.R. § 54.209(a)(5), Boomerang will certify its continuing compliance with all applicable service quality standards and consumer protection rules.
- (e) Consistent with the requirement of 47 C.F.R. § 54.209(a)(6), Boomerang will certify, on an annual basis, its continued ability to remain functional in emergency situations.
- (f) Pursuant to the requirements of 47 C.F.R. § 54.209(a)(7), Boomerang will certify each year that it offers a local usage plan comparable to that offered by the ILEC operating in the designated service area.

WHEREFORE, premises considered, having demonstrated herein that Boomerang satisfies all the conditions of eligibility necessary for designation as an ETC in Kansas, and having shown that the public and universal service interests of the telecommunications consumers of the State of Kansas will be properly served, Boomerang respectfully requests that the Commission promptly grant this Application and designate Boomerang Wireless, LLC as a wireless eligible telecommunications carrier.

Respectfully Submitted,

BOOMERANG WIRELESS, LLC

Bv:

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VERIFICATION

STATE OF IOV	WA	
COUNTY OF	Linn	

- I, James T. Balvanz, Chief Financial Officer of BOOMERANG WIRELESS, LLC ("Boomerang"), state under penalty of perjury:
 - 1. I am an officer authorized to act on behalf of Boomerang.
- 2. The foregoing statements in the APPLICATION FOR DESIGNATION AS AN ELIGIBLE TELECOMMUNICATIONS CARRIER ON A WIRELESS BASIS (LOW-INCOME ONLY) are true, accurate, and correct to the best of my knowledge, information and belief.

James Tj. Balvanz

SWORN TO AND SUBSCRIBED before me on this the 2 day of 1, 2012.

My Commission Expires:

ALEXIS MADREN Commission Number 773252 My Commission Expires June 4, 2015

EXHIBITS

Exhibit A - Service Area

Exhibit B - Articles of Incorporation and Authorization to Transact Business

in the State of Kansas

Exhibit C - Officers

Exhibit D - Revised Compliance Plan

Exhibit E - Sample Advertising

Exhibit F - Terms of Service

Exhibit G - Handsets

EXHIBIT A SERVICE AREA

NPA.	NXX	State	Ratecenter	CLLI	LATA
316	200	KS	WICHITA	WCHTKSBRDMD	532
316	201	KS	WICHITA	WCHTKSBRX5Y	532
316	204	KS	WICHITA	WCHTKSZU1MD	532
316	206	KS	WICHITA	WCHTKSBRX9Y	532
316	207	KS	WICHITA	WCHTKSZU1MD	532
316	208	KS	WICHITA	WCHTKSZU1MD	532
316	209	KS	WICHITA	WCHTKSZU1MD	532
316	210	KS	WICHITA	WCHTKSZU1MD	532
316	211	KS		WTVLKSSTRS0	
316	212	KS	NEWTON	WCHUKSHHDS0	532
316	213	KS	WICHITA	WCHTKSBRX2X	532
316	214	KS	WICHITA	WCHTKSZU1MD	532
316	215	KS	WHITEWATER	WCHTKSCZRS2	532
316	217	KS	WHITEWATER	WCHTKSBRXFX	532
316	218	KS	WICHITA	WCHTKSANDS0	532
316	219	KS	WICHITA	WCHTKSHHDS0	532
316	220		WICHITA	WCHTKSOLRS0	532
316	221		WICHITA	WCHUKSHHDS0	532
316	223	KS	WICHITA	WCHUKSHHDS0	532
316				WTVLKSSTRS0	
316	233			WTVLKSSTRS0	
316				WTVLKSSTRS0	
316	-		WICHITA	WCHTKSBRX4X	532
316			WICHITA	WCHTKSTPIMD	532
316			EL DORADO	WCHTKSZU1MD	532
316			WICHITA	WCHTKSBRVMD	532
316			WICHITA	WCHTKSMBXCX	532
316			WICHITA	WCHTKSBRDMD	532
316			EL DORADO	WCHTKSMBXCX	532
316			WICHITA	WCHTKSBRX6X	532
316			WICHITA	WCHTKSBRDMD	532
316				WTVLKSSTRS0	
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NPA	NXX	State	Ratecenter	CLLI	LATA
316	283	KS	NEWTON	NWTNKS05DS0	532
316	284	KS	NEWTON	NWTNKS05DS0	532
316	285	KS	WICHITA	WCHTKSBRX5X	532
316	288	KS	NEWTON	WCHTKSZU1MD	532
316	290	KS	WICHITA	WCHTKSAMDS0	532
316	291	KS	WICHITA	WCHTKSAMDS0	532
316	292	KS	WICHITA	WCHTKSAMDS0	532
316	293	KS	WICHITA	WCHTKSAMDS0	532
316	295	KS	WICHITA	WCHTKSAMDS0	532
316	299	KS	WICHITA	WCHTKSAMDS0	532
316	300	KS	WICHITA	WCHTKSANDS0	532
316	303	KS	WICHITA	WCHTKSAMDS0	532
316	304	KS	WICHITA	WCHTKSZU1MD	532
316	305		WICHITA	WCHTKSBRX2X	532
316	308		WICHITA	WCHTKSBRX3X	532
316	311	KS		WTVLKSSTRS0	
316			WICHITA	WCHTKSTPKMD	532
316	313		EL DORADO	WCHTKSMBX3Y	532
316	315		WICHITA	WCHTKSAHDS0	532
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316			EL DORADO	ELDOKSSTDS0	532
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316	323		EL DORADO	ELDOKSSTDS0	532
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316			WICHIA	WTVLKSSTRS0	332
316			GODDARD	WCHUKSHHDS0	532
316			WHITEWATER	WCHUKSHHUSU WCHTKSWWRS4	532
316			WICHITA	WCH7KSWWK34 WCHVKSOSDS0	532
316			EL DORADO	WCHVK3O3D30	532
316			WICHITA	WCHTKS201MD	532
316			WICHITA	WCHTKSAMDS0 WCHVKSOSDS0	532
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NPA	NXX	State	Ratecenter	CLLI	LATA
316	611	KS		WTVLKSSTRS0	
316	612	KS	WICHITA	WCHTKSOLDS0	532
316	613	KS	WICHITA	WCHUKSHHDS0	532
316	616	KS	WICHITA	WCHUKSMWDS0	532
316	617	KS	WICHITA	WCHTKSMBXCX	532
316	618	KS	WICHITA	WCHTKSOLDS0	532
316	619	KS	WICHITA	WCHVKSMBXCX	532
316	620	KS		WTVLKSSTRS0	
316	621	KS	EL DORADO	WCHUKSMWDS0	532
316	630	KS	WICHITA	WCHTKSAHDS0	532
316	631	KS	WICHITA	WCHTKSAHDS0	532
316	633	KS	WICHITA	WCHTKSMBX3Y	532
316	634	KS	WICHITA	WCHTKSAHDS0	532
316	636	KS	WICHITA	WCHTKSAHDS0	532
316	639	KS		WTVLKSSTRS0	
316	640	KS	WICHITA	WCHTKSMBXCX	532
316	641	KS	WICHITA	WCHTKSMBXCX	532
316	644	KS	WICHITA	WCHTKSMBXCX	532
316	648	KS	WICHITA	WCHTKSMBXCX	532
316	650	KS	WICHITA	WCHTKSMBXCX	532
316	651	KS	WICHITA	WCHTKSOLDS0	532
316	652	KS	WICHITA	WCHTKSOLDS0	532
316	655	KS	WICHITA	WCHTKSBRDMD	532
316	660	KS	WICHITA	WCHTKSAMDS0	532
316	661	KS	MOUNT HOPE	MTHPKS04RL0	532
316	665	KS	WICHITA	WCHTKSMBX3Y	532
316	667	KS	MOUNT HOPE	MTHPKS04RL0	532
316	670	KS	WICHITA	WCHTKS47DS0	532
316	671	KS	WICHITA	WCHTKSAMDS0	532
316	676	KS	WICHITA	WCHTKSAMDS0	532
316	677	KS	WICHITA	WCHTKSAMDS0	532
316	680	KS	WICHITA	WCHTKSMBXCX	532
316	681	KS	WICHITA	WCHTKSOLDS0	532
316	682	KS	WICHITA	WCHTKSOLDS0	532
316	683	KS	WICHITA	WCHTKSOLDS0	532
316	684	KS	WICHITA	WCHTKSOLDS0	532
316	685	KS	WICHITA	WCHTKSOLDS0	532
316	686	KS	WICHITA	WCHTKSOLDS0	532
316	687	KS	WICHITA	WCHTKSOLDS0	532
316	688	KS	WICHITA	WCHTKSOLDS0	532
316	689	KS	WICHITA	WCHTKSOLDS0	532
316	691	KS	WICHITA	WCHTKSOLDS0	532
316	695	KS	WICHITA	WCHTKSBRXPY	532
316	696	KS		WTVLKSSTRS0	
316	700	KS		WTVLKSSTRS0	
316	706	KS	WICHITA	WCHTKSMBXCX	532

NPA	NXX	State	Ratecenter	CLLI STATE OF THE	LATA
316	708	KS	WICHITA	WCHTKSBRDMD	532
316	711	KS		WTVLKSSTRS0	
316	712	KS	WICHITA	WCHTKSMBX3Y	532
316	719	KS	WICHITA	WCHVKSOSDS0	532
316	721	KS	WICHITA	WCHTKSCEDS0	532
316	722	KS	WICHITA	WCHTKSCEDS0	532
316	727	KS	NEWTON	WCHTKSAQ1MD	532
316	729	KS	WICHITA	WCHTKSCEDS0	532
316	730	KS	WICHITA	WCHTKSAMDS0	532
316	733	KS	WICHITA	WCHTKSANDS0	532
316	734	KS	WICHITA	WCHTKSBRDMD	532
316	737	KS	WICHITA	WCHTKSBRDMD	532
316	742	KS	LEON	LEONKSPIRLO	532
316	744	KS	WICHITA	WCHTKSKEDS0	532
316	745	KS	LEON	LEONKSPIRLO	532
316	746	KS	DOUGLASS	DGLSKSPIRL0	532
316	747	KS	DOUGLASS	DGLSKSPIRLO	532
316	749	KS	WICHITA	WCHUKSHHDS0	532
316	751	KS	WHITEWATER	WCHUKSMWDS0	532
316	755	KS	WICHITA	WCHTKSVCRS3	532
316	759	KS	WICHITA	WCHTKSOLDS0	532
316	761	KS	WICHITA	WCHTKSBRX9X	532
316	765	KS	WICHITA	WCHTKSMBWC0	532
316	768	KS	WICHITA	WCHTKSMBX3Y	532
316	769	KS		WTVLKSSTRS0	
316	_	KS	WICHITA	WCHUKSHHDS0	532
316	772	KS	WHITEWATER	WCHTKSCZRS2	532
316	773	KS	WICHITA	WCHTKSCEDS0	532
316	775	KS	WICHITA	WCHTKSAGDS0	532
316	776	KS	WICHITA	WCHTKSRHRS1	532
316	777	KS	WICHITA	WCHTKSMLRS2	532
316	778	KS	BENTON	WCHTKSBERS1	532
316	779	KS	WICHITA	WCHUKSHHDS0	532
316	785	KS		WTVLKSSTRS0	
316	788	KS	WICHITA	WCHTKSDEDS0	532
316	789	KS	WICHITA	WCHTKSDEDS0	532
316			GODDARD	WCHTKSGMRS2	532
316			WICHITA	WCHTKSCBRS1	532
316			WHITEWATER	WCHTKSWWRS4	532
316	804	KS	NEWTON	WCHTKSBRX9Y	532
316	806	KS	WICHITA	WCHTKSTPKMD	532
316	807	KS	WICHITA	WCHTKSTPKMD	532
316	811	KS		WTVLKSSTRS0	
316	_		WICHITA	WCHTKSTERS0	532
316			WICHITA	WCHTKSNY1MD	532
316				WTVLKSSTRS0	

NPA	NXX	State	Ratecenter	CLU	LATA
316	828	KS	WICHITA	WCHTKSTERS0	532
316	830	KS	HALSTEAD	HLSTKSTERS0	532
316	831	KS	WICHITA	WCHTKSTERS0	532
316	832	KS	WICHITA	WCHTKSTERS0	532
316	833	KS	WICHITA	WCHTKSAMDS0	532
316	835	KS	HALSTEAD	HLSTKSTERS0	532
316	836	KS	NEWTON	WCHUKSMWDS0	532
316	838	KS	WICHITA	WCHTKSTERS0	532
316	841	KS	WICHITA	WCHTKSBRDMD	532
316	842	KS	NEWTON	WCHTKSMBX3Y	532
316	844	KS	BENTON	WCHUKSMWDS0	532
316	847	KS	WICHITA	WCHUKSMWDS0	532
316	854	KS	WICHITA	WCHTKSMBX3Y	532
316	858	KS	WICHITA	WCHUKSHHDS0	532
316	866	KS	WICHITA	WCHUKSMWDS0	532
316	869	KS	WICHITA	WCHTKSMBX3Y	532
316	871	KS	WICHITA	WCHTKSTPKMD	532
316	877	KS		WTVLKSSTRS0	
316	880	KS	WICHITA	WCHTKSTPKMD	532
316	881	KS	WHITEWATER	WCHUKSHHDS0	532
316	882	KS	WICHITA	WCHTKSAMDS0	532
316	883	KS	GODDARD	WCHUKSMWDS0	532
316	889	KS	EL DORADO	WCHUKSHHDS0	532
316	911	KS		WTVLKSSTRS0	
316	913	KS		WTVLKSSTRS0	
316	925	KS	WICHITA	WCHUKSMWDS0	532
316	927	KS	WICHITA	WCHUKSMWDS0	532
316	928	KS	WICHITA	WCHUKSMWDS0	532
316	929	KS		WTVLKSSTRS0	
316	932	KS	WICHITA	SHRNKSXADS1	532
316	941	KS	WICHITA	WCHTKSNWDS0	532
316	942	KS	WICHITA	WCHTKSNWDS0	532
316	943	KS	WICHITA	WCHTKSNWDS0	532
316	944	KS	WICHITA	WCHTKSNWDS0	532
316	945	KS	WICHITA	WCHTKSNWDS0	532
316	946	KS	WICHITA	WCHTKSNWDS0	532
316	950	KS		WTVLKSSTRS0	
316	954	KS		NOCLLIKNOWN	
316	958	KS		WTVLKSSTRS0	
316	959	KS		WTVLKSSTRS0	
316	962	KS	WICHITA	WCHUKSHHDS0	532
316	969	KS	WICHITA	WCHTKSBRXPY	532
316	970	KS		NOCLLIKNOWN	
316	973	KS	WICHITA	WCHVKSOSDS0	532
316	974	KS	CHENEY	WCHUKSHHDS0	532
316	975	KS	WHITEWATER	WCHUKSMW2MD	532

NPA	NXX	State	Ratecenter	CLLI	LATA
316	976	KS	XXXXXXXXX	NOCLLIKNOWN	99999
316	977	KS	WICHITA	WCHVKSOSDS0	532
316	978	KS	WICHITA	WCHTKSOLRS0	532
316	990	KS	WICHITA	WCHVKSCK4MD	532
316	992	KS	WICHITA	WCHVKSCK4MD	532
316	993	KS	WICHITA	WCHVKSCK4MD	532
316	996	KS		WTVLKSSTRS0	
620	200	KS	HUTCHINSON	MNRGKSABCM1	532
620	201	KS	CIMARRON	ULYSKS03CM0	532
620	202	KS	RIVERTON	WCHTKSMBXCX	532
620	203	KS	BURLINGTON	MNRGKSABCM1	532
620	204	KS	STERLING	MNRGKSABCM1	532
620	205	KS	INDEPNDNCE	INDPKSAK1MD	532
620	206	KS	CEDAR VALE	PRSSKSBL6MD	532
620	207	KS	NICKERSON	WCHTKSBRXFX	532
620	209	KS	PRETTYPRRI	WCHTKSMBX3Y	532
620	210	KS	BAXTER SPG	WCHTKSBRDMD	532
620	211	KS		WTVLKSSTRS0	
620	212	KS	CHANUTE	MNRGKSABCM1	532
620	213	KS	MEDICNLODG	MNRGKSABCM1	532
620	214	KS	SCOTT CITY	MNRGKSABCM1	532
620	215	KS	FORT SCOTT	MNRGKSABCM1	532
620	216	KS	SEDAN	PRSSKSBL6MD	532
620	217	KS	HESSTON	WCHTKSZU1MD	532
620	218	KS	WINFIELD	MNRGKSABCM1	532
620	220	KS	COTONWDFLS	WCHTKSBRXFX	532
620	221	KS	WINFIELD	WNFDKSMIDS0	532
620	222	KS	WINFIELD	WNFDKSMIDS0	532
620	223	KS	FORT SCOTT	FTSCKS01DS0	532
620	224	KS	FORT SCOTT	FTSCKS01DS0	532
620	225	KS	DODGE CITY	DDCYKS01DS0	532
620	226	KS	BARTLETT	BRTLKSXARS0	532
620			DODGE CITY	DDCYKS01DS0	532
620	228	KS	IOLA	PRSSKSBL1MD	532
620	229	KS	WINFIELD	WNFDKSMIDS0	532
620	230	KS	PITTSBURG	PSBGKSLODS0	532
620		KS	PITTSBURG	PSBGKSLODS0	532
620			PITTSBURG	PSBGKSLODS0	532
620	233	KS	KINSLEY	WCHTKSBRX8X	532
620	234	KS	STAFFORD	STFRKSBORS0	532
620	235	KS	PITTSBURG	PSBGKSLODS0	532
620			СНЕТОРА	CHTPKSBERS0	532
			MORAN	MORNKSXARS0	532
620			ļ. <u> </u>		
620 620	238	KS	GIRARD	MNRGKSABCM1	532
			GIRARD HAZELTON	MNRGKSABCM1 SHRNKSXADS0	532 532

NPA	NXX	State	Ratecenter	CLLI	LATA
620	241	KS	MCPHERSON	MCSNKSASDS0	532
620	242	KS	MCPHERSON	MCSNKSASDS0	532
620	243	KS	ZENDA	ZENDKSXADS0	532
620	244	KS	ERIE	ERIEKSCIRS0	532
620	245	KS	MCPHERSON	MCSNKSASDS0	532
620	246	KS	NASHVILLE	HVLDKSXADS0	532
620	247	KS	LAKE CITY	SHRNKSXADS0	532
620	248	KS	SUN CITY	SHRNKSXADS0	532
620	249	KS	PITTSBURG	CHRKKSAB1MD	532
620	250	KS	PLAINS	ULYSKS03CM0	532
620	251	KS	COFFEYVL	CFVLKS10DS0	532
620	252	KS	COFFEYVL	CFVLKS10DS0	532
620	253	KS	DODGE CITY	DDCYKSFK3MD	532
620	254	KS	ATTICA	ATTCKSAARS0	532
620	255	KS	DODGE CITY	DDCYKSFK3MD	532
620	256	KS	LEBO	LEBOKSXARS0	532
620	257	KS	LYONS	LYNSKSEARS0	532
620	258	KS	PRETTYPRRI	WCHTKSMBX3Y	532
620	259	KS	HUTCHINSON	HTSNKS02BMD	532
620	260	KS	GARDENCITY	GRCYKS07DS0	532
620	261	KS		WTVLKSSTRS0	
620	262	KS	WINFIELD	WCHTKSBRX9Y	532
620	263	KS	BURLINGTON	WCHTKSMBX3Y	532
620	264	KS	LARNED	WCHTKSBRXBX	532
620	266	KS	HILLSBORO	WCHTKSMBX3Y	532
620	267	KS	PEABODY	WCHTKSMBX3Y	532
620	268	KS	STAFFORD	WCHTKSMBX3Y	532
620	269	KS	CEDAR VALE	WCHTKSMBX3Y	532
620	270	KS	CANEY	WCHTKSMBX3Y	532
620	271	KS	GARDENCITY	GRCYKS07DS0	532
620	272	KS	GARDENCITY	GRCYKS07DS0	532
620	273	KS	COTONWDFLS	CTFLKSBRRS0	532
620	274	KS	CEDARPOINT	AMRCKSXADS0	532
620	275	KS	GARDENCITY	GRCYKS07DS0	532
620	276	KS	GARDENCITY	GRCYKS07DS0	532
620	277	KS	GARDENCITY	HLCMKSMARS2	532
620	278	KS	STERLING	STNGKSXADS0	532
620	279	KS	SAFFORDVL	AMRCKSXADS0	532
620	280	KS	LEOTI	WCHTKSBRX8X	532
620	282	KS	GREAT BEND	MNRGKSABCM1	532
620	283	KS	SYRACUSE	DDCYKSADKMD	532
620	285	KS	LARNED	LRNDKSBRRS0	532
620	286	KS	ABBYVLPLVN	ABVLKSXARS0	532
620	287	KS	GARDENCITY	WCHTKSBRX8X	532
620	288	KS	FREDONIA	MNRGKSABCM1	532
620	289	KS	TYRO	TYROKSXARS0	532

NPA	NXX		Ratecenter	CLLI III	LATA
620	290	KS	GARDENCITY	DDCYKSFK3MD	532
620	292	KS	HOISINGTON	HAYSKSFTCM1	532
620	294	KS	SHARON	SHRNKSXADS0	532
620	295	KS	DIGHTON	MNRGKSABCM1	532
620	296	KS	HARDTNER	CLWLKSXADS0	532
620	297	KS	MURDOCK	MRDCKSXARS0	532
620	298	KS	CUNNINGHAM	CNHMKSXADS0	532
620	300	KS	GREAT BEND	FTMRCOBQCM2	532
620	304	KS	BAXTER SPG	WCHTKSBRIMD	532
620	305	KS	CHANUTE	CHNTKSWO1MD	532
620	306	KS	CANEY	PRSSKSBL6MD	532
620	307	KS	ARKANSASCY	WCHUKSHHDS0	532
620	308	KS	PITTSBURG	PRSSKS034MD	532
620	309	KS	LIBERAL	LBRLKS04DS1	532
620	311	KS		WTVLKSSTRS0	
620	313	KS	LIBERTY	MNRGKSABCM1	533
620	314	KS	HUTCHINSON	WCHTKSBRXBX	533
620	316	KS		WTVLKSSTRS0	
620	318	KS	CUNNINGHAM	WCHVKSOSDS0	53
620	319	KS	SEDAN	WCHUKSHHDS0	53
620	320	KS	MACKSVILLE	MCVLKSXAAMD	53
620	321		BUSHTON	MNRGKSABCM1	53
620	322		ANTHONY	WCHTKSBRX1Y	53
620	323	KS	LINCOLNVL	WCHTKSMBXCX	53
620	324		LEWIS	RSCTKSXADS1	53
620	325		NEODESHA	NDSHKS04RS0	53
620	326		WELLINGTON	WGTNKSNFRS0	53
620	327		HESSTON	HETNKSXADS0	53
620	328		MOUND VLY	MNVYKSXARS0	53
620	329		ELK FALLS	BRDNKSXADS1	53
620	330	_	INDEPNDNCE	INDPKSMADS0	53
620			INDEPNDNCE	INDPKSMADS0	53
620	332		INDEPNDNCE	INDPKSMADS0	53
620			GALVA	MNRGKSABCM1	53
620	335		INGALLS	DDCYKSATDS0	53
620	336		CHERRYVALE	CHVAKSEMRLO	53
620	337		ATTICA	WCHTKSBRXLY	53
620	338		DODGE CITY	DDCYKS01DS0	53
620	339		DODGE CITY	DDCYKS01DS0	53
620	340		EMPORIA	EMPRKS08DS0	53
OZU	341	_	EMPORIA	EMPRKS08DS0	53
				EMPRKS08DS0	53
620	342	KS	IEMPORIA	TEIMIL MUSONODISO	
620 620	342		EMPORIA		
620 620	343	KS	EMPORIA	EMPRKS08DS0	53
620 620	343 344	KS KS			

NPA	NXX	State	Ratecenter	CLU IA INJUNE	LATA
620	347	KS	ARMA	ARMAKSXADS0	532
620	348	KS	MACKSVILLE	MCVLKSXARS0	532
620	349	KS	GREENSBURG	HVLDKSXADS0	532
620	350	KS	CANTON	GALVKSXAGT0	532
620	351	KS	JOHNSON	DDCYKSADKMD	532
620	352	KS	IUKA	MNRGKSABCM1	532
620	353	KS	ULYSSES	ULYSKSXADS0	532
620	354	KS	WALNUT	GRRDKSXADS0	532
620	355	KS	LAKIN	LAKNKSXARS0	532
620	356	KS	ULYSSES	ULYSKSXADS0	532
620	357	KS	JETMORE	JTMRKSXADS0	532
620	358	KS	GRENOLA	BRDNKSXADS1	532
620	359	KS	WELLINGTON	WGTNKSNFRS0	532
620	360	KS	ELKHART	ULYSKS03CM0	532
620	361	KS	ALDEN	GBTPKSAC0MD	532
620	362	KS	FARLINGTON	GRRDKSXADS0	532
620	363	KS	IOLA	WCHTKSBRXFX	532
620	364	KS	BURLINGTON	BURLKSXADS0	532
620	365	KS	IOLA	IOLAKSSYDS0	532
620	366	KS	EMPORIA	WCHTKSBRXFX	532
620	367	KS	GOESSEL	GSSLKSXARS0	532
620	368	KS	HEPLER	GRRDKSXADS0	532
620	369		FORD	DDCYKSATDS0	532
620	370		LIBERAL	ULYSKS03CM0	532
620	371		DODGE CITY	DDCYKSADMMD	532
620	372		COOLIDGE	CLDGKSXARS0	532
620			KENDALL	KENDKSXARS0	532
620	374		HOWARD	HWRDKSWARS0	532
620	375	_	LEOTI	LEOTKSXADS0	532
620			TRIBUNE	TRBNKSXADS0	532
620			ST JOHN	HAYSKSFTCM1	532
620			FREDONIA	FRDNKSXARSO	532
620	_	 	MARIENTHAL	LEOTKSXADS0	532
620			IOLA	IOLAKSSYDS0	532
620			MARION	WCHTKSMBXCX	532
620			MARION	MARNKSLARSO	532
620			GALENA	WCHTKSBRXOY	532 532
620			SYRACUSE	SYRCKSXARSO	532
620	-		SPEARVILLE	DDCYKSATDS0	-
620			MOUNDRIDGE BAXTER SPG	MNRGKSXADS1 WCHTKSMBXCX	532 532
620	-		PRATT	MNRGKSABCM1	532
620			CRESTLINE	CLMBKSXBDS0	532
620			DODGE CITY	WCHTKSBRX8X	532
620		-	LIBERAL	WCHYKSBRX8X	532
620			HARTFORD	HRFRKSAARS0	532
620	L 227	172	LIAKIFOND	THULLINGHAUSU	332

NPA	NXX	State	Ratecenter	CLLIFE	LATA
620	393	12,000,000	JETMORE	DDCYKSADKMD	532
620	394	KS	ATLANTA	BRDNKSXADS1	532
620	395	KS	BRAZILTON	GRRDKSXADS0	532
620	396	KS	WEIR CITY	GRRDKSXADS0	532
620	397	KS	DIGHTON	DGTNKSXADS0	532
620	398	KS	HEALY	DGTNKSXADS0	532
620	399	KS	WELLINGTON	WGTNKSNFRS0	532
620	400	KS	GREAT BEND	GRTBKSSTDS0	532
620	401	KS	LEOTI	WCHTKSBRX8X	532
620	402	KS	WINFIELD	WCHUKSHHDS0	532
620	403	KS	CANEY	WCHUKSHHDS0	532
620	404	KS	PITTSBURG	CHRKKSAB1MD	532
620	405	KS	LA HARPE	PRSSKSBL1MD	532
620	406	KS	MEADE	ULYSKS03CM0	532
620	408	KS	DODGE CITY	DDCYKS01DS0	532
620	409	KS	KIOWA	MNRGKSABCM1	532
620	410	KS	SYLVIA	GBTPKSAC0MD	532
620	411	KS		WTVLKSSTRS0	
620	412	KS	EMPORIA	EMPRKS08DS0	532
620	414	KS	CHERRYVALE	WCHTKSTPJMD	532
620	415	KS	DEXTER	WCHTKSMBX5Y	532
620	417	KS	LIBERAL	LBRLKS04DS1	532
620	421	KS	PARSONS	PRSSKSWADS0	532
620	422	KS	NICKERSON	NCSNKSHARS0	532
620	423	KS	PARSONS	PRSSKSWADS0	532
620	424	KS	ULYSSES	ULYSKSXADS0	532
620	425	KS	COFFEYVL	PRSSKSBLDMD	532
620	426	KS	DEERFIELD	DRFDKSXARS0	532
620	427		MADISON	MDSNKSXADS0	532
620	428		HUGOTON	HGTNKSXARS0	532
620	429	KS	COLUMBUS	CLMBKSXADS0	532
620			DODGE CITY	WCHTKSBRX8X	532
620	431		CHANUTE	CHNTKSSSDS0	532
620	432		CHANUTE	CHNTKSSSDS0	532
620	433		CHANUTE	CHNTKSSSDS0	532
620	434		MAYFIELD	CLWLKSXADS0	532
620	435		ARGONIA	CNSPKSXADS0	532
620	436		LAKIN	DDCYKSADKMD	532
620	437		MADISON	MDSNKSXADS0	532
620	438		BURDEN	BRDNKSXADS1	532
620	439		KINCAID	KNCDKSXARS0	532
620	440		WELLINGTON	MNRGKSABCM1	532
620	441		ARKANSASCY	ARCYKSSODS0	532
620	442		ARKANSASCY	ARCYKSSODS0	532
620	443		AMERICUS	AMRCKSXADS0	532
620	446	KS	ARKANSASCY	ARCYKSSODS0	532

NPA	NXX	State	Ratecenter	CLU CONTROL OF THE PROPERTY OF	LATA
620	447	KS	GEUDA SPG	CLWLKSXADS0	532
620	449	KS	ST PAUL	STPLKSHIRS0	532
620	450	KS	PRATT	PRTTKSNIRS0	532
620	451	KS	SYRACUSE	MNRGKSABCM1	532
620	452	KS	ALBERT	MNRGKSABCM1	532
620	453	KS	HUGOTON	MNRGKSABCM1	532
620	454	KS	INDEPNDNCE	PSBGKSAQ1MD	532
620	455	KS	OXFORD	OXFRKSXARS0	532
620	456	KS	CONWAY SPG	CNSPKSXADS0	532
620	457	KS	CHEROKEE	GRRDKSXADS0	532
620	458	KS	HUDSON .	HDSNKSXARS0	532
620	459	KS	PRETTYPRRI	PRPRKSXARS0	532
620	462	KS	PARTRIDGE	GBTPKSAC0MD	532
620	463	KS	BURRTON	BRRTKSXARS0	532
620	464	KS	COFFEYVL	CFVLKS10DS0	532
620	465	KS	HAVEN	HVENKSXARS0	532
620	466	KS	HAVEN	BHLRKSXARS0	532
620	467	KS	CAMBRIDGE	BRDNKSXADS1	532
620	468	KS	PIQUA	PIQUKSXARS0	532
620	473	KS	HUMBOLDT	HMBLKSBRRLO	532
620	474	KS	HUTCHINSON	HTSNKS028MD	532
620	475	KS	OLPE	OLPEKSXADS0	532
620	476	KS	ROSALIA	BRDNKSXADS1	532
620	478	KS	NORWICH	CNSPKSXADS0	532
620	479	KS	SCAMMON	SCMNKSXARS0	532
620	480	KS	MCPHERSON	WCHTKSZU1MD	532
620	481	KS	EMPORIA	WCHTKSBRIMD	532
620	482	KS	LIBERAL	LBRLKS04DS1	532
620	483	KS	LEHIGH	LHGHKSXARS0	532
620	485	KS	LIBERTY	LBRTKSXARS0	532
620	486	KS	SYLVIA	SYLVKSXARS0	532
620	487	KS	EMPORIA	WCHTKSBRX9Y	532
620	488	KS	BELLEPLAIN	BLLPKSXADS0	532
620	489	KS	WINDOM	WNDMKSXARS0	532
620	490	KS	BURLINGTON	WCHTSKSBRXF	532
620	491	KS	KINGMAN	MNRGKSABCM1	532
620	492	KS	JOHNSON	JHSNKSXARS0	532
620	493	KS	MANTER	MANTKSXARS0	532
620			BIG BOW	BGBWKSXARS0	532
620			LA HARPE	LHRPKSXADS0	532
620	497	KS	TURON	SHRNKSXADS0	532
620	499	KS	SYRACUSE	SYRCKSXARS0	532
620	500	KS	HUTCHINSON	BHLRKSAKPS0	532
620	501	KS	MEDICNLODG	MDLDKS01RS0	532
620	504	KS	MCPHERSON	MCSNKSASDS0	532
620	505	KS	COFFEYVL	CFVLKSAO1MD	532

NPA	NXX	State	Ratecenter	CLLI	LATA
620	506	KS	ARKANSASCY	WCHTKSMBX3Y	532
620	507	KS	WELLINGTON	WGTNKSNFRS0	532
620	508	KS	PRATT	PRTTKSNIRS0	532
620	509	KS	LYONS	WCHTKSMBX3Y	532
620	510	KS	SUBLETTE	SBLTKSORRLO	532
620	511	KS		WTVLKSSTRS0	
620	513	KS	HUTCHINSON	HTSNKSRS9MD	532
620	514	KS	WELLINGTON	WCHUKSHHDS0	532
620	515	KS	COFFEYVL	CFVLKSAO1MD	532
620	516	KS	ARLINGTON	GBTPKSACOMD	532
620	517	KS	CALDWELL	MNRGKSABCM1	532
620	518	KS	ASHLAND	DDCYKSFK3MD	532
620	521	KS	GARDENCITY	WCHTKSBRX8X	532
620	525	KS	BURDETT	RSCTKSXADS1	532
620	527	KS	ROZEL	RSCTKSXADS1	532
620	528	KS	ALLEN	ALLNKSXADS0	532
620	530	KS	CLEARWATER	CLWRKSABDS0	532
620	532	KS	KINGMAN	KGMNKSMARS0	532
620	534	KS	ALDEN	ALDNKSXARS0	532
620	535	KS	BURDEN	BRDNKSXADS1	532
620	537	KS	BUFFALO	BFLOKSXARS0	532
620	538	KS	ARLINGTON	ARTNKSXARS1	532
620	539	KS	ENGLEWOOD	ENWDKSXARS0	532
620	541	KS	HUGOTON	DDCYKSADKMD	532
620	543	KS	BUHLER	BHLRKSXARS0	532
620	544	KS	HUGOTON	HGTNKSXARS0	532
620	545	KS	CLEARWATER	CLWRKSXADS1	532
620	546	KS	IUKA	SHRNKSXADS0	532
620	547	KS	HIATTVILLE	GRRDKSXADS0	532
620		110	MULLINVL	HVLDKSXADS0	532
620	549	KS	ST JOHN	STJHKSXADS0	532
620	_		INDEPNDNCE	PRSSKSBLDMD	532
620		_	KINGMAN	WCHTKSBRXFX	532
620	_		ULYSSES	DDCYKSADKMD	532
620	_			WTVLKSSTRS0	
620		-	HUTCHINSON	HTSNKS02DS0	532
620			DODGE CITY	ULYSKS03CM0	532
620			BUSHTON	BSTNKSXARS0	532
620			PLAINS	PLNSKSLORLO	532
620	-		ELLINWOOD	ELLNKSXARS0	532
620		_	HEWINS	HWNSKSXARS0	532
620			ELLINWOOD	HAYSKSFTCM1	532
620		_	PARTRIDGE	PRRGKSXARS1	532
620	_		ALTOONA	ALNAKSXARS0	532
620	-	KS	GARFIELD	RSCTKSXADS1	532
620	575	KS	ULYSSES	ULYSKSXADS0_	532

NPA	NXX	State	Ratecenter	CLLI	LATA
620	577	KS	INDEPNDNCE	WCHTKSMBX3Y	532
620	580	KS		WTVLKSSTRS0	
620	582	KS	COLDWATER	CDWRKSLURS0	532
620	583	KS	EUREKA	EURKKSELRS0	532
620	584	KS	CLEARWATER	CLWRKSXADS1	532
620	585	KS	INMAN	INMNKSXARS0	532
620	586	KS	OLMITZ	OLMTKSXA1MD	532
620	587	KS	CLAFLIN	CLFLKSXARS0	532
620	588	KS	CLAFLIN	BSTNKSXARS0	532
620	591	KS	EMPORIA	WCHTKSTP5MD	532
620	592	KS	RICHFIELD	RCFDKSXARS0	532
620	593	KS	ROLLA	ROLLKSXARS0	532
620	594	KS	SAWYER	HVLDKSXADS0	532
620	595	KS	MOSCOW	DDCYKSADKMD	532
620	596	KS	LANGDON	LNGDKSXARS1	532
620	597	KS	HALLOWELL	CLMBKSXBDS0	532
620	598	KS	MOSCOW	MSCWKSXARS0	532
620	600	KS	ELKHART	DDCYKSADKMD	532
620	603	KS	GREAT BEND	WCHTKSMBX3Y	532
620	604	KS	LIBERAL	WCHTKSMBX3Y	532
620	605	KS	PARSONS	PRSSKSAO1MD	532
620	607	KS	FREDONIA	WCHTKSMBX3Y	532
620	608	KS	NEODESHA	WCHUKSHHDS0	532
620	611	KS		WTVLKSSTRS0	
620	614	KS	MACKSVILLE	WCHTKSMBX3Y	532
620	615	KS	HUTCHINSON	WCHTKSTP5MD	532
620	617	KS	GREAT BEND	MNRGKSABCM1	532
620	620	KS		WTVLKSSTRS0	
620	621	KS	LIBERAL	WCHTKSBRX8X	532
620	622	KS	PROTECTION	PRTCKSMARS0	532
620	623	KS	HANSTON	DDCYKSATDS0	532
620	624	KS	LIBERAL	LBRLKS04DS1	532
620	625	KS	YATES CTR	YTCTKSSTRS0	532
620	626	KS	LIBERAL	LBRLKS04DS1	532
620	627	KS	ELK CITY	EKCYKSXARS0	532
620	628	KS	CANTON	CNTNKSSMRS0	532
620	629	KS	LIBERAL	LBRLKS04DS1	532
620	632	KS	MCCUNE	GRRDKSXADS0	532
620	633	KS	LAFONTAINE	LFNTKSXARS0	532
620	635	KS	ASHLAND	ASLDKSXARS0	532
620	636	KS	FREDONIA	WCHTKSBRXBZ	532
620	637	KS	TORONTO	TOROKSXARS0	532
620	638	KS	ARCADIA	ARMAKSXADS0	532
620	639	KS	GREAT BEND	GBTPKSAC0MD	532
620	640	KS	GARDENCITY	DDCYKSFK3MD	532
620	642	KS	LONGTON	BRDNKSXADS1	532

NPA	NXX	State	Ratecenter	CLLI	LATA
620	643	KS	LAWTON	ASBRMOXARS0	522
620	644	KS	FORT SCOTT	WCHTKSMBX3Y	532
620	645	KS	QUINCY	QNCYKSXARS0	532
620	646	KS	FOWLER	FWLRKSMIRL0	532
620	647	KS	MOLINE	MOLNKSMIRS0	532
620	649	KS	SATANTA	STNTKSXARS0	532
620	651	KS	DEERFIELD	DDCYKSADKMD	532
620	652	KS	FREDONIA	WCHTKSMBX3Y	532
620	653	KS	HOISINGTON	HSTNKSXBDS0	532
620	654	KS	GALVA	GALVKSXAGT0	532
620	655	KS	LIBERAL	DDCYKSFK3MD	532
620	656	KS	PRESTON	PSTNKSXARS0	532
620	657	KS	RYUS	RYUSKSXARS0	532
620	658	KS	FALL RIVER	FLRVKSXARS0	532
620	659	KS	KINSLEY	KNSLKSNIRLO	532
620	660	KS	ARKANSASCY	MNRGKSABCM1	532
620	662	KS	HUTCHINSON	HTSNKS02DS0	532
620	663	KS	HUTCHINSON	HTSNKS02DS0	532
620	664	KS	HUTCHINSON	HTSNKS02DS0	532
620	665	KS	HUTCHINSON	HTSNKS02DS0	532
620	668	KS	COPELAND	DDCYKSATDS0	532
620	669	KS	HUTCHINSON	HTSNKS02DS0	532
620	670	KS	PITTSBURG	WCHTKSMBX3Y	532
620	672	KS	PRATT	PRTTKSNIRS0	532
620	673	KS	HAVANA	HAVNKSXADS0	532
620	674	KS	COLUBSRURL	CLMBKSXBDS0	532
620	675	KS	SUBLETTE	SBLTKSORRLO	532
620	678	KS	HAMILTON	HMTNKS01RS0	532
620	679	KS	TREECE	PCHROKMARL1	538
620	680	KS	LYONS	MNRGKSABCM1	532
620	682	KS	DODGE CITY	DDCYKS01DS0	532
620	687	KS	PITTSBURG	MNRGKSABCM1	532
620	688	KS	COFFEYVL	MNRGKSABCM1	532
620	692	KS	COYVILLE	CYVLKSXARS0	532
620	693	KS	NOMANCHETR	CLWLKSXADS0	532
620		_	HUTCHINSON	HTSNKS02DS0	532
620		_	ELKHART	EKHTKSXADS1	532
620			BENEDICT	BNDCKSXARS0	532
620	-		READING	EMPRKS08DS0	532
620		-		WTVLKSSTRS0	
620			CHERRYVALE	CHVAKSEMRL0	532
620	_		PITTSBURG	WCHTKSBRX2X	532
620			WINFIELD	WNFDKSMIDS0	532
620			HUTCHINSON	WCHTKSMBX3Y	532
620			COFFEYVL	CFVLKS10DS0	532
620	710	KS	SEDAN	SEDNKSCHRS0	532

NPA	NXX	State	Ratecenter	CLLI	LATA
620	711	KS		WTVLKSSTRS0	
620	712	KS	INMAN	WCHTKSMBX3Y	532
620	714	KS	INDEPNDNCE	PRSSKSBL6MD	532
620	715	KS	INDEPNDNCE	WCHUKSHHDS0	532
620	716	KS	NEODESHA	NDSHKS04RS0	532
620	717	KS	PARSONS	WCHTKSBRX2X	532
620	718	KS	MCPHERSON	WCHUKSHHDS0	532
620	719	KS	PITTSBURG	PRSSKSWACM0	532
620	720	KS	PAWNEEROCK	WCHTKSMBX3Y	532
620	723	KS ·	GREENSBURG	GNBGKSFLRL0	532
620	724	KS	GIRARD	GRRDKSXADS0	532
620	725	KS	SEDAN	SEDNKSCHRS0	532
620	726	KS	BURNS	BRNSKSPARS0	532
620	727	KS	HUTCHINSON	HTSNKS02DS0	532
620	728		HUTCHINSON	HTSNKS02DS0	532
620	731	KS	QUINCY	QNCYKSXARS0	532
620	732		DURHAM	DRHMKSXARS0	532
620	735	KS	CASSODAY	CSSDKSXARS0	532
620	736	KS	SEVERY	SVRYKSRERS0	532
620	738	KS	WILMORE	HVLDKSXADS0	532
620	739	KS	ISABEL	HVLDKSXADS0	532
620	740	KS	HARPER	WCHTKSBRXFX	532
620	741	KS	ARKANSASCY	ARCYKSSODS0	532
620	742	KS	GALENA	WCHTKSBRNMD	532
620	743	KS	MAPLETON	MPTNKSXARS0	532
620	746	KS	SATANTA	DDCYKSADKMD	532
620	747	KS	MOUNDRIDGE	MNRGKSABCM1	532
620	750	KS	EUREKA	WCHTKSBRXFX	532
620	752	KS	POTWIN	PTWNKSXADS0	532
620	753	KS	MATFLDGREN	MTGRKSXARS0	532
620	754	KS	SAVONBURG	UNTWKSXADS0	532
620	755	KS	MCPHERSON	MNRGKSABCM1	532
620			UNIONTOWN	UNTWKSXADS0	532
620	757	KS	EMPORIA	WCHTKSBRW28	532
620	758		CEDAR VALE	CDVAKSPLRS0	532
620	762		COLUMBUS	PRSSKSAO1MD	532
620	763	KS	GALESBURG	GLBGKSXADS0	532
620	764		MULBERRY	ARMAKSXADS0	532
620			GARDENCITY	GRCYKS07DS0	532
620			COUNCILGRV	CNGVKSAC1MD	532
620	767		COUNCILGRV	CNGVKSXAGT0	532
620	768		FORT SCOTT	FTSCKS01DS0	532
620			PRATT	PRTTKSNIRS0	532
620			INMAN	WCHTKSMBX3Y	532
620			PARSONS	MNRGKSABCM1	532
620	779		INDEPNDNCE	MNRGKSABCM1	532

NPA.	NXX	State	Ratecenter	CLU	LATA
620	781	KS	SCOTT CITY	ULYSKS03CM0	532
620	782	KS	UDALL	UDLLKSXADS0	532
620	783	KS	GALENA	GALNKSXARS0	532
620	784	KS	ALTAMONT	ALMTKSXARS1	532
620	785	KS		WTVLKSSTRS0	
620	786	KS	GREAT BEND	GRTBKSSTDS0	532
620	787	KS	DUNLAP	DNLPKSXAAMD	532
620	789	KS	DODGE CITY	DDCYKSADKMD	532
620	790	KS	BELLEPLAIN	BLLPKSXADS0	532
620	791	KS	GREAT BEND	GRTBKSSTDS0	532
620	792	KS	GREAT BEND	GRTBKSSTDS0	532
620	793	KS	GREAT BEND	GRTBKSSTDS0	532
620	794	KS	EMPORIA	WCHTKSMBXCX	532
620	795	KS	OSWEGO	OSWGKSXARS0	532
620	796	KS	GREAT BEND	VCTAKSXAGT1	532
620	797	KS	GREAT BEND	WCHTKSBRXBX	532
620	798	KS	MCPHERSON	WCHTKSBRX9Y	532
620	801	KS	DODGE CITY	DDCYKS01DS0	532
620	802	KS	HUTCHINSON	HTSNKS02DS0	532
620	803	KS	EMPORIA	EMPRKS08DS0	532
620	804	KS	LARNED	MNRGKSABCM1	532
620	805	KS	GARDENCITY	GRCYKS07DS0	532
620	808	KS	COFFEYVL	WCHUKSHHDS0	532
620	811	KS		WTVLKSSTRS0	
620	820	KS	PARSONS	PRSSKSWADS0	532
620	824	KS	GENESEO	GALVKSXAGT0	532
620	825	KS	KIOWA	SHRNKSXADS0	532
620	826	KS	BUCKLIN	BCKLKSSMRS0	532
620	827	KS	W MINERAL	GRRDKSXADS0	532
620	829	KS	DEVON	UNTWKSXADS0	532
620	834	KS	CONWAY	CNWYKSXARS0	532
620	835	KS	ROLLA	DDCYKSADKMD	532
620	836	KS	GRIDLEY	GRDLKSXARS0	532
620	837	KS	WALTON	WLTNKSXARS0	532
620	839	KS	THAYER	THYRKSXARS0	532
620	840	KS	HARPER	HPRPKSMARS0	532
620	842	KS	ANTHONY	ANTHKSWSRS0	532
620	843	KS	BEAUMONT	BRDNKSXADS1	532
620	845	KS	CALDWELL	CLWLKSXADS0	532
620	846	KS	MONTEZUMA	DDCYKSATDS0	532
620	848	KS	RIVERTON	RVTNKSXARS0	532
620	851	KS	LARNED	ULYSKS03CM0	532
620	852	KS	COLONY	CLNYKSXADS0	532
620	_		REECE	BRDNKSXADS1	532
620			CIMARRON	DDCYKSATDS0	532
620			BAXTER SPG	BXSPKSXARS0	532

NPA:	NXX	State	Ratecenter	CLLI	LATA
620	857	KS	FULTON	UNTWKSXADS0	532
620	860	KS	HUTCHINSON	WCHTKSMBX3Y	532
620	861	KS	SUBLETTE	ULYSKS03CM0	532
620	862	KS	HAVILAND	HVLDKSXADS0	532
620	863	KS	CORBIN	CLWLKSXADS0	532
620	864	KS	PIEDMONT	BRDNKSXADS1	532
620	865	KS	ENSIGN	DDCYKSATDS0	532
620	867	KS	RIVERDALE	CNSPKSXADS0	532
620	868	KS	GREAT BEND	GRTBKSSTDS0	532
620	869	KS	HESSTON	WCHTKSMBX3Y	532
620	870	KS	COFFEYVL	PRSSKSBL6MD	532
620	872	KS	SCOTT CITY	SCCYKSMARS0	532
620	873	KS	MEADE	MEADKSSLRL0	532
620	874	KS	SCOTT CITY	SCCYKSMARS0	532
620	875	KS	PITTSBURG	WCHTKSBRIMD	532
620	876	KS	DEXTER	BRDNKSXADS1	532
620	877	KS	HILLSBORO	WCHTKSMBX3Y	532
620	878	KS	FLORENCE	FLRNKSTRRS0	532
620	879	KS	CANEY	CANYKS05RS0	532
620	884	KS	NEOSHO FLS	NSFLKSXARS0	532
620	885	KS	MINNEOLA	MNNLKSTURLO	532
620	886		MEDICNLODG	MDLDKS01RS0	532
620	887	KS	MEDICNLODG	MDLDKS01RS0	532
620	891		CHERRYVALE	PRSSKSBL6MD	532
620	892	KS	SOUTHHAVEN	CLWLKSXADS0	532
620	893	_	COATS	HVLDKSXADS0	532
620	894	KS	LYONS	WCHTKSBRXFX	532
620	895	KS	CULLISON	HVLDKSXADS0	532
620	896	KS	HARPER	HRPRKSMARS0	532
620	897	KS	LITTLE RIV	LTRVKSXADS1	532
620	899	KS	HUTCHINSON	MNRGKSABCM1	532
620	901	KS	IOLA	IOLAKSSYDS0	532
620	902	KS	CHANUTE	CHNTKSSSDS0	532
620			CHERRYVALE	WCHUKSHHDS0	532
620	904	KS	STERLING	WCHTKSMBX3Y	532
620	908	KS	CANEY	CANYKS05RS0	532
620	909	_	SCOTT CITY	DDCYKS01DS0	532
620	910		LARNED	WCHTKSMBX3Y	532
620	911			WTVLKSSTRS0	
620	912		ERIE	ERIEKSCIRSO	532
620	913			WTVLKSSTRS0	
620	914		ANTHONY	SHRNKSXADS0	532
620	915	_	ATTICA	SHRNKSXADS0	532
620			HARPER	SHRNKSXADS0	532
620	 		KINGMAN	SHRNKSXADS0	532
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NPA	NXX	State	Ratecenter	CLU	LATA
620	920	KS	NEODESHA	PRSSKSBL6MD	532
620	921	KS	HUTCHINSON	HTSNKS02DS0	532
620	922	KS	EDNA	EDNAKSXADS0	532
620	923	KS	ALBERT	RSCTKSXADS1	532
620	924	KS	LINCOLNVL	LNVLKSXAAMD	532
620	926	KS	INDEPNDNCE	PRSSKSBL6MD	532
620	927	KS	TRIBUNE	DDCYKSFK3MD	532
620	930	KS	MEDICNLODG	SHRNKSXADS0	532
620	931	KS	HUTCHINSON	HTSNKS02DS0	532
620	933	KS	PRATT	SHRNKSXADS0	532
620	934	KS	PAWNEEROCK	ULYSHS03CM0	532
620	935	KS	GALATIA	GALAKSXA1MD	532
620	937	KS	GARDENCITY	ULYSKS03CM0	532
620	938	KS	CHASE	CHASKSWERS0	532
620	939	KS	BRONSON	UNTWKSXADS0	532
620	940	KS	CHASE	BSTNKSXARS0	532
620	947	KS	HILLSBORO	HLBOKSXADS0	532
620	948	KS	COFFEYVL	CFVLKSDERS0	532
620	950	KS		WTVLKSSTRS0	
620	951	KS	HESSTON	WCHTKSBRXFX	532
620	952	KS	ULYSSES	MNRGKSABCM1	532
620	953	KS	EUREKA	WCHTKSMBX3Y	532
620	955	KS	KINGMAN	WCHTKSZU1MD	532
620	956	KS	HOWARD	WCHTKSMBX3Y	532
620	957	KS	MARION	WCHTKSMBX3Y	532
620	958	KS		WTVLKSSTRS0	
620	959			WTVLKSSTRS0	
620	960		HUTCHINSON	MNRGKSABCM1	532
620	962	-	FREEPORT	CLWLKSXADS0	532
620	963		NEOSHO FLS	NSFLKSXARS0	532
620	964	KS	LEROY	LERYKSXARS0	532
620			LATHAM	BRDNKSXADS1	532
620	-		HUTCHINSON	HTSNKS020MD	532
620			BLUFF CITY	CLWLKSXADS0	532
620			WELLINGTON	WGTNKSNFRS0	532
620	_		XXXXXXXXXX	NOCLLIKNOWN	99999
620			TREECE	PCHROKMARL1	538
620			PAWNEEROCK	PWRKKSYURSO	532
620			PEABODY	PBDYKSWARSO	532
620			WALDRON	CLWLKSXADS0	532
620			ROCK	ROCKKSXARSO	532
620			COFFEYVL	PRSSKSBL6MD	532
620	_		CLAFLIN	HAYSKSFTCM1	532
620	_		BELPRE	BLPRKSXARS0	532
785			ABILENE	ABLNKSCDDS0	534
785	201	KS	SALINA	SALNKSTADS1	534

NPA	NXX	State	Ratecenter	CLLI	LATA
785	202	KS	NORTON	HAYSKSLD1MD	534
785	203	KS	PLAINVILLE	SALNKSTAPMD	534
785	204	KS	GARNETT	GRNTKSXADS0	534
785	205	KS	STOCKTON	SALNKSTAPMD	534
785	206	KS	MORRILL	TPKAKSJAXXX	534
785	207	KS	TOPEKA	TPKAKSYZ1MD	534
785	208	KS	PHILLIPSBG	SALNKSTAPMD	534
785	209	KS	JUNCTIONCY	JNCYKSBG1MD	534
785	210	KS	JUNCTIONCY	JNCYKSXADS0	534
785	211	KS		WTVLKSSTRS0	
785	212	KS	LINDSBORG	SALNKSAM1MD	534
785	213	KS	TOPEKA	TPKAKSYZ1MD	534
785	214	KS	OTTAWA	TPKAKSKVX2X	534
785	215	KS	TOPEKA	TPKAKSJAXMX	534
785	216	KS	HILL CITY	HAYSKSLD1MD	534
785	217	KS	TOPEKA	TPKAKSQA8MD	534
785	218	KS	LAWRENCE	TPKAKSGSCMD	534
785	219	KS	OSAGE CITY	SALNKSAMDMD	534
785	220	KS	TOPEKA	TPKAKSJAXUX	534
785	221	KS	TOPEKA	TPKAKSYZ1MD	534
785	222	KS	LA CROSSE	LACRKSELRS0	534
785	223	KS	JUNCTIONCY	JNCYKSXADS0	534
785	224	KS	TOPEKA	TPKAKSJAXUX	534
785	225	KS	BROOKVILLE	WLSNKSXADS0	534
785	226	KS	JUNCTIONCY	JNCYKSXA6MD	534
785	227	KS	LINDSBORG	LNBGKSLIRLO	534
785	228	KS	TOPEKA	TPKAKSFADS0	534
785	229		OTTAWA	OTWAKSMADS0	534
785	230	KS	TOPEKA	TPKAKSYZ1MD	534
785	231		TOPEKA	TPKAKSJADS1	534
785	232		TOPEKA	TPKAKSJADS1	534
785	233		TOPEKA	TPKAKSJADS1	534
785	234		TOPEKA	TPKAKSJADS1	534
785	235		TOPEKA	TPKAKSJADS1	534
785	236		MANHATTAN	TPKAKSGSCMD	534
785	237		SOUTHBYRON	BYRNNEXCDS0	958
785	238		JUNCTIONCY	JNCYKSXADS0	534
785	239		JUNCTIONCY	JNCYKSXADS0	534
785	240		JUNCTIONCY	JNCYKSXADS0	534
785	241		OTTAWA	SALNKSDA1MD	534
785	242		OTTAWA	OTWAKSMADS0	534
785	243		CONCORDIA	CNCRKSBRDS0	534
785	244	-	SUMMERFLD	HOMEKSXAGT0	534
785	245		MAHASKA	CUBAKSXADS0	534
785	246		ТОРЕКА	TPKAKSNODS0	534
785	247	KS		NOCLLIKNOWN	

NPA	NXX	State	Ratecenter	CLLI	LATA
785	248	KS	OTTAWA	TPKAKSGSCMD	534
785	249	KS	TOPEKA	TPKAKSYZ1MD	534
785	250	KS	TOPEKA	TPKAKSYZ1MD	534
785	252	KS	HOLYROOD	HLYRKSXADS0	534
785	253	KS	TOPEKA	TPKAKSJS3MD	534
785	254	KS	ROXBURY	ASSRKSXAGT0	534
785	255	KS	CENTROPOLS	CNTRKSXARS0	534
785	256	KS	TOPEKA	TPKAKSFADS0	534
785	257	KS	WOODBINE	HOPEKSXADS0	534
785	258	KS	HERINGTON	HNTNKSNARS0	534
785	259	KS	HAYS	HAYSKSLD1MD	534
785	260	KS	TOPEKA	TPKAKSJAXVX	534
785	261	KS	HAYS	SALNKSAMDMD	534
785	262	KS	CONCORDIA	CNCRKSBRDS0	534
785	263	KS	ABILENE	ENTRKSCTRS0	534
785	264	KS	SO NAPONEE	NAPNNEXGRS0	646
785	265	KS	MORROWVL	CUBAKSXADS0	534
785	266	KS	TOPEKA	TPKAKS37DS0	534
785	267	KS	TOPEKA	TPKAKS37DS0	534
785	268	KS	MARYSVILLE	SALNKSDA1MD	534
785	269	KS	COLBY	SALNKSAMDMD	534
785	270	KS	TOPEKA	TPKAKSJADS1	534
785	271	KS	TOPEKA	TPKAKSFADS0	534
785	272	KS	TOPEKA	TPKAKSFADS0	534
785	273	KS	TOPEKA	TPKAKSFADS0	534
785	274	KS	TOPEKA	TPKAKS37DS0	534
785	275	KS	CONCORDIA	CNCRKSBRDS0	534
785	276	KS	TOPEKA	TPKAKSJADS1	534
785	277	KS	DENMARK	WLSNKSXADS0	534
785	278	KS	SOUTHHARDY	HRDYNEXLRS0	958
785	279	KS	LA CROSSE	SALNKSTAPMD	534
785	280	KS	NAVARRE	SALNKSAM1MD	534
785	281			NOCLLIKNOWN	
785	282	KS	SMITH CTR	SMCTKSMARS0	534
785	283	KS	TESCOTT	TSCTKSXADS1	534
785	284		SABETHA	SBTHKSVIRL0	534
785	285		SABETHA	TPKAKSGS1MD	534
785	286		TOPEKA	TPKAKSNODS0	534
785	287			WTVLKSSTRS0	
785	288		HIAWATHA	TPKAKSGS1MD	534
785	289	KS	ТОРЕКА	SALNKSDA1MD	534
785	290	KS	TOPEKA	TPKAKS25DS0	534
785	291	KS	TOPEKA	TPKAKSJADS0	534
785	292		FRANKFORT	FRFTKSLORS0	534
785	293		LEONARDVL	LNRVKSXARS0	534
785	294	KS	SENECA	TPKAKSGS1MD	534

NPA	NXX	State	Ratecenter	CLLI WARREN	LATA
785	295	KS	TOPEKA	TPKAKSJADS1	534
785	296	KS	TOPEKA	TPKAKSJADS0	534
785	297	KS	TOPEKA	TPKAKSJADS0	534
785	298	KS	SO HAIGLER	HGLRNEXSDS1	646
785	299	KS	QUINTER	HAYSKSLD1MD	534
785	300	KS	SABETHA	EVRSKSXADS2	534
785	301	KS	HAYS	TPKAKSSU7MD	534
785	302	KS	PHILLIPSBG	HAYSKSLD1MD	534
785	303	KS	PALCO	HAYSKSLD1MD	534
785	304	KS	GARNETT	GRNTKSXAW00	534
785	305	KS	HOLTON	HLTNKSXARS0	534
785	307	KS	JUNCTIONCY	JNCYKSAL4MD	534
785	308	KS		WTVLKSSTRS0	
785	309	KS	SALINA	SALNKSTADS1	534
785	310		LYNDON	SALNKSAMDMD	534
785	311	KS		WTVLKSSTRS0	
785	312		LAWRENCE	LWRNKSVEDS0	534
785	313	KS	MANHATTAN	SALNKSDA1MD	534
785	314	KS	OSBORNE	RSSLKSXA00T	534
785	316	KS		WTVLKSSTRS0	
785	317	KS	MANHATTAN	MNHTKSFACM0	534
785	318	KS	LECOMPTON	TPKAKSJAX9X	534
785	320	KS	MANHATTAN	MNHTKSFA0MD	534
785	321	KS	ST MARYS	HWTHKSAF0MD	534
785	322	KS	HERNDON	ATWDKSSTRS0	534
785	323	KS	MANHATTAN	MNHTKSFADS0	534
785	324	KS	RUSSELL	RSSLKSXA3MD	534
785	325		WASHINGTON	WASHKS03RS0	534
785	326		SO CHESTER	CHESNEXCRS1	958
785			HOLTON	SALNKSAMDMD	534
785	330		LAWRENCE	LWRNKSVEDS0	534
785	_		LAWRENCE	LWRNKSVEDS0	534
785		+	ST FRANCIS	STFNKSWARS0	534
785			GYPSUM	ASSRKSXAGT0	534
785			SENECA	EVRSKSXADS2	534
785		-	SCANDIA	SCNDKSFERS0	534
785			SENECA	SENCKSDERLO	534
785	_		HANOVRHNBG	HNVRKSEDRS0	534
785		-	ТОРЕКА	KSCYMOSWDS0	534
785			ТОРЕКА	TPKAKS25DS0	534
785			MANHATTAN	MNHTKSFARS0	534
785		-	MANHATTAN	TPKAKSGSCMD	534
785	_		SALINA	SALNKSTAAMD	534
785		_	ALEXANDER	RSCTKSXADS1	534
785			LAWRENCE	LWRNKSCLW13	534
785	345	IKS	OSBORNE	KETNKSXADS0	534

NPA	NXX	State	Ratecenter	CLU	LATA
785	346	KS	OSBORNE	OSBRKSXARS0	534
785	347	KS	SOWILSONVL	WIVLNEXGRS0	646
785	348	KS	LINN	HOMEKSXAGT0	534
785	349	KS	WHITE CITY	HOPEKSXADS0	534
785	350	KS	TOPEKA	TPKAKSJARS2	534
785	351	KS	LA CROSSE	HAYSKSLDWC2	534
785	353	KS	BEATTIE	HOMEKSXAGT0	534
785	354	KS	ТОРЕКА	TPKAKSJADS1	534
785	355	KS	TIMKEN	RSCTKSXADS1	534
785	356	KS	BISON	RSCTKSXADS1	534
785	357	KS	TOPEKA	TPKAKSJADS1	534
785	358	KS	NARKA	CUBAKSXADS0	534
785	359	KS	DENTON	EVRSKSXADS1	534
785	361	KS	REPUBLIC	RPBLKSXARS0	534
785	362	KS	HOLTON	HLTNKSXARL0	534
785	363	KS	BLRP-WTVL	WTVLKSSTRS0	534
785	364	KS	HOLTON	HLTNKSXARS0	534
785	365	KS	HAYS	HAYSKSLDWC2	534
785	366	KS	HOPE	HOPEKSXADS0	534
785	367	KS	OSAGE CITY	SALNKSAMDMD	534
785	368	KS	ТОРЕКА	TPKAKSJADS0	534
785	370	KS	MANHATTAN	SALNKSAMDMD	534
785	371	KS	LAWRENCE	SALNKSAMDMD	534
785	372	KS	RUSHCENTER	RSCTKSXADS1	534
785	373	KS	TIPTON	WLSNKSXADS0	534
785	374	KS	COURTLAND	CRLDKSXADS0	534
785	375	KS	JUNCTIONCY	TPKAKSGSCMD	534
785	376	KS	SALINA	SALNKSAMDMD	534
785	377	KS	BLRP-WTVL	TPKAKSQALMD	534
785	378	KS	MANKATO	MNKTKSCORL0	534
785	379	KS	TOPEKA	TPKAKSJADS1	534
785	380	KS	TOPEKA	SALNKSAMDMD	534
785	381	KS	SYLVAN GRV	HAYSKSFTCM1	534
785	382	KS	VERMILLION	HOMEKSXAGT0	534
785	383	KS	TOPEKA	TPKAKSET9MD	534
785	384	KS	LINCOLN	SALNKSDA1MD	534
785	385	KS	RUSSELL	RSSLKSXADS1	534
785	386	KS	SELDEN	LENRKSXADS0	534
785	387	KS	OTIS	RSCTKSXADS1	534
785	388	KS	LONGFORD	BGTNKSXADS1	534
785	389	KS	LEBANON	LBNNKSXARS0	534
785	391	KS	UTICA	RSCTKSXADS1	534
785	392	KS	MINNEAPOLS	MPLSKS02RL0	534
785	393	KS	LAWRENCE	TPKAKSJAXUX	534
785	394	KS	MCCRACKEN	RSCTKSXADS1	534
785	395	KS	MANHATTAN	MNHTKSFADS0	534

NPA	NXX	State	Ratecenter	CLLI	LATA :
785	396	KS	WHEATON	HOMEKSXAGT0	534
785	398	KS	BAZINE	RSCTKSXADS1	534
785	399	KS	KANORADO	BRWSKSXADS0	534
785	401	KS	TIPTON	HAYSKSFTCM1	534
785	402	KS		WTVLKSSTRS0	
785	403	KS	MERIDEN	SALNKSAMDMD	534
785	404	KS	SALINA	SALNKSTA0MD	534
785	405	KS	BREWSTER	HAYSKSLD1MD	534
785	406	KS	GREENLEAF	SALNKSAM1MD	534
785	407	KS	MINNEAPOLS	SALNKSTAJMD	534
785	408	KS	TOPEKA	TPKAKSSU0MD	534
785	409	KS	TOPEKA	TPKAKSJAXUX	534
785	410	KS	MANHATTAN	TPKAKSGS1MD	534
785	411	KS		WTVLKSSTRS0	
785	412	KS	GLEN ELDER	SALNKSAM1MD	534
785	413	KS	MILTONVALE	SALNKSAM1MD	534
785	415	KS	STOCKTON	VCTAKSXAGT1	534
785	416	KS	BENNINGTON	SALNKSAM1MD	534
785	417	KS		WTVLKSSTRS0	
785	418	KS	OTTAWA	OTWAKSMACM0	534
785	419	KS	BROOKVILLE	HAYSKSFTCM1	534
785	420	KS	WILSON	SALNKSAM1MD	534
785	421	KS	HILL CITY	HLCYKSXBDS0	534
785	422	KS	TOPEKA	TPKAKSQAGMD	534
785	423		LAWRENCE	TPKAKSKVX2X	534
785	424		LAWRENCE	TPKAKSQA8MD	534
785	425	-	STOCKTON	SKTNKSASRS0	534
785	426		SOBENKELMN	BNMNNEXSDS1	646
785	427		MILTONVALE	MLVAKSXADS1	534
785	428		JEWELL	JEWLKSHARL0	534
785	429	KS	SOFRANKLIN	FKLNNEXHDS0	646
785	430	_	TOPEKA	TPKAKSJADS0	534
785	431		TOPEKA	TPKAKSJADS0	534
785	432		HAYS	SALNKSTAPMD	534
785	433		GARNETT	SALNKSAMDMD	534
785	434		PLAINVILLE	PLVLKSMIRS0	534
785	435		TOPEKA	TPKAKSJADS0	534
785	436		BEVERLY	TSCTKSXADS1	534
785	437		ST MARYS	STMYKSXARS0	534
785	438		TOPEKA	TPKAKSFADS0	534
785	439		JAMESTOWN	GLELKSXADS1	534
785	440		TOPEKA	TPKAKS25DS0	534
785	441		RUSSELL	RSSLKSXAGT0	534
785	442	-	HIGHLAND	HGLDKSXARS0	534
785	443		COLBY	HAYSKSLD1MD	534
785	444	KS	HIGHLAND	EVRSKSXADS2	534

NPA	NXX	1757 1 1 15 TALL 1986	Ratecenter	CLLI	LATA
785	445	KS	RUSSELL	RSSLKSXADS1	534
785	446	KS	CLYDE	MLVAKSXADS1	534
785	447	KS	CLAYCENTER	SALNKSAM1MD	534
785	448	KS	GARNETT	GRNTKSXADS0	534
785	449	KS	ESKRIDGE	ESRGKSXARS0	534
785	450	KS	LINDSBORG	ASSRKSXAGT0	534
785	451	KS	HOLYROOD	SALNKSAM1MD	534
785	452	KS	SALINA	SALNKSTADS1	534
785	453	KS	MICHIGNVLY	MCVYKSXARS0	534
785	454	KS	DOWNS	DWNSKSXARS0	534
785	455	KS	CLIFTON	MLVAKSXADS1	534
785	456	KS	WAMEGO	WAMGKSXADS0	534
785	457		WESTMORELD	HOMEKSXAGT0	534
785	458		WAMEGO	WAMGKSXADS0	534
785	459		MORRILL	MORLKSXARS0	534
785	460		COLBY	CLBYKSBSDSO	534
785	461		WAKEFIELD	RILYKSXADS1	534
785	462		COLBY	CLBYKS05DS0	534
785	463		MILFORD	MLVAKSXADS1	534
785	464		AURORA	MLVAKSXADS1	534
785	465		COLBY	CLBYKS05DS0	534
785	466		DELAVAN	HOPEKSXADS0	534
785	467		FAIRVIEW	WTMRKSXADS0	534
785	468		OLSBURG	RILYKSXADS1	534
785	469		LUCAS	HAYSKSFTCM1	534
785	470		OBERLIN	HAYSKSLD1MD	534
785	471	KS	ELLIS	HAYSKSLDWC2	534
785	472	KS	ELLSWORTH	ELWOKSNORLO	534
785	473	KS	MANHATTAN	TPKAKSQA0MD	534
785	474	KS	POWHATTAN	PWHTKSXARS0	534
785	475	KS	OBERLIN	OBRLKSHARS0	534
785			KENSINGTON	KETNKSXADS0	534
785	477		MANHATTAN	TPKAKSGS1MD	534
785	478	KS	ТОРЕКА	TPKAKSFADS0	534
785	479	KS	NAVARRE	HOPEKSXADS0	534
785	481	KS	BROWNELL	RSCTKSXADS1	534
785	482		DWIGHT	HOPEKSXADS0	534
785	483		RUSSELL	RSSLKSXAGT0	534
785	484		MERIDEN	MRDNKSXARS0	534
785	485		RILEY	RILYKSXADS1	534
785	486		HORTON	HRTNKSXARS0	534
785	487		HORTON	EVRSKSXADS2	534
785	488		BENNINGTON	BGTNKSXADS1	534
785	489		WESTPHALIA	WPHLKSXARS0	534
785	492		JUNCTIONCY	TPKAKSJAXYX	534
	493		SALINA	SALNKSTADS1	534

NPA	NXX	State	Ratecenter	CLU	LATA
785	494	KS	ST GEORGE	STGRKSXADS0	534
785	497	KS	WILSEY	HOPEKSXADS0	534
785	498	KS	HAYS	SALNKSTAPMD	534
785	499	KS	ALTA VISTA	ALTVKSXARS0	534
785	500	KS	CAWKERCITY	HAYSKSFTCM1	534
785	501	KS	TOPEKA	BHLRKSAKPS0	534
785	502	KS	SALINA	SALNKSGDPS0	534
785	504	KS	GARNETT	SALNKSAMDMD	534
785	505	KS	LAWRENCE	LWRNKSVEDS0	534
785	506	KS	TOPEKA	TPKAKSJADS1	534
785	510		WASHINGTON	HOMEKSXAGT0	534
785	511			WTVLKSSTRS0	
785	512		HOPE	SALNKSAM1MD	534
785	513	KS	ATWOOD	HAYSKASLD1M	534
785	514		LA CROSSE	RSCTKSXADS1	534
785	515		SALINA	SALNKSQAFMD	534
785	522		CIRCLEVL	SALNKSAMDMD	534
785	523		DELPHOS	TSCTKSXADS1	534
785	524		LINCOLN	LNCLKSLIRLO	534
785	525		LUCAS	WLSNKSXADS0	534
785	526		SYLVAN GRV	WLSNKSXADS0	534
785	527		BELLEVILLE	BLVLKSMSRS0	534
785	528		OSAGE CITY	OSCYKSXARS0	534
785	529		HUNTER	WLSNKSXADS0	534
785	530		JUNCTIONCY	JNCYKSBHPS0	534
785	531		ELLSWORTH	SALNKSAM1MD	534
785	532	KS	MANHATTAN	MNHTKSFADS0	534
785	533		PHILLIPSBG	HAYSKSFTCM1	534
785	534		BELOIT	SALNKSAM1MD	534
785	535		EMMETT	EMMTKSXARS0	534
785	536		GYPSUM	GYPSKSOWRLO	534
785	_		MANHATTAN	MNHTKSFADS0	534
785	538		MCDONALD	MCDDKSKERS0	534
785	539		MANHATTAN	MNHTKSFADS0	534
785	540		PHILLIPSBG	VCTAKSXAGT1	534
785	541		WASHINGTON	SALNKSDA1MD	534
785	542		EUDORA	EUDRKSKIRS1	534
785	543		PHILLIPSBG	PHBGKS04RS0	534
785	544		ROBINSON	EVRSKSXADS1	534
785	545		GLEN ELDER	GLELKSXADS1	534
785	546		MARQUETTE	MRQTKSKIRLO	534
785	547		WILLIS	EVRSKSXADS1	534
785			EVEREST	EVRSKSXADS1	534
785	549		MELVERN	MLVRKSXARS0	534
785	550		LAWRENCE	TPKAKSGSCMD	534
785	552		L'AVINLIACE		334
/85	_552	K2		WTVLKSSTRS0	

NPA	CONTRACTOR CONTRACTOR	. WALLESS COMMENT	Ratecenter	CLLI 🛠 🥌 🙀 hat	LATA
785	554	KS	TOPEKA	TPKAKSGSCMD	534
785	555	KS	TOPEKA	TPKAKSFADS0	534
785	556	KS	MANHATTAN	SALNKSDA1MD	534
785	557	KS	DOWNS	GLELKSXADS1	534
785	558	KS	MANHATTAN	MNHTKSGHW02	534
785	559	KS	TOPEKA	TPKAKSJADS0	534
785	560	KS	MANHATTAN	TPKAKSJADS0	534
785	561	KS	DELAVAN	SALNKSAM1MD	534
785	562	KS	MARYSVILLE	MYVIKSELRS0	534
785	564	KS	MANHATTAN	MNHTKSFADS0	534
785	565	KS	MANHATTAN	MNHTKSFADS0	534
785	566	KS	POMONA	POMNKSXARS0	534
785	567	KS	LENORA	LENRKSXADS0	534
785	568	KS	GLASCO	TSCTKSXADS1	534
785	569	KS	BELOIT	BELTKS02RL0	534
785	570	KS		NOCLLIKNOWN	
785	571	KS	ABILENE	SALNKSAMDMD	534
785	572	KS	FRANKFORT	TPKAKSQANMD	534
785	575	KS	TOPEKA	TPKAKSJADS0	534
785	577	KS	SALINA	SALNKSAM1MD	534
785	579	KS	JUNCTIONCY	JNCYKSBPAMD	534
785	580	KS	TOPEKA	TPKAKSJADS0	534
785	581	KS	TOPEKA	TPKAKSSUAMD	534
785	582	KS	SILVERLAKE	SLLKKSXARS0	534
785	583	KS		NOCLLIKNOWN	
785	584	KS	ROSSVILLE	ROVLKSXARS0	534
785	585	KS		NOCLLIKNOWN	
785	586	KS	LEVANT	BRWSKSXADS0	534
785	587	KS	MANHATTAN	MNHTKSFADS0	534
785	589	KS	HARVEYVL	HVVLKSXARS0	534
785	593	KS	SIMPSON	GLELKSXADS1	534
785	594	KS	BALDWIN	BLDWKSXADS0	534
785	595	KS	WHITECLOUD	WHCLKSXARS0	534
785	597	KS	PERRY	PRRYKSXARS0	534
785	598	KS	BUCKEYE	HOPEKSXADS0	534
785	608	KS	TOPEKA	TPKAKSGSCMD	534
785	611	KS		WTVLKSSTRS0	
785	614	KS	CONCORDIA	SALNKSAM1MD	534
785	615	KS	EUDORA	TPKAKSJAX9X	534
785	617	KS	WAMEGO	SALNKSDA1MD	534
785	619	KS	MARYSVILLE	HOMEKSXAGT0	534
785	620	KS	SMITH CTR	HAYSKSFTCM1	534
785	621	KS	HAYS	VCTAKSXAGT1	534
785	622	KS	EDMOND	LENRKSXADS0	534
785	623	KS	HAYS	HAYSKS11DS0	534
785	624	KS	HAYS	HAYSKS11DS0	534

NPA	NXX	State	Ratecenter	CLLI	LATA
785	625	KS	HAYS	HAYSKS11DS0	534
785	626	KS	ATWOOD	ATWDKSSTRS0	534
785	627	KS	MORLAND	PALCKSXADS0	534
785	628	KS	HAYS	HAYSKS11DS0	534
785	629	KS	MARYSVILLE	MYVIKSELRS0	534
785	630	KS	CLAYCENTER	SALNKSAMDMD	534
785	631	KS	OAKLEY	HAYSKSLDWC2	534
785	632	KS	CLAYCENTER	CLCTKS06RS0	534
785	633	KS	TOPEKA	TPKAKSJAXUX	534
785	634	KS	COLBY	HAYSKSLDWC2	534
785	635	KS	HAYS	SALNKSTAPMD	534
785	636	KS	PAXICO	PAXCKSXADS0	534
785	637	KS	GORHAM	GRHMKSXADS0	534
785	638	KS	AGRA	KETNKSXADS0	534
785	639	KS	HAYS	HAYSKSFTCM1	534
785	640	KS	TOPEKA	TPKAKSJAXUX	534
785	643	KS	SALINA	SALNKSAM1MD	534
785	644	KS	HIGHLAND	SALNKSAMDMD	534
785	647	KS	BURR OAK	BROKKSXARS0	534
785	648	KS	MANKATO	SALNKSDA1MD	534
785	650	KS	HAYS	HAYSKS11DS0	534
785	653	KS	WOODRUFF	LENRKSXADS0	534
785	654	KS	BURLINGAME	BRLNKSXARS0	534
785	655	KS	SOLOMON	SLMNKSOLRS0	534
785	656	KS	HAYS	HAYSKSLD1MD	534
785	657		HOXIE	HAYSKSLD1MD	534
785	658		WILSON	WLSNKSXADS0	534
785	660			WTVLKSSTRS0	
785			ZURICH	PALCKSXADS0	534
785	664		ALMENA	LENRKSXADS0	534
785	665	-	OVERBROOK	OVBKKSXARS0	534
785	_	-	DORRANCE	DRNCKSXARS0	534
785			ASSARIA	ASSRKSXAGT0	534
785			SALEMSBURG	ASSRKSXAGT0	534
785			ALMENA	ALMEKSMARS0	534
785	_	-	TOPEKA	TPKAKSJADS0	534
785	_		OAKLEY	CLBYKSBSDS0	534
785		-	OAKLEY	OKLYKS03RS0	534
785	_		GRAINFIELD	PALCKSXADS0	534
785			HILL CITY	VCTAKSXAGT1	534
785			HOXIE	HOXIKSTRRS0	534 534
785	-		TOPEKA	TPKAKSJADS0	
785	-		HOXIE	VCTAKSXAGT1	534 534
785			JENNINGS	LENRKSXADSO	
785			SOBARNESTN	BNCRNEXCRS1	958
785	680	KS	QUINTER	HAYSKSLDWC2	534

NPA	NXX	State	Ratecenter	CLU ()	LATA
785	685	KS	HIAWATHA	SALNKSAMDMD	534
785	686	KS	SMITH CTR	VCTAKSXAGT1	534
785	687	KS	REXFORD	LENRKSXADS0	534
785	688	KS	PLAINVILLE	VCTAKSXAGT1	534
785	689	KS	LOGAN	PALCKSXADS0	534
785	690	KS	EUDORA	LWRNKSAJDS0	534
785	691	KS	LAWRENCE	LWRNKSVEDS0	534
785	692	KS	PALMER	HOMEKSXAGT0	534
785	693	KS	NORCATUR	NRTNKSLIRS0	534
785	694	KS	BREWSTER	BRWSKSXADS0	534
785	695	KS	ATHOL	KETNKSXADS0	534
785	696	KS	TOPEKA	TPKAKS25DS0	534
785	697	KS	GAYLORD	KETNKSXADS0	534
785	698	KS	LURAY	GRHMKSXADS0	534
785	699	KS	SO LIBERTY	LBRTNEXLRS0	958
785	700	KS		WTVLKSSTRS0	
785	706	KS	MANHATTAN	MNHTKSFADS0	534
785	707	KS	WAKEFIELD	SALNKSAMDMD	534
785	709	KS	DWIGHT	SALNKSAM1MD	534
785	711	KS		WTVLKSSTRS0	
785	712	KS	MANHATTAN	TPKAKSKVX2X	534
785	_	KS	MARYSVILLE	TPKAKSGS1MD	534
785			SALINA	SALNKSAMDMD	534
785	717		JUNCTIONCY	JNCYKSXADS0	534
785	718		TROY	SALNKSAMDMD	534
785	_			WTVLKSSTRS0	
785			WAKEENEY	HAYSKSLDWC2	534
785	724		TOPEKA	TPKAKSJADS0	534
785			ESBON	ESBNKSXARS0	534
785			ELLIS	RSCTKSXADS1	534
785			LAWRENCE	SALNKSAMDMD	534
785	-		GOODLAND	SALNKSAMDMD	534
785			CUBA	CUBAKSXADS0	534
785			TOPEKA	TPKAKSJADS1	534
785			RANSOM	RSCTKSXADS1	534
785			AGENDA	CUBAKSXADS0	534
785			WAVERLY	WVRLKSXARSO	534
785			BIRD CITY	BRCYKSRERSO	534
785	_		VICTORIA	VCTAKSXADS0	534
785 785			AXTELL	HOMEKSXAGTO	534 534
	738		PALCO	PALCKSXADS0	
785 785			BELOIT	BELTKS02RL0	534
			RANDALL	GLELKSXADS1	534
785			HIAWATHA	EVRSKSXADS2	534
785	741 742		HIAWATHA	TPKAKSJAXXX	534
785	/42	1/2	HIAWATHA	HWTHKSXADS0	534

NPA	NXX	State	Ratecenter	CLLI	LATA
785	743	KS	WAKEENEY	HLCYKSXBDS0	534
785	744	KS	OKETO	HOMEKSXAGT0	534
785	745	KS	SOREDCLOUD	RDCLNEXCDS0	958
785	746	KS	WILLIAMSBG	WLBGKSMARL0	534
785	747	KS	GREENLEAF	MLVAKSXADS1	534
785	748	KS	CLINTON	LWRNKSVEDS0	534
785	749	KS	LAWRENCE	LWRNKSVEDS0	534
785	751	KS	RUSSELLSPG	BRWSKSXADS0	534
785	753	KS	WEBBER	WBBRKSXARS0	534
785	754	KS	QUINTER	HLCYKSXBDS0	534
785	756	KS	LYNDON	SALNKSAMDMD	534
785	759	KS	QUENEMO	QUNMKSXARS0	534
785	760	KS	LAWRENCE	LWRNKSJY1MD	534
785	761	KS	JUNCTIONCY	JNCYKSXADS0	534
785	762	KS	JUNCTIONCY	JNCYKSXADS0	534
785	763	KS	BARNES	CUBAKSXADS0	534
785	764	KS	LAWRENCE	LWRNKSJY1MD	534
785	765	KS	ALMA	ALMAKSXARS0	534
785	766	KS	LAWRENCE	LWRNKSJY1MD	534
785	767	KS	SOUTHODELL	ODLLNEXMRS0	958
785	769	KS	COLLYER	PALCKSXADS0	534
785	770	KS	MANHATTAN	MNHTKSFADS0	534
785	771	KS	DELIA	DELIKSXARS0	534
785	772	KS	ST FRANCIS	HAYSKSFTCM1	534
785	776	KS	MANHATTAN	MNHTKSFADS0	534
785	777	KS	CLAYCENTER	CLCTKSCBDS0	534
785	778	KS	HADDAM	CUBAKSXADS0	534
785	779	KS	SOBLOOMITN	BLTNNEXGRS0	646
785	781	KS	CAWKERCITY	GLELKSXADS1	534
785	783	KS	TOPEKA	SALNKSAMDMD	534
785	784	KS	JUNCTIONCY	JNCYKSXADS0	534
785	785	KS		WTVLKSSTRS0	
785	786	KS	IONIA	IONIKSXARS0	534
785	787	KS	SALINA	SALNKSTADMD	534
785	789	KS	MANHATTAN	SALNKSAMDMD	534
785	792	KS	BARNARD	TSCTKSXADS1	534
785	793	KS	SCRANTON	SCTNKSXADS0	534
785	794	KS	FORMOSO	GLELKSXADS1	534
785	797	KS	SRPUBLCNCY	RPCYNEXGDS0	646
785	798	KS	NESS CITY	RSCTKSXADS1	534
785	799	KS	НОМЕ	HOMEKSXAGT0	534
785	806	KS	ТОРЕКА	TPKAKSJAXUX	534
785	810	KS	ELLSWORTH	HAYSKSFTCM1	534
785	811	KS		WTVLKSSTRS0	
785	812	KS	LAWRENCE	LWRNKSVEDS0	534
785			LAWRENCE	LWRNKSVEDS0	534

NPA	NXX.	State	Ratecenter	CLLI	LATA
785	814	KS	WAKEENEY	SALNKSTAPMD	534
785	815	KS	CIRCLEVL	SALNKSAMHMD	534
785	816	KS	WELLSVILLE	SALNKSAMDMD	534
785	817	KS	TOPEKA	TPKAKSJAXUX	534
785	818	KS	CONCORDIA	SALNKSAMDMD	534
785	819	KS	SALINA	SALNKSDA1MD	534
785	820	KS	SALINA	SALNKSTADS1	534
785	821	KS	GOODLAND	HAYSKSLD1MD	534
785	822	KS	SALINA	SALNKSTADS1	534
785	823	KS	SALINA	SALNKSTADS1	534
785	824	KS	GRINNELL	BRWSKSXADS0	534
785	825	KS	SALINA	SALNKSTADS1	534
785	826	KS	SALINA	SALNKSTADS1	534
785	827	KS	SALINA	SALNKSTADS1	534
785	828	KS	LYNDON	LYNDKSXARS0	534
785	829	KS	SALINA	SALNKSQA0MD	534
785	830		LAWRENCE	LWRNKSVEDS0	534
785	831	KS	BELOIT	SALNKSAMDMD	534
785	832		LAWRENCE	LWRNKSVEDS0	534
785	833	KS	SALINA	VCTAKSXAGT1	534
785	834		SOLDIER	WTMRKSXADS0	534
785	835		RICHMOND	RCMDKSXARS0	534
785	836		TOPEKA	TPKAKSCARS1	534
785	838		LAWRENCE	LWRNKSVEDS0	534
785	839		DAMAR	PALCKSXADS0	534
785	840	-	LAWRENCE	LWRNKSVEDS0	534
785	841		LAWRENCE	LWRNKSVEDS0	534
785	842		LAWRENCE	LWRNKSVEDS0	534
785	843		LAWRENCE	LWRNKSVEDS0	534
785	844	_	WAMEGO	TPKAKSGS1MD	534
785	845		TOPEKA	TPKAKSGSCMD	534
785			WINONA	BRWSKSXADS0 EVRSKSXADS1	534 534
785			HURON BEELER	RSCTKSXADS1	534 534
785 785			TROY	TPKAKSJAXXX	534
785			HOLTON	TPKAKSJAXXX	534
785			SHARON SPG	SHSPKSXADS0	534
785			SOPAWNEECY	PANMNEXLRS0	958
785			LONGISLAND	LENRKSXADS0	534
785	-		MENLO	BRWSKSXADS0	534
785			LAWRENCE	LWRNKSAJDS0	534
785	-		CENTRALIA	HOMEKSXAGTO	534
785			SO DU BOIS	DUBSNEXLRS0	958
785	_		MARYSVILLE	SALNKSAMDMD	534
785	! 	_	TOPEKA	TPKAKS37DS0	534
785	-		ТОРЕКА	TPKAKS37DS0	534
	1 302	1	1.3	1	

NPA	NXX	State	Ratecenter	CLUTATION	LATA
785	863	200000000000000000000000000000000000000	OSKALOOSA	OSKLKSXARS0	534
785	864	KS	LAWRENCE	LWRNKSVEDS0	534
785	865		LAWRENCE	LWRNKSVEDS0	534
785	866		WETMORE	WTMRKSXADS0	534
785	867		GREELEY	GRELKSXARS0	534
785	868		CORNING	WTMRKSXADS0	534
785	869		LANE	LANEKSXARS0	534
785	871		NORTON	NRTNKSLIRS0	534
785	872		MUSCOTAH	EVRSKSXADS1	534
785	873		WHITING	EVRSKSXADS1	534
785	874		NORTON	LENRKSXADS0	534
785	875		SOSUPERIOR	SPRRNEXLRS0	958
785	876		OZAWKIE	OZWKKSXARS0	534
785	877	KS	NORTON	NRTNKSLIRS0	534
785	878	KS	RANTOUL	RNTLKSXADS0	534
785	879	KS	POWHATTAN	SALNKSAMDMD	534
785	883	KS	WELLSVILLE	WLVLKSXADS0	534
785	885	KS	NATOMA	PALCKSXADS0	534
785	887	KS	LECOMPTON	TPKAKSLERS1	534
785	889	KS	ONAGA	HOMEKSXAGT0	534
785	890	KS	GOODLAND	GDLDKSBIDS0	534
785	891	KS	WALLACE	SHSPKSXADS0	534
785	893	KS	OTTAWA	TPKAKSGS1MD	534
785	896	KS	SO DANBURY	DNBRNEXSDS1	646
785	899	KS	GOODLAND	GDLDKSABRL0	534
785	906	KS	LINDSBORG	SALNKSDA1MD	534
785	911	KS		WTVLKSSTRS0	
785	913	KS		WTVLKSSTRS0	
785	914	KS	SALINA	SALNKSAMDMD	534
785	915	KS	CENTROPOLS	SALNKSAMDMD	534
785	917	KS	LAWRENCE	TPKAKSGSCMD	534
785	922	KS	CHAPMAN	CPMNKS04RS0	534
785	923	KS	SOUTH ALMA	ALMANEXGDS0	646
785	924	KS	CIRCLEVL	CRVLKSXARS0	534
785	925	KS	ТОРЕКА	TPKAKSKVX2X	534
785			MORGANVL	MLVAKSXADS1	534
785			НОМЕ	TPKAKSGS1MD	534
785	933	KS	NETAWAKA	WTMRKSXADS0	534
785	935	KS	DENISON	DESNKSXARS0	534
785			PRINCETON	PRTNKSXARS0	534
785			GOVE	PALCKSXADS0	534
785			GOFF	WTMRKSXADS0	534
785	942	KS	WALDO	WALDKSXADS0	534
785	943	KS	WESKAN	SHSPKSXADS0	534
785	944	KS	GREEN	RILYKSXADS1	534
785	945	KS	VALLEY FLS	VLFLKSXARS0	534

NPA	NXX	State	Ratecenter	CLU	LATA
785	948	KS	HAVENSVL	WTMRKSXADS0	534
785	949	KS	CARLTON	HOPEKSXADS0	534
785	950	KS		WTVLKSSTRS0	
785	952	KS	OSBORNE	RSSLKSXA5MD	534
785	953	KS	OAKLEY	HAYSKSLD1MD	534
785	955	KS	BELLEVILLE	SALNKSAM1MD	534
785	958	KS		WTVLKSSTRS0	
785	959	KS		WTVLKSSTRS0	
785	960	KS		NOCLLIKNOWN	
785	965	KS	RAMONA	HOPEKSXADS0	534
785	966	KS	MAYETTA	MYTTKSXARS0	534
785	969	KS	TOPEKA	TPKAKSET9MD	534
785	970	KS		WTVLKSSTRS0	
785	973	KS	PRAIRIE VW	LENRKSXADS0	534
785	976	KS		NOCLLIKNOWN	
785	979	KS	LAWRENCE	LWRNKSVECM0	534
785	982	KS	TROY	EVRSKSXADS2	534
785	983	KS	LOST SPG	HOPEKSXADS0	534
785	984	KS	ALTON	KETNKSXADS0	534
785	985	KS	TROY	TROYKSXARS0	534
785	986	KS	HOYT	HOYTKSXARS1	534
785	987	KS	MUNDEN	CUBAKSXADS0	534
785	988	KS	BENDENA	EVRSKSXADS1	534
785	989	KS	WATHENA	WTHNKSXARS0	534
785	990	KS	WATHENA	EVRSKSXADS2	534
785	991	KS	WILLIS	TPKAKSGS1MD	534
785	992	KS	CENTROPOLS	SALNKSAMDMD	534
785	994	KS	WOODSTON	KETNKSXADS0	534
785	995	KS	GOODLAND	GDLDKS030MD	534
785	996		WAKEFIELD	SALNKSAMDMD	534
785	998		PARADISE	GRHMKSXADS0	534
913			KANSASCITY	LENXKSGOCM0	524
913			KANSASCITY	LENXKSGOCM0	524
913		_	KANSASCITY	KSCZMOVRCM4	524
913	_		KANSASCITY	LENYKSCJCM2	524
913	—		MCLOUTH	KSCYMO110MD	524
913	205		KANSASCITY	LENYKSCJCM2	524
913	206		KANSASCITY	KSCZMOVRCM4	524
913			KANSASCITY	KSCYKSCV1MD	524
913			KANSASCITY	KSCYKSCV1MD	524
913			KANSASCITY	LENYKSCJCM2	524
913			OLATHE	NOCLLIKNOWN	524
913				WTVLKSSTRS0	
913	212	-	LOUISBURG	LENXKSGOCM1	524
913	213		KANSASCITY	INDPMOXCG00	524
913	214	IKS	KANSASCITY	NOCLLIKNOWN	524

NPA	NXX	State	Ratecenter	CLU	LATA
913	215	KS	GARDNER	NOCLLIKNOWN	524
913	216	KS	KANSASCITY	LENYKSCJCM2	524
913	217	KS	KANSASCITY	KSCYMO09PMD	524
913	219	KS	KANSASCITY	LENXKSGOCM1	524
913	220	KS	KANSASCITY	LENXKSGO1MD	524
913	221	KS	KANSASCITY	LENXKSGO1MD	524
913	223	KS	KANSASCITY	LENXKSGOCM0	524
913	226	KS	KANSASCITY	LENXKSGOCM1	524
913	227	KS	KANSASCITY	KSCYKSLEDS0	524
913	230	KS	KANSASCITY	LENXKSGOCM0	524
913	231	KS	KANSASCITY	INDPMOXCGT0	524
913	232	KS	KANSASCITY	KSCZMODRDS0	524
913	233	KS	KANSASCITY	KSCYKS10DS1	524
913	234	KS	KANSASCITY	KSCYKSCBDS0	524
913	235	KS	KANSASCITY	LENXKSGOCM0	524
913	236	KS	KANSASCITY	KSCYKSJODS1	524
913	237	KS	KANSASCITY	LENXKSGOCM0	524
913	238	KS	KANSASCITY	KSCYKSCV1MD	524
913	239	KS	KANSASCITY	KSCYKSSTDS0	524
913	240	KS	LEAVENWTH	INDPMOCICM0	524
913	241	KS	KANSASCITY	KSCZMODR3MD	524
913	244	KS	KANSASCITY	KSCZMOVRCM4	524
913	248		KANSASCITY	KSCYKSSHDS0	524
913	250	KS	LEAVENWTH	LVWOKSLNRS0	524
913	253		KANSASCITY	KSCYKSCBDS0	524
913	254		OLATHE	KSCYKSOLDS0	524
913	255		LANCASTER	LNCSKSXARS0	524
913	256		OSAWATOMIE	OSWTKSXADS0	524
913	259		PAOLA	PAOLKSPERS0	524
913	261		KANSASCITY	KSCYKSJODS1	524
913	262		KANSASCITY	KSCYKSJODS1	524
913			KANSASCITY	KSCYKSCBDS0	524
913			KANSASCITY	KSCYKSSHDS0	524
913			KANSASCITY	LENXKSGOCM1	524
913			KANSASCITY	KSCZMOVRCM4	524
913	-		KANSASCITY	KSCYMOMCDC0	524
913			KANSASCITY	KSCYKS10DS1	524
913			KANSASCITY	KSCYKS10DS1	524
913	 	 	KANSASCITY	LENXKSGOCM1	524
913	_		PAOLA	KSCYMO55XTX	524
913			KANSASCITY	KSCYKSPADSO	524
913	_	_	KANSASCITY	KSCYKSPADS0	524
913	_	_	LEAVENWTH	KSCYKSCV1MD	524
913			PAOLA	PAOLKSPERSO	524
913	_		LEAVENWTH	KSCYKSJOUMD	524
913	299	172	KANSASCITY	KSCYKSPADS0	524

NPA	NXX	State	Ratecenter	CLU 💯	LATA
913	301	KS	LINWOOD	LNWDKSXARS0	524
913	302	KS	KANSASCITY	LENYHSCJCM2	524
913	306	KS	LEAVENWTH	LVWOKSSHCM0	524
913	307	KS	KANSASCITY	KSCYKSLEDS0	524
913	310	KS	KANSASCITY	KSCYKSLEDS0	524
913	311	KS		WTVLKSSTRS0	
913	312	KS	KANSASCITY	KSCYMOMCDC0	524
913	314	KS	KANSASCITY	LENXKSGOCM1	524
913	315	KS	KANSASCITY	KSCYKSCBDS0	524
913	316	KS		WTVLKSSTRS0	
913	317	KS	KANSASCITY	KSCYKSCBDS0	524
913	319	KS	KANSASCITY	KSCYKSCBDS0	524
913	321	KS	KANSASCITY	KSCYKS10DS1	524
913	322	KS	KANSASCITY	LENXKS24DS0	524
913	323	KS	KANSASCITY	KSCYKSCBDS0	524
913	324	KS	OLATHE	KSCYKSOLDS0	524
913	327	KS	KANSASCITY	KSCYKSCBDS0	524
913	328	KS	KANSASCITY	KSCYKSPADS0	524
913	334	KS	KANSASCITY	KSCYKSPADS0	524
913	338	KS	KANSASCITY	KSCYKSCBDS0	524
913	339	KS	KANSASCITY	KSCYKSCBDS0	524
913	341	KS	KANSASCITY	KSCYKSNADS0	524
913	342	KS	KANSASCITY	KSCYKS10DS1	524
913	344	KS	KANSASCITY	KSCYKSCBDS0	524
913	345	KS	KANSASCITY	KSCYKSCBDS0	524
913			LEAVENWTH	LVWOKSLNRS0	524
913			PLEASANTON	PLTNKSXADS0	524
913	360		ATCHISON	ATSNKSSFRS3	524
913			KANSASCITY	KSCYKSJODS1	524
913			LEAVENWTH	KSCYKSJOUMD	524
913	_		ELWOOD	STJSMODNDS0	524
913		-	ELWOOD	EVRSKSXADS2	524
913			ATCHISON	ATSNKSSFRS3	524
913			TONGANOXIE	TNGNKS06RS0	524
913			ATCHISON	INDPMOXCGT0	524
913			KANSASCITY	KSCYKS10DS1	524
913	_		KANSASCITY	KSCYKSSHDS0	524
913			WESTDREXEL	DRXLMOXARS1	524
913			WESTDREXEL	DRXLMOXARS1	524
913			KANSASCITY	LENXKS02DS0	524
913			ELWOOD	STJSMODNDS0	524
913		-	KANSASCITY	KSCYKSNADSO	524
913			KANSASCITY	KSCYKSNADS0	524
913	-		KANSASCITY	KSCYKSJODS1	524
913	_		KANSASCITY	KSCYKSNADS0	524
913	387	KS	KANSASCITY	LENXKS02DS0	524

NPA	NXX	State	Ratecenter	CLLI	LATA
913	390	KS	OLATHE	KSCYKSOLDS0	524
913	393	KS	OLATHE	KSCYKSOLDS0	524
913	396	KS	KANSASCITY	LENXKS022MD	524
913	397	KS	OLATHE	KSCYKSOLDS0	524
913	400	KS	KANSASCITY	LWRNKSAJDS0	524
913	402	KS	KANSASCITY	KSCYKSSTDS0	524
913	403	KS	KANSASCITY	KSCYKSJODS1	524
913	406	KS	KANSASCITY	KSCZMOVRCM4	524
913	409	KS	KANSASCITY	KSCYKSPADS0	524
913	410	KS	KANSASCITY	KSCYKSLEDS0	524
913	411	KS		WTVLKSSTRS0	
913	416	KS	TONGANOXIE	INDPMOXCGT0	524
913	417	KS	TONGANOXIE	LWRNKSAJDS0	524
913	422	KS	BONNER SPG	KSCYKSBSDS0	524
913	424	KS	KANSASCITY	KSCYKSLEDS0	524
913	426	KS	ATCHISON	INDPMOXCGT0	524
913	428	KS	KANSASCITY	LENXKS02DS0	524
913	432	KS	KANSASCITY	KSCYKSJODS1	524
913	433	KS	KANSASCITY	KSCYKSCBDS0	524
913	438	KS	KANSASCITY	KSCYKSLEDS0	524
913	439	KS	KANSASCITY	KSCYMOECPS0	524
913	440	KS	OLATHE	KSCZMODRDS0	524
913	441	KS	BONNER SPG	KSCYKSBSDS0	524
913	449		KANSASCITY	INDPMOXCGT0	524
913	451	-	KANSASCITY	KSCYKSCBDS0	524
913		-	KANSASCITY	KSCYKSCBDS0	524
913	461		KANSASCITY	LENXKSGO1MD	524
913	465		KANSASCITY	KSCFMO20CM0	524
913		-	KANSASCITY	KSCYKSCBDS0	524
913			PRESCOTT	PLTNKSXADS0	524
913	473		KANSASCITY	KSCFMO20CM0	524
913	-		KANSASCITY	LENXKSGOCM0	524
913	-		KANSASCITY	KSCYKSLEDS0	524
913	-		KANSASCITY	LENXKSGO1MD	524
913	_		KANSASCITY	LENXKSGO1MD	524
913	_		KANSASCITY	LENXKSGO1MD	524
913	_		KANSASCITY	LENXKSGO1MD	524
913			KANSASCITY	KSCYKSLEDS0	524
913			KANSASCITY	LENXKSGOCM1	524
913			OLATHE	KSCYMOSWDS3	524 524
913			KANSASCITY	KSCYKSCBDS0	524
913			KANSASCITY	KSCYKSLEDS0	524
913	_		KANSASCITY	KSCFMO20CM0	524
913	_		KANSASCITY	KSCYKSLEDS0 KSCYKSCBDS0	524
913			KANSASCITY		-
913	499	1/2	KANSASCITY	KSCYMOSWDS3	524

NPA	NXX	State	Ratecenter	CLU 3	LATA
913	511	KS		WTVLKSSTRS0	
913	514	KS	KANSASCITY	KSCYKSJODS0	524
913	515	KS	KANSASCITY	LENYKSCJCM2	524
913	522	KS	KANSASCITY	LENYKSCJCM2	524
913	523	KS -	KANSASCITY	KSCYKSCBDS0	524
913	526	KS	KANSASCITY	INDPMOCJCM0	524
913	529	KS	KANSASCITY	KSCYMOSWDS3	524
913	530	KS	KANSASCITY	LENYSKCJCM2	524
913	533	KS	BUCYRUS	BCYRKSXARP0	524
913	534	KS	KANSASCITY	KSCYKSJODS0	524
913	535	KS	BONNER SPG	KSCYMOMCDS0	524
913	538	KS	OLATHE	KSCYMOMCDS0	524
913	541	KS	KANSASCITY	KSCYKSLEDS0	524
913	543	KS	BONNER SPG	KSCYMOSWDS3	524
913	544	KS	KANSASCITY	KSCYMOSWDS3	524
913	547	KS	LEAVENWTH	INDPMOXCGT0	524
913	548	KS	KANSASCITY	KSCYMOMCDS0	524
913	549	KS	KANSASCITY	KSCYMOMCDS0	524
913	551	KS	KANSASCITY	KSCYKS10DS1	524
913	552	KS		WTVLKSSTRS0	
913	553	KS	KANSASCITY	INDPMOXCGT0	524
913	555	KS	KANSASCITY	KSCYKSLEDS0	524
913	557	KS	PAOLA	PAOLKSPERS0	524
913	558	KS	KANSASCITY	LENYKSCJCM2	524
913	562	KS	KANSASCITY	KSCYMOMCDS0	524
913	563	KS	KANSASCITY	KSCYKSJODS3	524
913	564	KS	KANSASCITY	KSCYKSLEDS0	524
913	565	KS	LEAVENWTH	KSCYKSJODS3	524
913	567		KANSASCITY	KSCFMO20CM0	524
913	568	KS	KANSASCITY	LENXKSGO1MD	524
913	569		WEST HUME	HUMEMOXARS0	524
913				NOCLLIKNOWN	
913	573	_	KANSASCITY	KSCYKS10DS1	524
913	574		KANSASCITY	KSCYKSJODS0	524
913	575		KANSASCITY	LENXKSG0CM0	524
913	_		KANSASCITY	KSCYKS10DS1	524
913	577		KANSASCITY	KSCYKSLEDS0	524
913			LEAVENWTH	LVWOKSSHDS0	524
913	579		KANSASCITY	LENXKSGOCM1	524
913	583		DE SOTO	DESTKSLURS1	524
913	585		DE SOTO	DESTKSLURS1	524
913			DE SOTO	KSCYMO110MD	524
913	_		KANSASCITY	KSCYKSLEDS0	524
913	-		SPRINGHILL	SPHLKSXAPS0	524
913	593		KANSASCITY	LENXKSGOCM0	524
913	594	KS	PAOLA	KSCYMOAVXBX	524

913 599 KS KANSASCITY KSCYKSLEDSO 524 913 601 KS KANSASCITY LENXKSGOCMO 524 913 602 KS KANSASCITY LENYKSEHCMO 524 913 603 KS GARDNER BHLRKSAKPSO 524 913 608 KS KANSASCITY LENYKSEHCMO 524 913 609 KS KANSASCITY LENXKSGOCMO 524 913 610 KS KANSASCITY LENXKSGOCMO 524 913 611 KS WTYLKSSTRSO 524 913 611 KS KANSASCITY OLTHKSRSIMD 524 913 614 KS KANSASCITY ULTHKSRSIMD 524 913 621 KS KANSASCITY ULTHKSRSIMD 524 913 621 KS KANSASCITY KSCYKSOFCMO 524 913 621 KS KANSASCITY KSCYKS10DS1 524	NPA	NXX	State	Ratecenter	CLU ///	LATA
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913 602 KS KANSASCITY LENYKSEHCMO 524 913 603 KS GARDNER BHLRKSAKPSO 524 913 605 KS GARDNER GRNRKSXABMD 524 913 608 KS KANSASCITY LENYKSEHCMO 524 913 609 KS KANSASCITY ULTHKSRSIMD 524 913 611 KS KANSASCITY OLTHKSRSIMD 524 913 614 KS KANSASCITY OLTHKSRSIMD 524 913 614 KS KANSASCITY LENXKSGOCMO 524 913 621 KS KANSASCITY KSCYKSOFCMO 524 913 621 KS KANSASCITY KSCYKSJODSO 524 913 621 KS KANSASCITY KSCYKSJODSO 524 913 626 KS KANSASCITY KSCYKSSHDSO 524 913 631 KS KANSASCITY KSCYKSSHDSO 52	913	599	KS	KANSASCITY	KSCYKSLEDS0	524
913 603 KS GARDNER BHLRKSAKPSO 524 913 605 KS GARDNER GRNRKSXABMD 524 913 608 KS KANSASCITY LENYKSEHCMO 524 913 609 KS KANSASCITY LENXKSGOCMO 524 913 610 KS KANSASCITY OLTHKSRSIMD 524 913 611 KS WTVLKSSTRSO 913 614 KS KANSASCITY OLTHKSRSIMD 524 913 614 KS KANSASCITY OLTHKSRSIMD 524 913 621 KS KANSASCITY LENXKSGOCMO 524 913 621 KS KANSASCITY KSCYKSJODSO 524 913 621 KS KANSASCITY KSCYKSJODSO 524 913 621 KS KANSASCITY KSCYKSSIDSO 524 913 631 KS KANSASCITY KSCYKSSIDSO 524 913 631	913	601	KS	KANSASCITY	LENXKSGOCM0	524
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913 611 KS WTVLKSSTRSO 913 613 KS KANSASCITY OLTHKSRS1MD 524 913 614 KS KANSASCITY OLTHKSRS1MD 524 913 617 KS KANSASCITY LENXKSGOCMO 524 913 620 KS KANSASCITY KSCYKS10DS1 524 913 624 KS KANSASCITY KSCYKS10DS1 524 913 626 KS KANSASCITY KSCYKS10DS1 524 913 627 KS KANSASCITY KSCYKSS1DS0 524 913 631 KS KANSASCITY KSCYKSSTDSO 524 913 632 KS KANSASCITY KSCYKSSTDSO 524 913 633 KS KANSASCITY LENXKSGOCMO 524 913 634 KS KANSASCITY LENXKSGOLMO 524 913 638 KS KANSASCITY LENXKSGOLMO 524 913 </td <td>913</td> <td>609</td> <td>KS</td> <td>KANSASCITY</td> <td>LENXKSGOCM0</td> <td>524</td>	913	609	KS	KANSASCITY	LENXKSGOCM0	524
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913 620 KS KANSASCITY KSCYKSOFCMO 524 913 621 KS KANSASCITY KSCYKSJODSO 524 913 624 KS KANSASCITY KSCYKSJODSO 524 913 626 KS KANSASCITY KSCYKS10DS1 524 913 631 KS KANSASCITY KSCYKSSHDSO 524 913 631 KS KANSASCITY KSCYKSSTDSO 524 913 632 KS KANSASCITY KSCYKSSTDSO 524 913 633 KS KANSASCITY LENXKSGOCMO 524 913 634 KS KANSASCITY LENXKSGOTMD 524 913 636 KS KANSASCITY LENXKSGOTMD 524 913 638 KS KANSASCITY LENXKSGOTMD 524 913 639 KS KANSASCITY LENXKSGOTMD 524 913 641 KS KANSASCITY KSCYKSNADSO	913	614	KS	KANSASCITY	OLTHKSRS1MD	524
913 621 KS KANSASCITY KSCYKS10DS1 524 913 624 KS KANSASCITY KSCYKS10DS1 524 913 626 KS KANSASCITY KSCYKS10DS1 524 913 631 KS KANSASCITY KSCYKSSHDS0 524 913 632 KS KANSASCITY KSCYKSSTDSO 524 913 632 KS KANSASCITY KSCYKSSTDSO 524 913 633 KS KANSASCITY LENXKSGOCMO 524 913 634 KS KANSASCITY LENXKSGOTMD 524 913 636 KS KANSASCITY LENXKSGOTMD 524 913 638 KS KANSASCITY ULTHKSRS1MD 524 913 639 KS KANSASCITY ULTHKSRS1MD 524 913 641 KS KANSASCITY KSCYKSNADSO 524 913 642 KS KANSASCITY ULTHKSRS1MD	913	617	KS	KANSASCITY	LENXKSGOCM0	524
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913 626 KS KANSASCITY KSCYKS10DS1 524 913 631 KS KANSASCITY KSCYKSSHDSO 524 913 631 KS KANSASCITY KSCYKSSTDSO 524 913 632 KS KANSASCITY LENXKSGOCMO 524 913 633 KS KANSASCITY LENXKSGOCMO 524 913 634 KS KANSASCITY INDPMOXCGTO 524 913 636 KS KANSASCITY KSCZMOVRCM4 524 913 638 KS KANSASCITY LENXKSGO1MD 524 913 639 KS KANSASCITY OLTHKSRS1MD 524 913 641 KS KANSASCITY KSCYKSNADSO 524 913 642 KS KANSASCITY NDPMOXCGTO 524 913 644 KS KANSASCITY NUTHKSRS1MD 524 913 645 KS KANSASCITY NSCYKSNADSO <	913	621	KS	KANSASCITY	KSCYKS10DS1	524
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913 631 KS KANSASCITY KSCYKSSHDSO 524 913 632 KS KANSASCITY KSCYKSSTDSO 524 913 633 KS KANSASCITY LENXKSGOCMO 524 913 634 KS KANSASCITY INDPMOXCGTO 524 913 636 KS KANSASCITY KSCZMOVRCM4 524 913 638 KS KANSASCITY LENXKSGO1MD 524 913 639 KS KANSASCITY OLTHKSRS1MD 524 913 641 KS KANSASCITY KSCYKSNADSO 524 913 642 KS KANSASCITY KSCYKSNADSO 524 913 644 KS KANSASCITY OLTHKSRS1MD 524 913 645 KS KANSASCITY OLTHKSRS1MD 524 913 646 KS KANSASCITY ULTHKSRS1MD 524 913 647 KS KANSASCITY KSCYKSNADSO	913	626	KS	KANSASCITY	KSCYKS10DS1	524
913 632 KS KANSASCITY KSCYKSSTDSO 524 913 633 KS KANSASCITY LENXKSGOCMO 524 913 634 KS KANSASCITY INDPMOXCGTO 524 913 636 KS KANSASCITY KSCZMOVRCM4 524 913 638 KS KANSASCITY LENXKSGO1MD 524 913 639 KS KANSASCITY OLTHKSRS1MD 524 913 641 KS KANSASCITY KSCYKSNADSO 524 913 642 KS KANSASCITY KSCYMOMCDCO 524 913 643 KS KANSASCITY KSCYMOMCDCO 524 913 644 KS KANSASCITY OLTHKSRS1MD 524 913 645 KS KANSASCITY LENXKS02DSO 524 913 646 KS KANSASCITY KSCYKSNADSO 524 913 648 KS KANSASCITY KSCYKSNADSO	913	627	KS	KANSASCITY	KSCYKS10DS1	524
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913 642 KS KANSASCITY KSCYKSNADSO 524 913 643 KS KANSASCITY KSCYMOMCDCO 524 913 644 KS KANSASCITY OLTHKSRS1MD 524 913 646 KS KANSASCITY OLTHKSRS1MD 524 913 646 KS KANSASCITY LENXKS02DSO 524 913 648 KS KANSASCITY KSCYKSNADSO 524 913 649 KS KANSASCITY KSCYKSNADSO 524 913 651 KS LEAVENWTH LVWOKSSHDSO 524 913 652 KS KANSASCITY KSCYKSNADSO 524 913 652 KS KANSASCITY LENXKSGOCMO 524 913 656 KS KANSASCITY UTHKSRS1MD 524 913 660 KS KANSASCITY UTHKSRS1MD 524 913 661 KS KANSASCITY KSCAMO54DSO <td< td=""><td>913</td><td>639</td><td>KS</td><td>KANSASCITY</td><td>OLTHKSRS1MD</td><td>524</td></td<>	913	639	KS	KANSASCITY	OLTHKSRS1MD	524
913 643 KS KANSASCITY KSCYMOMCDCO 524 913 644 KS KANSASCITY OLTHKSRS1MD 524 913 645 KS KANSASCITY INDPMOXCGTO 524 913 646 KS KANSASCITY OLTHKSRS1MD 524 913 647 KS KANSASCITY LENXKS02DSO 524 913 648 KS KANSASCITY KSCYKSNADSO 524 913 649 KS KANSASCITY KSCYKSNADSO 524 913 651 KS LEAVENWTH LVWOKSSHDSO 524 913 652 KS KANSASCITY KSCYKSNADSO 524 913 653 KS KANSASCITY LENXKSGOCMO 524 913 656 KS KANSASCITY OLTHKSRS1MD 524 913 660 KS KANSASCITY KSCAMO54DSO 524 913 661 KS KANSASCITY KSCYKSCBDSO <	913	641	KS	KANSASCITY	OLTHKSRS1MD	524
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913 645 KS KANSASCITY INDPMOXCGTO 524 913 646 KS KANSASCITY OLTHKSRS1MD 524 913 647 KS KANSASCITY LENXKSO2DSO 524 913 648 KS KANSASCITY KSCYKSNADSO 524 913 649 KS KANSASCITY KSCYKSNADSO 524 913 651 KS LEAVENWTH LVWOKSSHDSO 524 913 652 KS KANSASCITY KSCYKSNADSO 524 913 653 KS KANSASCITY LENXKSGOCMO 524 913 656 KS KANSASCITY OLTHKSRS1MD 524 913 660 KS KANSASCITY KSCAMO54DSO 524 913 661 KS KANSASCITY KSCYKSCBDSO 524 913 662 KS BASEHOR LWRNKSAJDSO 524 913 664 KS KANSASCITY KSCYKSCBDSO	913	643	KS	KANSASCITY	KSCYMOMCDC0	524
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913 648 KS KANSASCITY KSCYKSNADSO 524 913 649 KS KANSASCITY KSCYKSNADSO 524 913 651 KS LEAVENWTH LVWOKSSHDSO 524 913 652 KS KANSASCITY KSCYKSNADSO 524 913 653 KS KANSASCITY LENXKSGOCMO 524 913 656 KS KANSASCITY OLTHKSRS1MD 524 913 660 KS KANSASCITY KSCAMO54DSO 524 913 661 KS KANSASCITY KSCYKSCBDSO 524 913 662 KS BASEHOR LWRNKSAJDSO 524 913 663 KS KANSASCITY KSCYKSCBDSO 524 913 664 KS KANSASCITY KSCYKSCBDSO 524 913 667 KS BONNER SPG KSCYKSBSDSO 524 913 669 KS KANSASCITY INDPMOXCGTO	913	646	KS	KANSASCITY	OLTHKSRS1MD	524
913 649 KS KANSASCITY KSCYKSNADSO 524 913 651 KS LEAVENWTH LVWOKSSHDSO 524 913 652 KS KANSASCITY KSCYKSNADSO 524 913 653 KS KANSASCITY LENXKSGOCMO 524 913 656 KS KANSASCITY OLTHKSRS1MD 524 913 660 KS KANSASCITY KSCAMO54DSO 524 913 661 KS KANSASCITY KSCYKSCBDSO 524 913 663 KS KANSASCITY KSCYKSCBDSO 524 913 664 KS KANSASCITY KSCYKSCBDSO 524 913 667 KS BONNER SPG KSCYKSBSDSO 524 913 669 KS KANSASCITY INDPMOXCGTO 524	913	647	KS	KANSASCITY	LENXKS02DS0	524
913 651 KS LEAVENWTH LVWOKSSHDSO 524 913 652 KS KANSASCITY KSCYKSNADSO 524 913 653 KS KANSASCITY LENXKSGOCMO 524 913 656 KS KANSASCITY OLTHKSRS1MD 524 913 660 KS KANSASCITY KSCAMO54DSO 524 913 661 KS KANSASCITY KSCYKSCBDSO 524 913 662 KS BASEHOR LWRNKSAJDSO 524 913 663 KS KANSASCITY KSCYKSCBDSO 524 913 664 KS KANSASCITY KSCYKSBSDSO 524 913 667 KS BONNER SPG KSCYKSBSDSO 524 913 669 KS KANSASCITY INDPMOXCGTO 524	913	648	KS	KANSASCITY	KSCYKSNADS0	524
913 652 KS KANSASCITY KSCYKSNADSO 524 913 653 KS KANSASCITY LENXKSGOCMO 524 913 656 KS KANSASCITY OLTHKSRS1MD 524 913 660 KS KANSASCITY KSCAMO54DSO 524 913 661 KS KANSASCITY KSCYKSCBDSO 524 913 662 KS BASEHOR LWRNKSAJDSO 524 913 663 KS KANSASCITY KSCYKSCBDSO 524 913 664 KS KANSASCITY KSCYKSBSDSO 524 913 669 KS KANSASCITY INDPMOXCGTO 524	913	649	KS	KANSASCITY	KSCYKSNADS0	524
913 653 KS KANSASCITY LENXKSGOCMO 524 913 656 KS KANSASCITY OLTHKSRS1MD 524 913 660 KS KANSASCITY KSCAMO54DSO 524 913 661 KS KANSASCITY KSCYKSCBDSO 524 913 662 KS BASEHOR LWRNKSAJDSO 524 913 663 KS KANSASCITY KSCYKSCBDSO 524 913 664 KS KANSASCITY KSCYKSBSDSO 524 913 667 KS BONNER SPG KSCYKSBSDSO 524 913 669 KS KANSASCITY INDPMOXCGTO 524	913	651	KS	LEAVENWTH	LVWOKSSHDS0	524
913 656 KS KANSASCITY OLTHKSRS1MD 524 913 660 KS KANSASCITY KSCAMO54DS0 524 913 661 KS KANSASCITY KSCYKSCBDS0 524 913 662 KS BASEHOR LWRNKSAJDS0 524 913 663 KS KANSASCITY KSCYKSCBDS0 524 913 664 KS KANSASCITY KSCYKSCBDS0 524 913 667 KS BONNER SPG KSCYKSBSDS0 524 913 669 KS KANSASCITY INDPMOXCGT0 524	913	652	KS	KANSASCITY	KSCYKSNADS0	524
913 660 KS KANSASCITY KSCAMO54DS0 524 913 661 KS KANSASCITY KSCYKSCBDS0 524 913 662 KS BASEHOR LWRNKSAJDSO 524 913 663 KS KANSASCITY KSCYKSCBDSO 524 913 664 KS KANSASCITY KSCYKSCBDSO 524 913 667 KS BONNER SPG KSCYKSBSDSO 524 913 669 KS KANSASCITY INDPMOXCGTO 524	913	653	KS	KANSASCITY	LENXKSGOCM0	524
913 661 KS KANSASCITY KSCYKSCBDSO 524 913 662 KS BASEHOR LWRNKSAJDSO 524 913 663 KS KANSASCITY KSCYKSCBDSO 524 913 664 KS KANSASCITY KSCYKSCBDSO 524 913 667 KS BONNER SPG KSCYKSBSDSO 524 913 669 KS KANSASCITY INDPMOXCGTO 524	913	656	KS	KANSASCITY	OLTHKSRS1MD	524
913 662 KS BASEHOR LWRNKSAJDSO 524 913 663 KS KANSASCITY KSCYKSCBDSO 524 913 664 KS KANSASCITY KSCYKSCBDSO 524 913 667 KS BONNER SPG KSCYKSBSDSO 524 913 669 KS KANSASCITY INDPMOXCGTO 524	913	660	KS	KANSASCITY	KSCAMO54DS0	524
913 663 KS KANSASCITY KSCYKSCBDSO 524 913 664 KS KANSASCITY KSCYKSCBDSO 524 913 667 KS BONNER SPG KSCYKSBSDSO 524 913 669 KS KANSASCITY INDPMOXCGTO 524	913	661	KS	KANSASCITY	KSCYKSCBDS0	524
913 664 KS KANSASCITY KSCYKSCBDSO 524 913 667 KS BONNER SPG KSCYKSBSDSO 524 913 669 KS KANSASCITY INDPMOXCGTO 524	913	662	KS	BASEHOR	LWRNKSAJDS0	524
913 667 KS BONNER SPG KSCYKSBSDS0 524 913 669 KS KANSASCITY INDPMOXCGT0 524	913	663	KS	KANSASCITY	KSCYKSCBDS0	524
913 669 KS KANSASCITY INDPMOXCGTO 524	913	664	KS	KANSASCITY	KSCYKSCBDS0	524
	913	667	KS	BONNER SPG	KSCYKSBSDS0	524
913 671 KS KANSASCITY KSCYKSJODS1 524	913	669	KS	KANSASCITY	INDPMOXCGT0	524
	913	671	KS	KANSASCITY	KSCYKSJODS1	524

NPA	NXX	State	Ratecenter	CLU	LATA
913	674	KS	ATCHISON	KSCZMODRDS0	524
913	675	KS	LEAVENWTH	KSCYMO090MD	524
913	676	KS	KANSASCITY	KSCYKSJODS1	524
913	677	KS	KANSASCITY	KSCYKSJODS1	524
913	680	KS	LEAVENWTH	LVWOKSSHDS0	524
913	681	KS	KANSASCITY	KSCYKSSTDS0	524
913	682	KS	LEAVENWTH	LVWOKSSHDS0	524
913	683	KS	LEAVENWTH	INDPMOXCGT0	524
913	684	KS	LEAVENWTH	LVWOKSSHDS0	524
913	685	KS	KANSASCITY	KSCYKSSTDS0	524
913	686	KS	SPRINGHILL	SPHLKSXAPS0	524
913	687	KS	KANSASCITY	LENXKSGOCM0	524
913	688	KS	KANSASCITY	OLTHKSRS1MD	524
913	689	KS	KANSASCITY	KSCYKSJODS3	524
913	693		KANSASCITY	KSCYKSJODS3	524
913	694		KANSASCITY	KSCYKSLEDS0	524
913	695	-	OLATHE	KSCYKSOLDS0	524
913	696		KANSASCITY	KSCYKSCBDS0	524
913	700	KS		WTVLKSSTRS0	
913	702		LEAVENWTH	KSCYMO09PMD	524
913	704		LEAVENWTH	INDPMOXCG00	524
913	705		LEAVENWTH	INDPMOXCGT0	524
913	706		KANSASCITY	LENXKSGOCM1	524
913	707	_	KANSASCITY	LENXKSGOCM1	524
913	708		KANSASCITY	KSCYKSLEDS0	524
913	709	-	KANSASCITY	KSCZMOVRCM4	524
913	710		KANSASCITY	KSCZMOVRCM4	524
913	711			WTVLKSSTRS0	
913			OLATHE	KSCYKSOLDS0	524
913			KANSASCITY	KSCYMOSWDS3	524
913	715		OLATHE	KSCYKSOLDS0	524
913			BONNER SPG	KSCYKSBNRS1	524
913			KANSASCITY	KSCYKSJODS1	524
913	-		LINWOOD	LNWDKSXARS0	524
913			BASEHOR	KSCYKSBNRS1	524
913			KANSASCITY	KSCYKSJODS1	524
913	_	-	LEAVENWTH	LVWOKSLNRS0	524
913			BASEHOR	KSCYKSBNRS1	524
913			KANSASCITY	KSCYKSJODS1	524
913		-	OSAWATOMIE	KSCZMOVRCM1	524
913			OLATHE	GRNRKSXA9MD	524
913			KANSASCITY	LENXKS02DS0	524
913	1-		OLATHE	KSCYKSJODS3	524
913			KANSASCITY	KSCZMOVR2MD	524
	_	KS	KANSASCITY	LENXKSGOCM1	524
913	/44				

NPA	NXX	State	Ratecenter	CLLI	LATA
913	747	KS	OLATHE	LENXKS02DS0	524
913	748	KS	KANSASCITY	KSCYKSJODS3	524
913	749	KS	KANSASCITY	KSCYKSJODS3	524
913	752	KS	KANSASCITY	KSCYKSLEDS0	524
913	754	KS	KANSASCITY	LENXKS02DS0	524
913	755	KS	OSAWATOMIE	OSWTKSXADS0	524
913	756	KS	BLUE MOUND	BLMNKSXARS0	524
913	757	KS	LA CYGNE	LACYKSXADS0	524
913	758	KS	LEAVENWTH	LVWOKSSHDS0	524
913	762	KS	KANSASCITY	KSCYKSCBDS0	524
913	764	KS	OLATHE	KSCYKSOLDS0	524
913	766	KS	KANSASCITY	KSCYMOECPS0	524
913	768	KS	OLATHE	KSCYKSOLDS0	524
913	772	KS	LEAVENWTH	LVWOKSSHDS0	524
913	773	KS	EASTON	ESTNKSXARS0	524
913	774	KS	WINCHESTER	WNCHKSXARS0	524
913	775	KS	LEAVENWTH	INDPMOXCGT0	524
913	777	KS	KANSASCITY	KSCYMOAVGT1	524
913	780	KS	OLATHE	KSCYKSOLDS0	524
913	782	KS	OLATHE	KSCYKSOLDS0	524
913	783	KS	HILLSDALE	HLDLKSXADS0	524
913	785	KS		WTVLKSSTRS0	
913	787	KS	KANSASCITY	KSCYKSJODS0	524
913	788	KS	KANSASCITY	KSCYKSPADS0	524
913	789	KS	KANSASCITY	KSCYKSJODS1	524
913	791	KS	OLATHE	KSCYKSOLDS0	524
913	794	KS	KANSASCITY	KSCYKSCBDS0	524
913	795	KS	MOUND CITY	MDCYKSXADS0	524
913	796	KS	MCLOUTH	MCLTKSXARS0	524
913	800	KS	KANSASCITY	LENYKSCJCM2	524
913	811	KS		WTVLKSSTRS0	
913	814	KS	KANSASCITY	KSCYKSSTDS0	524
913	815	KS	OLATHE	KSCYMO09PMD	524
913	816	KS		WTVLKSSTRS0	
913	825	KS	KANSASCITY	LENXKS24DS0	524
913	826	KS	KANSASCITY	KSCYKSLEDS0	524
913	827	KS	KANSASCITY	KSCYKSLEDS0	524
913	828	KS	LEAVENWTH	KSCYMO110MD	524
913	829	KS	OLATHE	KSCYKSOLDS0	524
913	_		KANSASCITY	KSCYKSJODS1	524
913	832	KS	KANSASCITY	KSCYKSJODS1	524
913			EFFINGHAM	EFHMKSXARS0	524
913	_	KS	LOUISBURG	LSBGKSXADS0	524
913	839	KS	OLATHE	KSCYMOEC2GT	524
913			TONGANOXIE	TNGNKS06RS0	524
913	849	KS	FONTANA	FNTAKSXARS0	524

NPA	NXX	State	Ratecenter	CLU Z	LATA
913	850	KS	KANSASCITY	KSCZMOVRCM4	524
913	851	KS	KANSASCITY	KSCYKSSTDS0	524
913	856	KS	GARDNER	GRNRKSXAPS0	524
913	859	KS	KANSASCITY	KSCYKSLEDS0	524
913	871	KS	KANSASCITY	KSCZMODRDS0	524
913	874	KS	LANCASTER	LNCSKSXARS0	524
913	879	KS	BUCYRUS	BCYRKSXARP0	524
913	882	KS	EDGERTON	EGTNKSXARP0	524
913	884	KS	GARDNER	GRNRKSXAPS0	524
913	886	KS	NORTONVL	NRVLKSXADS0	524
913	888	KS	KANSASCITY	KSCYKSLEDS0	524
913	890	KS	KANSASCITY	KSCYKSLEDS0	524
913	893	KS	EDGERTON	EGTNKSXARP0	524
913	894	KS	KANSASCITY	KSCYKSLEDS0	524
913	895	KS	KANSASCITY	KSCYKSLEDS0	524
913	897	KS	KANSASCITY	KSCYKSSTDS0	524
913	898	KS	PARKER	PRKRKSXARS0	524
913	901	KS	KANSASCITY	KSCYKSNADS0	524
913	904	KS	KANSASCITY	KSCYMOMCDS0	524
913	905	KS	KANSASCITY	KSCYMOSWDS0	524
913	906	KS	KANSASCITY	KSCYKSCBDS0	524
913	907	KS	KANSASCITY	KSCYMO09PMD	524
913	908	KS	KANSASCITY	LENXKSGO1MD	524
913	909	KS	KANSASCITY	INDPMOXCGT0	524
913	911	KS		WTVLKSSTRS0	
913	912	KS	KANSASCITY	KSCYKSJOUMD	524
913	913	KS		WTVLKSSTRS0	
913	915	KS	KANSASCITY	KSCYKSCV1MD	524
913	917	KS	KANSASCITY	KSCFMO20CM0	524
913	927	KS	KANSASCITY	KSCYKSCV1MD	524
913	928	KS	KANSASCITY	KSCYKSLEDS0	524
913	933	KS	BASEHOR	KSCYMO110MD	524
913	937		PAOLA	KSCZMODRDS0	524
913	938	KS	GARDNER	GRNRKSXABMD	524
913	940	KS	KANSASCITY	INDPMOXCG00	524
913	944	KS	KANSASCITY	KSCYMOAVGT1	524
913	945	KS	KANSASCITY	KSCYMOSWDS0	524
913	946	KS	LEAVENWTH	LVWOKSSHDS0	524
913	947	KS	WCLEVELAND	CLEVMOXARS1	524
913	948	KS	KANSASCITY	LENXKS24DS1	524
913	950	KS		WTVLKSSTRS0	
913	951	KS	KANSASCITY	LENXKS24DS0	524
913	952	KS	KANSASCITY	LENXKSGOCM0	524
913	953		KANSASCITY	LENXKSGOCM0	524
913	954	KS	KANSASCITY	KSCYKSJODS3	524
913	955	KS	BONNER SPG	LWRNKSAJDS0	524

NPA	NXX	State	Ratecenter	CLLI	LATA
913	956	KS	KANSASCITY	LENXKS24DS0	524
913	957	KS	KANSASCITY	LENXKSGOCM0	524
913	958	KS		WTVLKSSTRS0	
913	959	KS		WTVLKSSTRS0	
913	961	KS	KANSASCITY	LENYKSCJCM2	524
913	962	KS	KANSASCITY	KSCYKSSHDS0	524
913	963	KS	KANSASCITY	KSCZMOVRCM4	524
913	964	KS	WCLEVELAND	CLEVMOXARS1	524
913	967	KS	KANSASCITY	KSCYKSNADS0	524
913	971	KS	OLATHE	KSCYKSOLDS0	524
913	972	KS	KANSASCITY	KSCYKSOFCM1	524
913	976	KS		NOCLLIKNOWN	
913	978	KS	KANSASCITY	OLTHKSRS1MD	524
913	980	KS	KANSASCITY	KSCZMOVRCM4	524
913	981	KS	KANSASCITY	KSCYMOSWDS0	524
913	982	KS	KANSASCITY	KSCYMOSWDS0	524
913	991	KS	KANSASCITY	INDPMOXCGT0	524
913	993	KS	KANSASCITY	KSCYKSLEDS0	524
913	998	KS	KANSASCITY	LENXKSGOCM0	524
913	999	KS	KANSASCITY	LENYKSEHCM0	524

EXHIBIT B

ARTICLES OF INCORPORATION

AND

AUTHORITY TO TRANSACT BUSINESS IN THE STATE OF KANSAS



No. W00558689 Date: 02/08/200

SECRETARY OF STATE

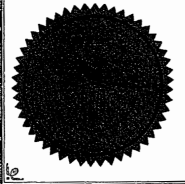
490DLC-000357573 BOOMERANG WIRELESS, LLC

ACKNOWLEDGEMENT OF DOCUMENT FILED

The Secretary of State acknowledges receipt of the following document

The document was filed on February 7, 2008, at 05:29 PM, to be effective as of February 7, 2008, at 05:29 PM.

The amount of \$50.00 was received in full payment of the filing fee.



Mugael A. Maure

MICHAELA, MAURO

SECRETARY OF STAT



\$50.00

ARTICLES OF ORGANIZATION

OF

BOOMERANG WIRELESS, LLC

TO THE SECRETARY OF STATE OF THE STATE OF IOWA:

Pursuant to Section 301 of the Iowa Limited Liability Company Act, the undersigned adopts the following Articles of Organization:

ARTICLE I

NAME

The name of the limited liability company is BOOMERANG WIRELESS, LLC (the "Company").

ARTICLE II

INITIAL REGISTERED AGENT AND REGISTERED OFFICE

The street address of the Company's initial registered office is 115 Third Street SE, Suite 1200, Cedar Rapids, IA 52401-1266, and the name of its initial registered agent at that office is David J. Zylstra.

ARTICLE III

PRINCIPAL OFFICE

The street address of the Company's principal office is 7424 Hampshire Drive NE, Cedar Rapids, IA 52402.

ARTICLE IV

MANAGEMENT

The business and affairs of the Company shall be governed by its Managers in the manner described in the Company's Operating Agreement. No Manager's, Member's, officer's or other person's action will bind the Company except as authorized pursuant to the Company's Operating Agreement.

ARTICLE V

PERIOD OF DURATION

The Company's existence will commence upon the acceptance of these Articles of Organization for filing with the Secretary of State of Iowa in accordance with the Iowa Limited Liability Company Act and will have a perpetual duration, unless dissolved sooner in accordance with the Iowa Limited Liability Company Act.

ARTICLE VI

NON-LIABILITY AND INDEMNIFICATION

- A. A Manager or Member of this Company shall not be personally liable to the Company or its Members for any action taken, or failure to take any action as a Manager or as a Member with which management is vested, except for liability for: (i) the amount of a financial benefit received by a Manager or Member to which the Manager or Member is not entitled; (ii) an intentional infliction of harm on the Company; (iii) a violation of Section 807 of the Iowa Limited Liability Company Act (or any similar provision of any subsequent law enacted in Iowa); or (iv) an intentional violation of criminal law.
- B. The Company may, pursuant to the Operating Agreement or by unanimous vote of the disinterested Members, indemnify and advance expenses to each individual who is or was a Manager or Member of the Company (and the heirs, executors, personal representatives or administrators of such individual) who was or is made a party to, or is involved in any threatened, pending or completed action, suit or proceeding, whether civil, oriminal, administrative or investigative, by reason of the fact that such person is or was a Manager or Member of the Company or is or was serving at the request of the Company as a Manager, director, officer, partner, trustee, employee or agent of another limited liability company, corporation, partnership, joint venture, trust, employee benefit plan or other enterprise.
- C. The rights and authority conferred in this Article shall not be exclusive of any other right which any person may have or hereafter acquire under any statute, provision of the Articles of Organization or Operating Agreement of the Company, agreement, vote of Members, or otherwise.
- D. Any repeal or amendment of this Article by the Members of the Company shall not adversely affect any right or protection of a Member or officer existing at the time of such repeal or amendment.

ARTICLE VII

EFFECTIVE DATE

These Articles of Organization shall be effective on the date of filing.

DATED this 7th day of February, 2008.

FILED IOWA SECRETARY OF STATE

:29 PM

W558689

2

nis Henderson, Organizer

RECEIVED TIME FEB. 7. 5:29PM

51-10

KANSAS SECRETARY OF STATE Foreign Limited Liability **Company Application**

CONTACT: Kansas Office of the Secretary of State

Memorial Hall, 1st Floor 120 S.W. 10th Avenue Topeka, KS 66612-1594 (785) 296-4564 kssos@sos.ks gov www.sos ks gov

01 2994 010 051 \$165.00

FILED BY KS SOS 04-09-2012 1 11:41:00 AM FILE#: 4605762



03177435



INSTRUCTIONS: All information must be completed or this document will not be accepted for filing. Please read instructions sheet before completing.

1. Name of the limited liability company: Name of company must match the name on record with the home state	Boomerang Wireless, LI	.c	Park 77 - 1 ****				
2. State/Country of organization:	lowa						
3. Date of organization in home state:	January	18	2008	_			
	Month	Day	Year				
4. Began dolng business in Kansas:	X Upon qualifica	tion					
	П						
	Month	Day	Year				
5. Name of the resident	National Registered Agents, Inc. of KS				2101 SW 21st Street		
agent and address of the registered office in	Name				Street Address		
Kansas:	Topeka			Kansa	66604		
Address must be a street address APO box is unacceptable	City			State	Zıp		
6. Mailing address: This address will be used to send	Homaira Mohamadi				1420 Spring Hill Road, Su	nte 401	
official mail from the Secretary of State's office	Attention Name				Address		
of blate's office	McLean			VA	22102	USA	
	City			State	Zıp	Country	
7. Tax closing month:							
8. Full nature and character of the business to be conducted in Kansas:	Wholesale Prepaid Wire	eless Service				***	

9. If management vests with members, please	1) Dennis Henderson				
provide the name and address of each	Name 955 Kacena Road Suite A	Hrawatha	(A	52233	USA
member. If management					
vests with managers, please provide the name	Mailing address	City	State	Zı p	Country
and address of each	2) Jim Balvanz				
manager: Do not leave blank	Name				
	955 Kacena Road Suite A	Hiawatha	IA Canada	52233	USA
If additional space is needed please provide an attachment	Mailing address 3)	City	State	Zı p	Country
	Name				
	Mailing address	City	State	Zıp	Country
	4) Name				
	Mailing addiess	City	State	Zı p	Counts <u>i</u>
against it in the proper co	ourt of any county in th he State of Kansas; an all courts to be valid a	nts, without power of revocati le state of Kansas where ther lid the limited liability compan and binding as if due service	e is proper venue by se by stipulates and agree	ervice of p s that suc	rocess or h service
11. Effective date:	X Upon filing				
	Future effective date				
	Tatalo ellectivo date	Month Day	Year		
12. I declare under penal that the company is in go	ty of perjury under the od standing in its hom	laws of the state of Kansas to state, and I have remitted to	hat the foregoing is tru he required fee.	e and cor	rect and
XXXX		March 27, 2012			
Signature of manage of mem	ber	Date (month, day	, year)		

71. 4,2012

IOWA SECRETARY OF STATE MATT SCHULTZ



CERTIFICATE OF EXISTENCE

Date: 3/22/2012

Name: BOOMERANG WIRELESS, LLC (489DLC - 357573)

Date of Incorporation: 1/18/2008

Duration: PERPETUAL

I, Matt Schultz, Secretary of State of the State of Iowa, custodian of the records of incorporations, certify the following for the limited liability company named on this certificate:

- a. The entity is in existence and duly incorporated under the laws of Iowa.
- b. All fees, taxes and penalties required under the Revised Uniform Limited Liability Company Act and other laws due the Secretary of State have been paid.
- c. The most recent biennial report required has been filed with the Secretary of State.
- d. The Secretary of State has not administratively dissolved the limited liability company.
- e. The Secretary of State has not filed either a statement of dissolution or statement of termination.

Certificate ID: CS64631

To validate certificates visit: sos.iowa.gov/ValidateCertificate

Matt Schultz, Iowa Secretary of State

EXHIBIT C OFFICERS

HH Ventures, LLC

Boomerang Wireless, LLC Executive Biographies

Dennis Henderson, President & CEO

Dennis was the founding employee of the company and has played a significant role in its growth. Recognized as a leading figure in the prepaid wireless industry, Henderson is a frequent speaker and panelist at national and international conferences. Prior to joining the company Dennis founded FNBC Iowa and guided it to become one of the Midwest's largest business brokerages. He sold the business in 2005 and it is still successfully operating. Dennis received his BBA and his MBA from the University of Iowa.

Fred Haumesser, Executive Vice President & Co-Founder

Fred brings over 15 years of executive level sales and marketing experience to the business. Fred successfully crafted and executed the company's sales strategy, securing over 40,000 points of distribution, despite difficult market and capital conditions. Fred is a respected thought leader in the prepaid industry.

EXHIBIT D REVISED COMPLIANCE PLAN

KELLEY DRYE & WARREN LLP

A LIMITED LIABILITY PARTNERSHIP

WASHINGTON HARBOUR, SUITE 400 3050 K STREET, NW WASHINGTON, D.C. 20007-5108

FACSIMILE
(202) 342-8451
www.kelleydrye.com

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BRUSSELS, BELGIUM

NEW YORK, NY

LOS ANGELES, CA

CHICAGO, IL

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AFFILIATE OFFICES
MUMBAI, INDIA

June 29, 2012

VIA ECFS

Marlene H. Dortch, Secretary Federal Communications Commission 445 12th Street, S.W. Washington, DC 20554

Re:

Boomerang Wireless, LLC Revised Compliance Plan; WC Docket Nos.

09-197, 11-42

Dear Ms. Dortch:

On March 1, 2012, Boomerang Wireless, LLC ("Boomerang") submitted its Compliance Plan outlining the measures it will take to implement the conditions imposed by the Commission in its *Lifeline Reform Order*. On April 12, 2012, May 22, 2012 and June 13, 2012, Boomerang submitted revised Compliance Plans to provide additional details.

Boomerang has made further minor revisions to its Compliance Plan to: 1) clarify Boomerang's 60-day non-usage policy in Section IV.A.; 2) provide further certification of Boomerang's compliance with Section 54.202 of the Commission's rules in Section VI.; 3) remove references to Boomerang's participation in the broadband pilot; 4) revise Boomerang's Lifeline application form in Exhibit B; and 5) include a marketing sample in Exhibit C.

Boomerang hereby re-submits its complete Compliance Plan with the above revisions. Based on the minor nature of these changes, Boomerang reiterates its request for expeditious approval of its Compliance Plan.

See Lifeline and Link Up Reform and Modernization, Lifeline and Link Up, Federal-State Joint Board on Universal Service, Advancing Broadband Availability Through Digital Literacy Training, WC Docket No. 11-42, WC Docket No. 03-109, CC Docket No. 96-45, WC Docket No. 12-23, Report And Order and Further Notice Of Proposed Rulemaking, FCC 12-11 (Feb. 6, 2012).

KELLEY DRYE & WARREN LLP

Marlene H. Dortch, Secretary June 29, 2012 Page Two

This letter and revised Compliance Plan is being filed electronically for inclusion in the public record of the above-referenced proceedings. Please contact the undersigned with any questions.

Respectfully submitted,

Chufteitmann

John J. Heitmann Joshua T. Guyan

Counsel to Boomerang Wireless, LLC

cc: Kim Scardino

Divya Shenoy Garnet Hanly

Before the Federal Communications Commission Washington, D.C. 20554

In the Matter of)	
Telecommunications Carriers Eligible)	WC Docket No. 09-197
To Receive Universal Service Support)	
Lifeline and Link Up Reform and Modernization	ý	WC Docket No. 11-42

BOOMERANG WIRELESS, LLC REVISED COMPLIANCE PLAN

Boomerang Wireless, LLC d/b/a Ready Mobile ("Boomerang" or the "Company") is a prepaid wireless telecommunications carrier seeking designation as an eligible telecommunications carrier ("ETC") for the limited purpose of offering service supported by the Lifeline program.¹ Boomerang seeks to avail itself of the Federal Communications Commission's ("Commission") grant of forbearance from the "own-facilities" requirement contained in Section 214(e)(1)(A),² subject to certain conditions set forth in the Commission's Order released February 6, 2012.³ Specifically, the Commission provided that a carrier seeking to become a Lifeline-only ETC must comply with certain 911 requirements and file a compliance plan "providing specific information regarding the carrier's

¹ Boomerang currently has pending a petition for designation as a Lifeline-only ETC in certain states. See Amended Petition of Boomerang Wireless, LLC for Designation as an Eligible Telecommunications Carrier in Alabama, Connecticut, Delaware, the District of Columbia, New Hampshire, New York, North Carolina, Tennessee and Virginia, WC Docket No. 09-197 (filed June 6, 2012) ("Petition"). Boomerang seeks authorization to provide Lifeline-only service to residents of Tribal lands as well. Boomerang respectfully requests to incorporate the commitments made herein into the pending Petition.

² 47 U.S.C. § 214(e)(1)(A).

³ In the Matter of Lifeline and Link Up Reform and Modernization, Lifeline and Link Up, Federal-State Joint Board on Universal Service, Advancing Broadband Availability Through Digital Literacy Training, WC Docket No. 11-42, WC Docket No. 03-109, CC Docket No. 96-45, WC Docket No. 12-23, Report and Order and Further Notice of Proposed Rulemaking, FCC 12-11 (rel. Feb. 6, 2012) ("Lifeline Reform Order").

service offerings and outlining the measures the carrier will take to implement the obligations contained in [the] Order."

Boomerang submits this Revised Compliance Plan ("Compliance Plan") to detail the policies, procedures and training programs it has developed to guard against waste, fraud and abuse in the Lifeline program. This Revised Compliance Plan is intended to replace Boomerang's previously filed compliance plan. Boomerang has continued to refine its planned policies and procedures for enrolling eligible Lifeline customers and providing Lifeline services in accordance with the Commission's Lifeline rules, has formed partnerships and has formulated and adopted internal policies, procedures and training materials in line with the Commission's Lifeline reform. This Compliance Plan discusses in more detail Boomerang's plans for qualifying and enrolling eligible customers, includes more specifics about how Boomerang will review eligibility documentation and guard against households receiving duplicate subsidies, and the process for service activation in compliance with the Commission's new rules.

In this Compliance Plan, Boomerang will describe in more detail the mechanisms and partnerships it already has in place to prevent duplicate benefits to the same household. Above and beyond meeting the Commission's requirements for guarding against duplicates, Boomerang will go a step further in its outreach by targeting currently unserved/underserved populations. A substantial market segment has not yet been reached by current ETCs. As a result, millions of eligible citizens need Lifeline-supported services but are not currently served by the program. Boomerang has partnerships and established marketing outreach experience and future plans to target this underserved population. This effort, together with Boomerang's procedures to prevent duplicate subsidies, will serve the important public policy goals of the program to extend critical services to Americans with the greatest needs.

Boomerang's business model, ethos and objectives support the Lifeline program and its goals. Boomerang's commitments to comply with the Commission's Lifeline rules serve the program

⁴ Lifeline Reform Order ¶ 368.

and allow the Company to invest its capital in consumers who meet program eligibility requirements now, but who require reliable, innovative, high quality services for the long haul. Boomerang is continuously refining and improving its practices and procedures for satisfying all of the Commission's Lifeline requirements in order to build a successful Lifeline business that serves customers with the greatest needs.

Background

Boomerang is one of three wholly owned subsidiaries of HH Ventures LLC, an Iowa company. The other two subsidiaries are enMarket, LLC ("enMarket") and Ready Wireless, LLC ("Ready Wireless"). HH Ventures LLC ("HH Ventures") is a profitable, cash flow positive wireless telecommunications holding company, which employs forty full-time employees. The company's core management team includes six senior executives with more than 100 years of combined telecom experience.

Boomerang seeks ETC designation in order to provide handsets and domestic and international voice services to low-income customers. Boomerang also intends to provide Lifeline-only service to residents of Tribal lands. Boomerang has direct, network carrier contracts with Sprint and Verizon, and is also negotiating a contract with a national GSM provider. The multi-carrier wireless network platform provides robust wireless service coverage across the entire ETC footprint. Boomerang has direct, in-depth experience with building voice, data and broadband products directly with carriers.

HH Ventures formed enMarket in January 2012 to focus on event marketing and distribution for ETCs. Full time employees create neighborhood events to build awareness of the Lifeline program and to distribute phone services to eligible consumers. Event staff is trained on the program compliance requirements, as detailed more fully below, and creates a positive community experience. The company also diligently implements measures to prevent waste, fraud and abuse.

⁵ See Exhibit A for HH Holdings structure, ownership and brands.

In addition, the company has a national partnership to participate in Medicaid managed care organization community events in order to reach a population with significant needs for access to services. This unique partnership with organizations who serve Medicaid recipients is designed to reach in person transient consumers and those who otherwise do not have access to the online, telephone, or paper application process unless supported by another person at an in-person event. Again, as detailed below, employees who engage with potential subscribers at these events receive detailed and extensive training in the Commission's Lifeline eligibility, documentation and other requirements, and how to communicate these requirements clearly to potential subscribers.

Ready Wireless offers an MVNE wholesale platform for ETCs and other non-ETC white label partners as well as for the companies' own retail brands Ready Mobile, Ready Broadband and Trumpet. The platform integrates technical, infrastructure and business operations in a scalable, reliable environment. MVNO customers can select the features and capabilities that meet their business needs. Key features include:

- multiple underlying facilities-based wireless carrier networks (Sprint, Verizon, GSM);
- an integrated operating system, which includes provisioning, inventory management,
 interactive voice response ("IVR") systems, billing, reporting;
- device certifications, procurement, warehousing, logistics;
- program management and marketing;
- additional features to enhance user experience, such as free 411 and competitively priced international long distance; and
- access to thousands of reload locations, ensuring that ETC end user customers will be
 able to purchase additional services to complement their subsidized services.

Boomerang has direct control over the databases, systems and processes controlling the customer records, usage records, and reporting. This provides us direct ability to implement current Lifeline guidelines as well as evolve to meet future program policy requirements.

Ready Mobile is a national brand distributed in over 30,000 retail locations. The expertise developed to meet the rigorous operational demands of publicly traded, chain accounts (*i.e.* Walgreens, CVS, Meijers) is foundational to delivering superior services to ETC and other white label partners. Boomerang offers two wireless services under the Ready Mobile brand: ReadyMobilePCS and ReadyBroadband. ReadyMobilePCS offers data access to consumers across the country via smart phone technology using recycled, web-enabled phones with broadband data plans. Under the brand ReadyBroadband, the company also provides data access through devices such as laptops, notebooks, tower computers, and a wide array of other equipment. Both smart phones and access devices are provided with national broadband coverage and distributed through national retail chains as well as sold on the e-commerce site (www.readymobile.com).

Boomerang has direct, network carrier contracts with Sprint and Verizon and is negotiating a contract with a national GSM provider as well. The multi-carrier wireless network platform provides robust wireless service coverage across the entire ETC footprint. HH Ventures and its subsidiaries have direct, in-depth experience with building voice, data and broadband products directly with carriers.

Boomerang is experienced in providing broadband data access to consumers across the country. Boomerang is poised to play a part in achieving the Commission's goal of expanding broadband access to low-income consumers. Boomerang understands that low income consumers are not early technology adopters. Accessibility and ease of use of Boomerang's products, services and systems allows low-income consumers to take advantage of the power of wireless technology so that we can close the digital divide. Adding data to phone plans is a growing trend in the low-income base of customers, but as the Commission recognizes, lags behind the national norm.

⁶ The history of the Ready Mobile brand goes back to Ready Mobile LLC. Ready Mobile LLC was formed in 2005 and was focused on retail distribution of prepaid wireless products under the Ready Mobile brand name. In May 2007, Titan Global Holdings purchased certain assets from Ready Mobile LLC that included the Ready Mobile branding. Titan operated several other telecommunications ventures. HH Ventures participated in a transaction by which it purchased certain Titan assets, including the Ready Mobile brand on January 17, 2008. None of the Titan owners are part of the HH Ventures ownership.

Boomerang will have data availability turned on in each handset distributed to Lifeline customers that could become the subscriber's daily access to the Internet if they should choose to add data services to their phone.

Because the Company already has in place nationwide distribution channels and activation processes, it is ready to offer broadband access services to low-income consumers. The Company has competitive billing plans for smart phones and other devices, including the ability to bundle data services on smart phones along with voice and text services. Because of the Company's established multi-channel, multi-partner approach, it has the ability to reach eligible consumers throughout the country. In addition, Boomerang will advertise the availability and prices of its services through a variety of mediums, including online advertising, direct marketing campaigns, print advertising, event-based distribution, seminars, lectures, pamphlet distribution, and meetings with government agencies.

Compliance Plan

This Compliance Plan describes the specific measures that Boomerang intends to implement to achieve the objectives of the Commission's Lifeline rules and policies.

I. Policy

Boomerang will comply with all certification and verification requirements for Lifeline eligibility set forth in the Lifeline Reform Order; the Commission's Lifeline rules and policies; the requirements, rules and policies governing the provision of Lifeline service to eligible subscribers residing on reservations or Tribal lands; the provisions of this Compliance Plan; and all laws and regulations governing Boomerang's provision of Lifeline-supported prepaid wireless services to customers throughout the United States.

II. Unrestricted Access to Basic and E911 Services and Certification of Such Access

In the Lifeline Reform Order, the Commission stated that forbearance from the "own-facilities" requirement is conditioned on a carrier seeking limited ETC designation "providing its Lifeline subscribers with 911 and E911 access, regardless of activation status and availability of minutes [and] providing its Lifeline subscribers with E911-compliant handsets and replacing, at no additional charge to the subscriber, noncompliant handsets of Lifeline-eligible subscribers who obtain Lifeline-supported services" starting on the effective date of the order. Moreover, wireless resellers have an independent obligation to provide access to basic and E911 service, to the extent that the underlying facilities-based licensee has deployed the facilities necessary to deliver E911 information to the appropriate Public Safety Answering Point. Resellers also have an independent obligation to ensure that all handsets or other devices offered to their customers for voice communication are location capable.

The Commission and consumers are hereby assured that all Boomerang Lifeline customers will have available access to emergency calling services at the time that Lifeline service is initiated and that such 911 and E911 access will be available from Boomerang handsets regardless of the activation status and availability of minutes. Further, Boomerang will ensure that all handsets used in connection with the Company's Lifeline service offering are E911-compliant. In the event that an existing Boomerang customer does not have an E911-compliant handset, the Company will replace it with a new 911/E911 compliant handset at no charge to the customer. Any new customer who qualifies for and enrolls in the Lifeline program is assured of receiving a 911/E911 compliant handset as well.

⁷ Lifeline Reform Order ¶ 373.

⁸ See 47 C.F.R. § 20.18(m).

⁹ See id.

III. Certification and Verification of Lifeline Customers' Eligibility

Boomerang proposes the following Compliance Plan to implement the certification and verification conditions outlined in the Lifeline Reform Order. Boomerang intends to keep these measures in effect until the Commission implements its planned national eligibility database.

A. Policy

Boomerang will comply with all certification and verification requirements for Lifeline eligibility established by states where it is designated as an ETC. In states where there are no state-imposed requirements, no established rules or procedures in place, or in states that do not mandate Lifeline support, Boomerang will obtain certification of eligibility at the outset and will verify consumers' Lifeline eligibility in accordance with the Commission's requirements. Boomerang shares the Commission's concerns about the potential abuse of the Lifeline program and is thus committed to the safeguards stated herein, with the belief that these procedures will prevent Boomerang's customers from engaging in such abuse of the program, inadvertently or intentionally.

B. Certification Procedures

Boomerang will implement certification procedures that enable consumers to demonstrate their eligibility for Lifeline assistance to Boomerang employees or agents by contacting the Company in person or via telephone, facsimile or the Internet. Although the specific process for each means of contact differs slightly, as detailed below, regardless of the means of contact, at the point of sale, consumers will be provided with printed information describing Boomerang's Lifeline program, including eligibility requirements, and with instructions for enrolling. Consumers will be enrolled in person or directed, via company literature, collateral or advertising, to a toll-free number and to the Company's website, which will contain a link to information regarding the Company's Lifeline service plans, including a detailed description of the program and state-specific eligibility criteria. Boomerang's application form will identify that it is a "Lifeline" application. Except in states in which applicants are enrolled through a designated state agency, Boomerang will have direct contact with

all customers applying for Lifeline service, either in person through its employees, agents or representatives, or via the telephone (including facsimile) or mail.

Specifically, at events, Boomerang or enMarket personnel will explain the eligibility requirements for the program, including participation in a qualifying program or earning income below 135% of the Federal Poverty Guidelines and will verify the individual's eligibility. Boomerang or enMarket employees will also explain the program limitation of one Lifeline service per household. In order to ensure potential customers are fully informed about the Lifeline program and the eligibility process, Boomerang will provide a sufficient number of employees at each event so that, while some individuals are handling the application and eligibility process with applicants, other individuals are available to discuss the requirements with potential customers, answer questions, identify appropriate documents and otherwise assist a customer in preparing for the application/eligibility step. enMarket employees will begin educating potential subscribers as they wait in line at events and explain the application process to prepare them. Employees are instructed that the company has zero tolerance for waste, fraud or abuse, and that they should notify a team lead immediately if they suspect that anyone might be providing false information or attempting to obtain a duplicate Lifeline benefit for themselves or within the same household. At events, when a potential subscriber reaches the front of the line, representatives will again confirm that no member of the individual's household currently receives a Lifeline benefit from another carrier. representative will mention the name of major ETCs to assist applicants in determining whether they already receive a Lifeline benefit. The representative will reiterate that Lifeline is a government benefit, and that providing false information could subject the applicant to consequences including penalty under perjury. After an applicant has completed the enrollment form, a representative will check the CGM database to determine whether anyone at the same residential address currently receives a Lifeline benefit. If so, the applicant will be asked whether the applicant is a member of a separate household residing at the same address and to complete the form created by USAC to certify that he or she resides in a separate household.

At events, upon completion of the application, representatives will photograph the documentation provided by the customer to prove identity and/or address and program- or income-based eligibility. After this information is reviewed and possibly subject to a compliance audit, described in more detail herein, Boomerang will maintain a record of the type of documentation reviewed to determine eligibility, but will not keep the documentation itself. Finally, representatives will review with the customer instructions in the welcome packet for activating the service or, if the customer explicitly requests, will activate the handset at that time. Boomerang will not seek Lifeline reimbursement until the customer has activated the handset.

Boomerang will also be promoting sign up through online outreach. Boomerang will use search engine optimization and targeted ad placement to reach eligible low-income consumers. To apply for a Boomerang Lifeline service online, a customer will fill out an application, provide the necessary information that all prospective Lifeline customers must provide, and be taken through forms and screens that clearly explain all relevant legal eligibility requirements. If the customer is seeking to qualify for Lifeline service based on their participation in a particular program (or income level), the prospective customer may be able to either upload the forms from scanned documents or print off a Document Submission worksheet and submit the documents to Boomerang where a sales representative will input the prospective customer's information into an eligibility database (if available for the relevant state). However, in most cases, the prospective consumer will fill out the relevant eligibility forms on the computer, and then send copies of the records needed by Boomerang to verify the customer's eligibility to participate in Lifeline.

With the CGM database, all applications will be processed against the only national database compiled with over 2 million current ETC Lifeline subscribers. This real time review will identify two types of duplicate applications: individual duplicate (*i.e.* same SSN, Name, DOB, etc) or duplicate residential addresses. If the entire record is a duplicate, the applicant will receive a message that the application has been rejected. If the residential address is a duplicate, the applicant will receive instructions regarding the definition of household and the opportunity to complete a verification that

the applicant is a member of a unique household at that address that does not currently receive a Lifeline benefit.

For all application processes, Boomerang has an in-house Compliance Officer and compliance metrics to further protect against waste fraud and abuse. This includes real time review of application submissions during events and random sampling of online and paper submissions. Boomerang's internal team will provide another layer of review (*i.e.*, handwriting, submission locations, timing) to identify abuse and carry out disciplinary action.

Once the prospective customer is successfully verified by Boomerang, Boomerang will enroll the customer in the service plan selected by the customer, and then mail the selected handset to the customer. Along with the handset comes a welcome packet with instructions for activating the service. Boomerang will not seek Lifeline reimbursement until the customer has activated the handset by following the instructions detailed herein or by making an outgoing call.

For potential subscribers who avail themselves of the toll-free number to apply for service, the IVR script will emphasize the "one Lifeline benefit per household" restriction through its interaction with the activating customer as well as review the 60 day non-usage rule and Annual Recertification requirements. If a customer wants more information, they will be passed to a live call center operator. Boomerang's sales training materials for call centers will include a discussion of the one benefit per household restriction and the need to ensure that the customer is informed of this restriction.

Boomerang will provide Lifeline-specific training to all personnel, whether employees, agents or representatives, who interact with actual or prospective consumers with respect to obtaining, changing or terminating Lifeline services. The training provides an explanation of the creation and purpose of the Lifeline program, the source of funds to provide access to qualified low-income consumers, program- and income-based eligibility determinations, and a detailed explanation of the one-benefit-per-household limitation. The training emphasizes the importance of clearly explaining the eligibility criteria and limitations to applicants as well as the potential consequences for providing

false information on the application. Trainees learn what documentation is acceptable to verify program- or income-based eligibility and that they must be able to communicate this information clearly to applicants. Trainees are instructed to report to a supervisor if for any reason at all they feel that an individual is trying to abuse the program or falsify eligibility. Trainees must ask an applicant directly if they already have a Lifeline service, and more specifically, mention the names of major Lifeline service providers in the geographic area, such as Safelink, Assurance, or Stand Up Wireless. Trainees are given instruction in checking the available duplicates database to confirm whether anyone else at that residential address is receiving a Lifeline benefit, and if so, to ask the applicant if multiple households reside at the same address. Trainees are also given instruction about when to provide the additional household verification form on which the applicant will certify that his or her household is a separate economic unit and does not already receive a Lifeline benefit. Trainees are instructed on activation procedures and restrictions, including that an account may only be activated by the subscriber or upon the subscriber's express authorization to do so.

Boomerang personnel will take steps to ensure that applicants are eligible to participate in the Lifeline program. All personnel who interact with current or prospective customers will be trained to assist Lifeline applicants in determining whether they are eligible to participate based on state-specific income-based or program-based criteria. These personnel will be trained to answer questions about Lifeline eligibility, and will review required documentation to determine whether it satisfies state-specific eligibility requirements using state-specific checklists. Acceptable documentation of program eligibility includes: (1) the current or prior year's statement of benefits from a qualifying state, federal or Tribal program; (2) a notice letter of participation in a qualifying state, federal or Tribal program (SNAP) electronic benefit transfer card or Medicaid participation card (or copy thereof)); or (4) another official document evidencing the consumer's participation in a qualifying state, federal or Tribal program.

Acceptable documentation of income eligibility includes the prior year's state, federal, or Tribal tax return; current income statement from an employer or paycheck stub; a Social Security statement of benefits; a Veterans Administration statement of benefits; a retirement/pension statement of benefits; an Unemployment/Workmen's Compensation statement of benefits; federal or Tribal notice letter of participation in General Assistance; or a divorce decree, child support award, or other official document containing income information for at least three months' time. Boomerang will establish policies and procedures to review such documentation and keep accurate records detailing how the consumer demonstrated his or her eligibility, including collecting information on the enrollment form about what documentation the applicant presented to demonstrate program-based or income-based eligibility. Where Boomerang personnel conclude that proffered documentation is insufficient to establish such eligibility, Boomerang will deny the associated application and inform the applicant of the reason for such rejection. In the event that Boomerang personnel cannot ascertain whether documentation of a specific type is sufficient to establish an applicant's eligibility, the matter will be escalated to supervisory personnel at Boomerang's corporate headquarters.

Consumers who do not complete the application process in person must return the signed application and supporting documentation to the Company by mail, fax, email or other electronic transmission. The Company will accept electronic signatures that meet the requirements of the Electronic Signatures in Global and National Commerce Act, 15 U.S.C. §§ 7001-7006, and any applicable state laws, and may verify consumers' signatures via IVR systems. Processing of consumers' applications, including review of all application forms and relevant documentation, will be performed under the Company's supervision by managers experienced in the administration of the Lifeline program.

The enrollment form will include a place where the applicant must certify by his or her signature under penalty of perjury that the applicant meets the relevant criteria and that the

applicant's representations are true and correct.¹⁰ Applicants will also be required to initial a number of disclosure statements intended to ensure that the applicant understands applicable eligibility requirements—including a statement to the effect that to the best of his or her knowledge, the applicant is not receiving Lifeline-supported service from any other Lifeline provider. Penalties for perjury will be clearly stated on the certification form. The certification will also contain language stating that a violation of the one-per-household requirement constitutes a violation of the Commission's rules and will result in the consumer's de-enrollment from the program, and could result in criminal prosecution by the United States government. Although the exact wording of the disclosure statements described above may vary on a state-by-state basis, depending on state-specific requirements or consultations with relevant state agencies, Boomerang plans for the disclosures to be consistent with the following statements:

The information contained within this application is true and correct. I acknowledge that providing false or fraudulent documentation in order to receive assistance is punishable by law.
I understand that Lifeline is only available for one benefit per household, whether landline or wireless. To the best of my knowledge, no one in my household is receiving Lifeline service. I will only receive Lifeline from Boomerang and no other landline or wireless telephone company.
I am not currently receiving a Lifeline telephone service from any other landline or wireless telephone company.
I will not transfer my service to any other individual, including another eligible low-income consumer.
I understand that I may be required to verify my continued eligibility for Boomerang's Lifeline service at any time and that failure to do so will result in termination of Lifeline benefits.
I will notify Boomerang immediately if I no longer qualify for Lifeline or if I have a question as to whether I would still qualify.

In accordance with the Lifeline Reform Order, Boomerang will not retain copies of eligibility documentation, but rather will maintain accurate records detailing how the customer demonstrated his or her eligibility. Boomerang will check the eligibility of consumers seeking to enroll in Lifeline

¹⁰ A copy of Boomerang's proposed enrollment and certification form is attached at Exhibit B.

either by accessing electronic eligibility databases, where available, or by reviewing documentation from the consumer demonstrating his or her eligibility for Lifeline service. Where the Company is able to access a state or federal database to make determinations about customer eligibility, the Company or its representative will note in its records what specific data was relied upon to confirm the consumer's initial eligibility for Lifeline. In instances where a state agency or third-party administrator is responsible for the initial determination of consumer eligibility, Boomerang will rely on the state identification or database.

Boomerang personnel will assist applicants in determining whether they are ineligible to participate in the Lifeline program because a member of the applicant's household already is benefiting from a Lifeline discount. Boomerang will establish safeguards to prevent individual subscribers and households from receiving more than one benefit. Boomerang personnel will explain in prominent, plain, easily comprehensible language to all new and potential subscribers that no consumer is permitted to receive more than one Lifeline subsidy. Boomerang will emphasize the one-per-household restriction in its contacts with potential customers. Boomerang personnel also will inform each Lifeline applicant that he or she may be receiving Lifeline support under another name, and facilitate the applicant's understanding of what constitutes "Lifeline-supported service," and ability to determine whether he or she is already benefiting from Lifeline support by identifying the leading wireline and wireless Lifeline offerings in the relevant market by brand name.

Boomerang's Lifeline application forms will require each applicant to provide his or her name and primary residential address and a billing address for the service if the consumer's billing address differs from his or her residential address. The application form will clearly state that Lifeline participants must provide their new address to the Company within 30 days of moving. Boomerang will incorporate this information into its customer information database.

Prior to initiating service for a customer, the Company will check the address of each Lifeline applicant against the CGM compiled database to determine whether or not it is associated with a customer that already receives Boomerang Lifeline service, and will then review the application to

ascertain whether the applicant is attempting to receive Lifeline-supported service for more than one service associated with the address. Boomerang Wireless has aligned with CGM, LLC of Roswell, Georgia, a Lifeline service bureau, to participate in the only national effort to match ETC applications against current ETC participants. This recognized compliance software provider is working across the industry to help minimize duplicate service to eligible households. CGM's growing database currently includes more than two million of the 15 million current ETC subscribers. As of this writing, it is, to Boomerang's knowledge, the largest pooled national database.

Boomerang has contracted with CGM to check each name/address combination against its aggregate duplicate database to confirm that the applicant is not already receiving a Lifeline subsidy from Boomerang or any other CGM client. The database dip is done simultaneously with customer sign-up through an API connection between Boomerang's provisioning platform and CGM. This check ensures that each applicant is not receiving a duplicate subsidy, as well as identifying those customers who share an address with current Boomerang customers and, therefore, may warrant further review. If Boomerang determines that an individual at the applicant's residential address is currently receiving Lifeline-supported service, the Company will take an additional step to ensure that the applicant and the current subscriber are part of different households. In order to make this demonstration, Boomerang will require applicants to complete and submit to the Company a written document developed by USAC consistent with the Commission's directions in the Lifeline Reform Order.¹¹ Boomerang will deny the Lifeline application of any such individual residing at the same address as a current Lifeline subscriber who is part of the same household and will advise the applicant of the basis for the denial.

Prior to requesting a subsidy, Boomerang, in conjunction with CGM, will process and validate its subsidy data to prevent duplicate same-month Lifeline subsidies. Any household that is already receiving a Lifeline subsidy will automatically be prevented from receiving a second Lifeline subsidy in that same month. Boomerang will immediately de-enroll any subscriber whom Boomerang knows

¹¹ See Lifeline Reform Order ¶ 84.

is receiving Lifeline-supported service from another ETC or knows is no longer eligible. Additionally, each month, CGM will process and validate the Company's subsidy data to prevent: (1) duplicate same-month Lifeline subsidies (Double Dip): any name/address that is already receiving a Lifeline subsidy from the Company will be automatically prevented from receiving a second Lifeline subsidy in that same month; and (2) inactive lines receiving subsidy. CGM's audits also compare all subsidy requests to Boomerang's underlying carrier invoice to ensure that subsidies are requested only for active lines. This process ensures that Boomerang does not request multiple subsidies from the Universal Service Fund.

In addition, prior to requesting a subsidy, Boomerang will ensure that the customer has activated the service in accordance with the Commission's requirements. Boomerang will provide phone activation instructions in a welcome package provided with the handset and, at events, will review these instructions with the customer. The activation process will allow the end user to proactively establish service and have an opportunity to receive additional training on the device and services available.

C. Procedures for Verification of Ongoing Consumer Eligibility

As required by the Commission's Lifeline Reform Order, Boomerang will require every customer enrolled in the Lifeline program to verify on an annual basis that he or she receives Lifeline-supported service only from Boomerang and, to the best of his or her knowledge, no one else in the subscriber's household is receiving a Lifeline-supported service. Boomerang will submit all required information to the relevant Tribal governments, as applicable, including its aggregated re-certification data and annual re-certification results for subscribers residing on reservations or Tribal lands. This re-certification may be done on a rolling basis throughout the year. Where ongoing eligibility cannot be determined through access to a qualifying database either by the Company or the state, and there is no state administrator verifying the continued eligibility of Lifeline subscribers, the Company will recertify the continued eligibility of all of its subscribers by contacting them— either in person, in writing, by phone, by text message, by email, or otherwise

through the Internet—to confirm their continued eligibility. Such certifications may be obtained through a written format, an IVR system, or a text message, in accordance with the Lifeline Reform Order.¹² In states where a state agency or a third party has implemented a database that carriers may query to recertify the consumer's continued eligibility, the Company (or state agency or third party, where applicable) will instead query the database and maintain a record of what specific data was used to re-certify eligibility and the date of recertification.

Boomerang will notify each of its Lifeline consumers by mail that he or she must confirm his or her continued eligibility in accordance with the applicable requirements. The notice will explain the actions the customer must take to retain Lifeline benefits, when Lifeline benefits may be terminated, and how to contact Boomerang. Boomerang will provide written notice of impending service termination to subscribers who do not respond to the annual re-certification within 30 days. Any subscriber who does not respond to the impending termination letter within 30 days to demonstrate that his or her Lifeline service should not be terminated will be de-enrolled from the Company's Lifeline program.

IV. Additional Measures to Prevent Waste, Fraud and Abuse

A. Usage Requirement

Boomerang will implement policies and procedures to ensure that it does not obtain Lifeline support for an inactive subscriber who has failed to use his or her service in the first instance or has discontinued using the service.

Boomerang will not seek universal service support for a qualifying low-income consumer until that individual subscriber uses the supported service to either activate the service or complete an outgoing call. Boomerang will provide phone activation instructions in its event and online or paper product packages. The activation process will allow the end user to proactively activate service and have an opportunity to receive additional training on the device and services available. Specifically, to activate service, customers will be instructed to call the Boomerang IVR, press "2" to

¹² See Lifeline Reform Order ¶¶ 130, 132.

activate the phone, and enter a PIN included in the Welcome Instructions the subscriber receives with the phone after the eligibility and enrollment process has been completed as described above. At that point, the IVR will notify the consumer that the Lifeline account is active. The IVR will inform the customer that the customer must use the service in order to keep the account active and provide options through a menu for obtaining additional information about the phone or the service and direct the customer to the Company's website for additional information. At in-person events, Boomerang will assist an individual with account activation upon being expressly authorized by the subscriber to activate the service.

To comply with the Commission's continued usage requirements, Boomerang will implement a non-usage policy whereby it will de-enroll Lifeline customers that have not used the Company's Lifeline service for 60 days. The customer will be given a 30 day cure period before they would be de-enrolled from the Lifeline service. Boomerang will notify its subscribers at service initiation about the non-transferability of the phone service, its usage requirements, and the de-enrollment and deactivation that will result following non-usage in any 60-day period of time. If no usage appears on a Boomerang Lifeline customer's account during any continuous 60-day period, Boomerang will deactivate Lifeline services for that customer after the 30 day notification & cure period. An account will be considered active if during any 60-day period the authorized subscriber does at least one of the following: makes a monthly payment; purchases minutes from Boomerang to add to an existing pre-paid Lifeline account; completes an outbound call; answers an incoming call from anyone other than Boomerang, its representative, or agent; or affirmatively responds to a direct contact from Boomerang confirming that he or she wants to continue receiving the Lifeline-supported service.

Boomerang will take measures to continue to communicate with the customer to ensure the customer understands the rules and requirements of the benefits. Boomerang has direct control over customer databases and communication tools including: SMS messaging, outbound calling, IVR messaging and direct mail communications. For example, if a customer has 45 days of non-usage, Boomerang can text them to remind them about the non-usage rules.

B. Consumer Education with Respect to Duplicates

As required by the Lifeline Reform Order, Boomerang will establish safeguards to prohibit more than one supported service for each household. In addition to its verification and certification procedures, and to better ensure that customers understand the Lifeline service restrictions with respect to duplicates, Boomerang will implement measures and procedures to prevent duplicate Lifeline benefits being awarded to the same household, including use and development of an appropriate database.

Specifically, Boomerang personnel will emphasize the one-per-household restriction in their direct sales contacts with potential customers. At the point of sale, potential customers will be provided with printed information describing Boomerang's Lifeline program, including eligibility requirements, and instructions for enrolling. As part of these printed materials, Boomerang will also reinforce the one-Lifeline-benefit-per-household limitation. Materials from USAC, that have been or will be developed pursuant to the Lifeline Reform Order, may also be provided at the point of sale as dictated by a customer's responses. Boomerang will likewise reinforce and explain the one-perhousehold restriction in its marketing materials. The Company will emphasize in plain, easily comprehensible language that: (1) Lifeline is a federal benefit; (2) Lifeline service is available for only one benefit or subscription per household; (3) a household is defined, for purposes of the Lifeline program, as any individual or group of individuals who live together at the same address and share income and expenses; and (4) a household is not permitted to receive Lifeline benefits from multiple providers. Boomerang will also include in its marketing materials (see Exhibit C) substantially the following language in clear, easily understood language: the offering is a Lifelinesupported service; that Lifeline is a government assistance program; that only eliqible consumers may enroll in the program; that documentation is necessary for enrollment; and the program is limited to one benefit per household, consisting of either wireline or wireless service. Finally, Boomerang will disclose the company name under which it does business and the details of its Lifeline service offerings.

C. Internal Audit and Compliance Training for Boomerang Customer Service

In addition to detailed and thorough employee training, Boomerang will impose disciplinary actions on employees who fail to abide by the requirements for determining eligibility for the Lifeline benefit. Beyond the instructions for field and event training, Boomerang with provide its customer service personnel with internal audit and compliance training. For incoming paper applications, Boomerang will have a 100% compliance checklist to check applications for fraud and duplication. The employee must check whether all fields on the certification and enrollment form are complete, whether all necessary eligibility documents are attached, whether the eligibility documents align with the information on the form, whether the handwriting is unique, whether all attestations are initialed, and whether the form is signed.

For in-person and event outreach, in addition to the onsite eligibility determinations, a Boomerang compliance officer will randomly check a representative sample of 3% to 10% of applications as an additional check for errors or omissions or any sign of fraud. If the compliance officer detects potential fraud or abuse in the application process, the affected applications will be denied.

V. Lifeline Offering

Boomerang's marketing efforts will be focused on finding and serving eligible consumers using distribution models designed to reach the target population on a broad geographic basis. Creating a trusted brand and service through community outreach is a primary methodology for educating and soliciting customers. Boomerang will enroll Lifeline customers through several different marketing channels. Boomerang's current business model and plans for providing Lifeline service are based on reaching about 85% of its subscribers in person, through event marketing targeting currently underserved populations. Boomerang anticipates that, while most of its outreach will succeed via direct contact with consumers, potential subscribers will also be able to avail themselves of a toll-free number (inbound telemarketing) or website to obtain enrollment information. Boomerang also has plans to offer its services through retail stores and agents who

understand the underserved consumers in communities Boomerang would service as an ETC.

National retail chains have expressed interest in partnering with Boomerang to support the Lifeline service and outreach to underserved eligible populations. Boomerang has partnered with retailers to use parking lots as locations for event-based outreach.

enMarket, Boomerang's sister event marketing and distribution company, will use demographic segmentation information to identify locations of populations with great need. The neighborhood marketing program will reach Tier 3 and Tier 4 and smaller communities where the population has not seen an influx of Lifeline service providers. enMarket will organize positive and informative neighborhood events to create a local presence.

The Company has a long history with retail distribution. If Boomerang is granted ETC designation, it is prepared to work with several national companies to explore unique, focused Lifeline program marketing.

Boomerang will offer its Lifeline service in the states where it is designated as an ETC and throughout the coverage area of its underlying carriers. Boomerang has direct underlying agreements with Sprint and Verizon today. Negotiations are underway for the addition of a national GSM provider. The company will use these network relationships to ensure a good product experience for ETC consumers.

The Company's Lifeline offering will provide eligible customers with the following three Lifeline plans: (1) 68 units that rollover where 1 minute equals 1 unit and 3 texts equal 1 unit, (2) 125 units that rollover where 1 minute equals 1 unit and 1 text equals 1 unit, and (3) 250 units without rollover where 1 minute equals 1 unit and 1 text equals 1 unit. Customers will have the capability of purchasing additional bundles of minutes in the following denominations:

Denomination	\$5.00	\$10.00	\$10.00	\$15.00	\$15.00	\$30.00	\$30.00	\$50.00	\$7.00	\$20.00	\$30.00
Days of Use	10	3	7	7	10	14	30	30	10	30	30
Minutes									100	500	1,000

1						l	1	1		T	
Peak Minutes		Unlmtd	30	Unlmtd	60	Unimtd	140	Unimtd		\$ 17, 444	
N/W Miniutes		Unimtd	Unlmtd	Unimtd	Unlmtd	Unlmtd	Unimtd	Unlmtd			
Texts		Unlmtd	.10/text	Unimtd	.10/text	Unlmtd	.10/text	Unimtd	200	1,000	1,200
Units (Min+Text)	50										

In addition to free voice services, Boomerang's Lifeline plans will include a free handset and the following features: caller ID, call waiting and voicemail. Boomerang will turn on the data capability for all of our handsets. This will allow customers to add a data plan to their phone service.

As a provider of Lifeline services to residents of Tribal lands, Boomerang will pass through the full Tribal support amount to qualifying residents of Tribal lands, and under no circumstances will it collect from the Universal Service Fund more than the rate charged to Tribal subscribers.

VI. Demonstration of Financial and Technical Ability to Provide Lifeline Services

Revised Commission Rule 54.202 requires carriers seeking designation as a Lifeline-only ETC to demonstrate their technical and financial capacity to provide the supported service. Among the factors that the Commission will consider are whether the applicant previously offered services to non-Lifeline consumers, how long the applicant has been in business, whether the applicant intends to rely exclusively on USF disbursements to operate, whether the applicant receives or will receive revenue from other sources, and whether it has been subject to enforcement action or ETC revocation proceedings in any state.

Boomerang's parent company, HH Ventures, is a privately held cash-flow-positive wireless telecommunications holding company. HH Ventures has been providing prepaid wireless telecommunications services to non-Lifeline subscribers since 2008. Its core management team includes six senior executives with significant telecommunications experience, and the company employs 40 full time employees.

Boomerang currently provides prepaid wireless services to more than 350,000 subscribers, including more than 50,000 retail customers. The company currently provides a complete wholesale, MVNE platform to several ETCs and other white label partners.

Boomerang does not intend to rely exclusively on USF disbursements to operate, as it receives revenue from providing other services. For the 2011 calendar year, Boomerang and its sister company received no direct USF reimbursement for Lifeline support; 17% of revenue was generated from wireless resale services provided to ETCs, 13 52% of revenue was generated from wireless retail services, and 31% of revenue was generated from other non-regulated telecom services. Boomerang has not been subject to enforcement actions or ETC revocation proceedings in any state.

Boomerang certifies that it will comply with all of the requirements of newly amended Commission Rule 54.202. Pursuant to Commission Rule 54.202(a)(1)(i) Boomerang certifies that it will comply with the service requirements applicable to the support it receives. Further, Section 54.202 requires that an ETC demonstrate its "ability to remain functional in emergency situations, including a demonstration that it has a reasonable amount of back-up power to ensure functionality without an external power source, is able to reroute traffic around damaged facilities, and is capable of managing traffic spikes resulting from emergency situations."

Boomerang will remain functional in emergencies. Back-up systems are in place to ensure full functionality in the event of a loss of power or network functionality. And, Boomerang's switching facilities are housed in a carrier-class data center with fully redundant power and HVAC, a controlled temperature and humidity environment, fire-threat detection and suppression, year-round critical monitoring and secure access with biometric security. The facility features redundant generators and redundant fiber optic connectivity. The data center is a reinforced concrete building located in a secure area and collocated with the area electrical utility headquarters. It is powered from separate paths independent of any one electrical generation plant. All systems within the facility are implemented on redundant servers, each with redundant data network and power.

¹³ In 2011, Boomerang only entered into wholesale MVNE arrangements with designated ETCs. This year, Boomerang has entered into arrangements with other, non-ETC, white label partners.

Direct carrier access with Sprint and Verizon networks provides additional tools to escalate network or hardware issues encountered on a local or regional basis. Contractual arrangements include direct escalation processes for tiered support depending on outage severity and number of customers affected.

Section 54.202 also requires ETC applicants to demonstrate that they will satisfy applicable consumer protection and service quality standards. Boomerang hereby commits to comply with the Cellular Telecommunications and Internet Association's Consumer Code for Wireless Service.

Conclusion

Boomerang's Compliance Plan meets the conditions set forth in the Lifeline Reform Order and promotes public safety by ensuring that Lifeline customers have access to 911 and E911 service. Boomerang requests that the Commission expeditiously approve the Company's Compliance Plan and grant its pending ETC Petition so that Boomerang may begin providing the benefits of Lifeline service to qualifying low-income consumers.

Respectfully submitted,

James T. Balvanz

Chief Financial Officer Boomerang Wireless, LLC

(319) 743-4606

jbalvanz@readywireless.com

June 29, 2012

Exhibit A

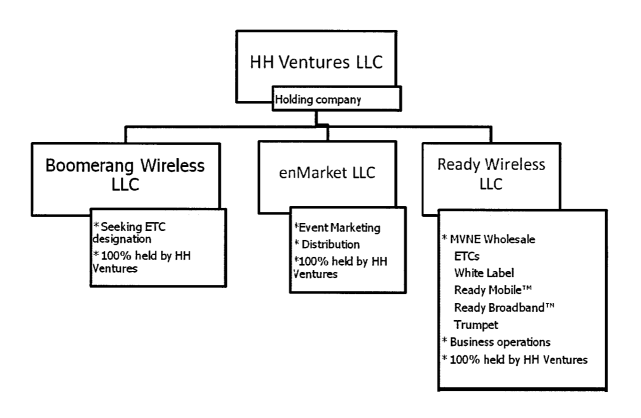


Exhibit B



955 Kacena Road. Suite A Hiawatha, IA 52233 www.boomerang-wireless.com

Lifeline Program

Office Use Only
PLACE PHONE ID
STICKER HERE

Lifeline Self-Certification Form

- To enroll in the Lifeline America program you need to complete this form.
- The information is only used to certify with the Federal Communications Commission (FCC) that you are participating in the program with us.

Lifeline Service Disclosure

Lifeline is a government assistance program and willfully making false statements to obtain the benefit can result in fines, imprisonment, de-enrollment or being barred from the program. Only one lifeline benefit is available per household. A household is defined, for purposes of the Lifeline program, as any individual or group of individuals who live together at the same address and share income and expenses. Violation of the one per household limitation constitutes a violation of the Federal Communications Commission's rules and will result in your de-enrollment from the program, and lifeline is a non-transferable benefit and you may not transfer this benefit to any other person, regardless if they qualify for Lifeline.

STEP 1: Applicant Information	USE BLACK OR BLUE IN	IK ONLY					
Full Name:	Vertical variations of the second vertical variation vertical variation vertical variation vertical		Phone:				
Residential Address:			Email:				
Circle one:		11					
Permanent Address							
Temporary Address							
(No PO Box. Residence of Tribal lands must pro	ovide descriptive address.)						
City:			New/ Conv?				
State:			New Phone:				
Zipcode:			ESN:				
Billing Address: (if different)			Last 4 SSN or Tribal ID number:				
City/ State/ Zipcode:			Your birthdate:				
(init) I acknowledge and consent to Company (the administrator of the progr benefit. In the event that USAC identification way be notified so that I may select one stapplicants living on Tribal lands who lack a so STEP 2: Certifications. I participate in Supplemental Nutrition Assistance	am) and/or its agents for the p es me as receiving more than of service and be de-enrolled from scial security number may instead the following public assista	ourpose of vo one Lifeline s on the other. provide an of	erifying that the subscriber doe subsidy per household, I ackno ficial Tribal government identificat	es not receive more than one Lif wledge and understand that all ion card number.	feline		
Supplemental Security Income (SSI)			Medicaid				
Low-Income Home Energy Assistan			Food Distribution Program on Indian Reservations				
Section 8 Federal Public Housing As	ssistance		Tribally administered TANF				
Temporary Assistance for Needy Fa	milies (TANF)		Bureau of Indian Affairs General Assistance				
			Tribally administered Head Start (meeting the income qualifications of Head Start.)				
My household income is at or below 1359 Number of people in your household:		additional pe	rson above 6 to determine income				
# Persons in Household	Income	#	Persons in Household	Income	1		
1 \$15,080			4	\$31,118]		
2 \$20,426			5	\$36,464			
3	3 \$25,772		6	\$41,810]		
(init) I am seeking Tribal land	ls Lifeline support and certify t	hat I reside	on Federally-recognized Tribal	lands.	-		
If you do not participate in one of these p Relationship to Participant: Documents Reviewed for Certif Name of Person Participating	rograms, and someone in your						

☐ I certify that person demonstrating program participation is a member of my household.

I certify that the person name on the participation documentation is not already receiving a Lifeline discount.

Page 1



<u>STEP 3: Choose Your Plan:</u> Choose one of the following plans. This plan will be reloaded to your phone monthly as long as you are eligible & certified.

FEATURE/ DESCRIPTION	68 FREE MONTHLY MINUTES	■ 125 FREE MONTHLY MINUTES	■ 250 FREE MONTHLY MINUTES
Local Calls	Y	Y	Y
National Long Distance	Y	Y	
Voicemail	Y	Y	Y
Nationwide Text	Y- 3 texts= 1 minute	Y- 1 text=1 minute	Y- 1 text=1 minute
• Free 411	Y	Y	Y
Carry Over Minutes Month to Month	Y	Y	N

Step 4: Signature (read, initial & sign): (init) I meet the income-based or program-based eligibility criteria for receiving Lifeline service and have provided documentation of eligibility if required to do so. (init) I understand that Lifeline is a federal government benefit program and that willfully making false statements in order to obtain this benefit can be punished by fine or imprisonment or I may be barred from the program. (init) My household will receive no more than one Lifeline-supported service. Lifeline service is available for only one subscription per household. A household is defined, for purposes of the Lifeline program, as any individual or group of individuals who live together at the same address and share income and expenses. A household is not permitted to receive Lifeline benefits from multiple providers. I understand that violation of the one-per-household requirement constitutes a violation of the FCC's rules and will result in my de-enrollment from the program, and could result in criminal prosecution by the United States government. (init) I understand that I must notify Boomerang Wireless and provide my new address within 30 days of moving. (init) If I do not have a permanent address and have supplied instead a temporary address above, I understand that Boomerang Wireless will attempt to verify every 90 days that I continue to rely on that address, and that I must notify Boomerang Wireless within 30 days of my new address after moving. If I do not respond to Boomerang Wireless' address verification attempts within 30 days, I understand that I may be de-enrolled from Boomerang Wireless' Lifeline service. (init) I understand that I must notify Boomerang Wireless within 30 days if (1) I cease to participate in a federal or state qualifying program or my annual household income exceeds 135 percent of the federal poverty guidelines; (2) I receive more than one Lifeline-supported service; or (3) Another member of my household is receiving a Lifeline benefit or (4) I for any other reason no longer satisfy the criteria for receiving Lifeline support. I understand that I will be subject to penalties if I fail to follow this notification requirement, including being de-enrolled from the Lifeline program. __ (init) I understand and acknowledge that Lifeline service is a non-transferable benefit and that I may not transfer my service to any other individual, including another low-income consumer. (init) I acknowledge that I will be required to re-certify my eligibility for Lifeline benefits annually, and I may be required to re-certify my continued eligibility for Lifeline at any time, and that failure to do so will result in the termination of my Lifeline benefits. (init) I attest under penalty of perjury that the information herein is true and correct to the best of my knowledge. Applicants Signature.

Exhibit C



Eligibility Requirements

Lifeline is a federal benefit. You can receive a discount on your phone service. Documentation of your eligibility for this government assistance program is required.

1) You, or one of your dependents, participates in one of these programs:

Supplemental Nutrition Assistance Program (SNAP)	Temporary Assistance for Needy Families (TANF)			
Supplemental Security Income (SSI)	National School Lunch Program (NSL)			
Low-Income Heat & Energy Assistance (LIHEAP)	Medica:d			
Homestead Act (Public Housing)	Food Distribution Program on Indian Reservations, Bureau of Indian Affairs general assistance. Tribally administered TANF or Head Start (meeting the income-qualifying standards of Head Start)			

2) Limit 1 Lifeline benefit per household.

One Lifeline program (wireline or wireless) per household. Household is defined as an individual or group of individuals living together at the same address and share income and expenses. A household is not permitted to receive Lifeline benefits from multiple providers.

3) If I am not in qualifying program, I may participate if income qualified.

# Persons in Household	Income
1	\$15,080
2	\$20,426
3	\$25,772
4	\$31,118

4) Must have valid physical address.

Notify Boomerang Wireless of any change of address by calling 800-516-0414.

5) Cannot choose phone model or phone number

You are not able to choose the free handset, trade free handsets, or choose the phone number on the free handset.

6) Recertify annually that you remain eligible for the Lifeline benefits. Lifeline is a government assistance program. Once you receive the Lifeline benefit, you must complete the annual recertification process. Learn more in your welcome package.

7) Must be truthful in application process.

WARNING: If you make false statements to gain benefits, you can be punished by fine or imprisonment or you can be barred from the Lifeline program.

8) Complete the application.

Be prepared to complete the application truthfully & accurately. You can print the application, submit online or attend one of our neighborhood events. You will need documentation for application process to include: Proof of identity (i.e. Drivers License); Program eligibility documentation: Current statement of benefits from qualifying program, notice letter of participation, program document (i.e. SSI card), Income eligibility documents (i.e. tax return, paycheck stub, VA benefit statements)

EXHIBIT E SAMPLE ADVERTISING



Check AVAILABILITY for plan options in your area **250 FREE Mi**

> **Boomerang Wireless** will provide a

FREE PHONE (Not a Lifeline supported benefit)





You may be eligible for this government benefit if you participate in certain government programs such as:

- Medicaid
- Food Stamps
- Free Lunch
- SSI
- Public Housing
- Or if you meet certain income requirements

Complete the enclosed application and you can start saving money now!

Great service. No contract.

(Details included. Only one Lifeline program per household.)

LEARN MORE: 800.516.0414 www.boomerang-wireless.com



BOOMERANG WIRELESS 955 KACENA RD. HIAWATHA, IA 52233 DOWELL NO.



250 FREE Minutes Monthly

Check AVAILABILITY for plan options in your area

Boomerang Wireless will provide a FREE PHONE (Not a Lifeline supported benefit)







—— Sign up today.—— LIFELINE application enclosed.

LEARN MORE: 800.516.0414 www.boomerang-wireless.com



Boomerang Wireless, 955 Kacena Rd. Hiawatha, IA 52233 www.boomerang-wireless.com

ODE

Web Site



EXHIBIT F TERMS OF SERVICE









WELCOME

AVAILABILITY

ELIGIBILITY

APPLICATION

RECERTIFICATION

ADD TIME

FAQ

Terms Of Service

Boomerang Wireless Terms and Conditions for Communication Services Effective as of May 15, 2012, until replaced.

Thank you for choosing Boomerang Wireless. These terms and conditions are part of your agreement with Boomerang Wireless for Mobile Services. For the most current version of the terms and conditions, please visit our website at www.boomerang-wireless.com or call Customer Service at 1-800-516-0414. The terms and conditions included with your Mobile phone may not be the most current version. If you activated Mobile Services before the effective date of these terms and conditions, these terms and conditions replace and supersede any previous terms and conditions. If you have questions about your Boomerang Wireless Services, call Boomerang Wireless Customer Service at 1-800-516-0414 or visit our website at www.boomerang-wireless.com

Your agreement ("Agreement") with Boomerang Wireless and any of its affiliates doing business as Boomerang Wireless providing mobile phone services ("Services") to you is made up of these terms and conditions of service ("Terms"). We use the words "we," "us" or "our" to refer to Boomerang Wireless and its affiliates doing business as Boomerang Wireless in these Terms. When you activate Services or attempt to use our Services (including, without limitation, attempting to place a call) you accept the Agreement.

Provision of Service: Your free phone or purchased digital mobile phone or other equipment does not mean that we must provide Services to you. We may decide not to provide Services to you for any lawful reason. We may request that you provide us with any information we reasonably require to determine whether you qualify or are eligible under federal guidelines for Services. Services in some areas are managed and provided under contract with Boomerang Wireless by independent affiliates to our network provider. Some Services may not be available or may operate differently in certain affiliate markets.

Changes to Agreement: We may change this Agreement at any time. Any changes to the Terms are effective when we publish the revised Terms. If you use our Services or make any payment to us on or after the effective date of the changes, you accept the changes. If you do not accept the changes, you may terminate Services. For purposes of the Agreement, "use" includes keeping the right to access the Boomerang Wireless Coverage Area by not terminating Services. You may not modify the Agreement.

Use of Services and Equipment; Availability: Services and equipment may not be used for any unlawful, fraudulent or abusive purpose. Boomerang Wireless service is for personal use only. By requesting Services, you agree that you will not use Services and equipment in any unlawful, fraudulent or abusive manner. This service may not be used in a manner that interferes with other Boomerang Wireless customer's use of the service. Service levels of other customers may be impaired when users place abnormally high numbers of calls, send or receive very high numbers of messages, or repeatedly make calls of abnormally long duration compared with other Boomerang Wireless customers. Atypical usage of this type suggests that a mobile phone is being used for other than personal usage and in violation of the Boomerang Wireless Terms of Service. Services are strictly for live dialog between individuals. Services may not be used for monitoring services, data transmissions or other connections that do not consist of live dialog between two individuals. Services are available within the operating range of the Boomerang Wireless Coverage Area. Coverage and quality of Services may be affected by conditions within or beyond our control, including atmospheric, geographic, or topographic conditions. We do not guarantee that there will be no interruptions or delays in Services. Your Boomerang Wireless Coverage Area. Coverage and quality of Services are available within the operating range of the Boomerang Wireless Coverage Area. Coverage and quality of Services may be affected by conditions within or beyond our control, including atmospheric, geographic, or topographic conditions. We do not guarantee that there will be no interruptions or delays in Services. Your Boomerang Wireless phone will not accept the services of any wireless provider other than Boomerang Wireless.

Phone Number: We assign telephone numbers and other personal identifiers in connection with the Services. Unless we provide you advance notice, you have no proprietary right to any such identifiers, and we reserve the right to change them upon notice to you. You do not have any property right to your phone number. It may be changed or reassigned. In the event that you become entitled to transfer a personal identifier to another party to obtain any Services we provide you, we reserve the right, prior to honoring the request for transfer, to charge a fee for the transfer and to collect any money owed by you for Services and Equipment.

Charges: You will receive free airtime as part of your Boomerang Wireless service. Airtime is used in one-minute increments and any fraction of a minute is rounded up and charged at the full minute rate; calls are measured from the time the network begins to process the call (before the phone rings or the call is answered) through the termination of the call. You may also choose to add Airtime through a Top Up card or other commerce channel. This airtime may be invalidated if not paid for by the retailer. Directory assistance calls are free to you, but you will be billed for normal airtime. For most forms of wireless Service, your usage will be charged from the time you first initiate contact between your phone or other wireless device and the network until the network connection is broken, whether or not you are successful in connecting with the service with which you seek to connect, even if the connection is later broken or dropped. Your account is not charged for voice calls that are not completed. You are charged for completed calls to your Number from the time shortly before the phone starts ringing until the call is terminated by either party.

Phones and Other Equipment: Phones and other equipment may be provided at no charge to you as part of the Boomerang Wireless offering. Phones and other equipment may also be purchased and returned as provided in the purchase documents. We are not the manufacturer of the phones or other equipment. The only warranties on the phones or other equipment are any limited warranties extended by the manufacturers. We have no liability in connection with the phones and other equipment or for the manufacturers' acts or omissions.

Lost or Stolen Equipment: If your phone or other equipment is lost or stolen, you must notify us by calling Boomerang Wireless Customer Service. You are responsible for all charges for Services provided to the Number for the lost or stolen equipment. We will deactivate Services to the Number upon notification to us of any loss or theft. If the equipment is later found, we may require that you exchange it for another phone or other equipment before we reactivate Services (if we do reactivate Services), as well as require you to pay a reactivation fee. We will deactivate Services to any Number without prior notice to you if we suspect any unlawful or fraudulent use of the Number. You agree to cooperate reasonably with us in investigating suspected unlawful or fraudulent use.

Caller ID: Caller ID display on incoming calls to your Number depends on receiving the information from the calling party. Pay-Per-Call Service: Boomerang Wireless will not complete calls from your Number to 900, 976 and similar numbers for pay-per-call services.

Limitation of Liability: Except as otherwise provided in this section, our sole liability to you for any loss or damage arising out of providing or failing to provide Services (including mistakes, omissions, interruptions, delays, errors, or defects) does not exceed (1) in cases related to a specific piece of equipment, the prorated Services to the piece of equipment during the affected period, or (2) in cases not related to a specific piece of equipment, the prorated Services to you during the affected period.

Neither we nor our vendors, suppliers or licensors are liable for any damage arising out of or in connection with:

- · any act or omission of any telecommunications service or other service provider other than us;
- · any directory listing;

- · any dropped calls or inability to place or receive calls;
- any interruption of Services, including interruptions caused by equipment or facilities failure or shortages, transmission limitations or system capacity limitations:
- traffic or other accidents, or any health-related claims allegedly arising from the use of Services, phones, equipment or accessories used in connection with the Services:
- · any late or failed message delivery;
- any interruption or failure of 911 or E911 emergency services or identification of the Number, address or name associated with any person accessing or attempting to access emergency services from your phone;
- · the installation or repair of any products or equipment by parties who are not our authorized employees or agents;
- events due to factors beyond our control, including acts of God (including, without limitation, weather-related phenomena, fire or earthquake), war, riot, strike, or orders of governmental authority;
- any act or omission of any third party or independent contractor that offers products or services in conjunction with or through the Services; or your negligent or intentional act or omission.
- NO CONSEQUENTIAL OR OTHER DAMAGES: UNDER NO CIRCUMSTANCES ARE WE LIABLE FOR ANY INCIDENTAL, CONSEQUENTIAL,
 PUNITIVE OR SPECIAL DAMAGES OF ANY NATURE WHATSOEVER ARISING OUT OF OR IN CONNECTION WITH PROVIDING OR FAILING TO
 PROVIDE SERVICES, PHONES OR OTHER EQUIPMENT USED IN CONNECTION WITH THE SERVICES, INCLUDING, WITHOUT LIMITATION,
 LOST PROFITS, LOSS OF BUSINESS, OR COST OF REPLACEMENT PRODUCTS AND SERVICES. THIS SECTION SURVIVES TERMINATION OF
 THIS AGREEMENT.

Indemnification: You indemnify and defend us, our partners, directors, officers, employees and agents from and against any claim, action, damage, liability and expense arising out of or in connection with: (1) your acts or omissions that occur in connection with your use of the Services or equipment used in connection with the Services, and (2) any communications you make or receive using the Services. This indemnification extends to and includes any attorney's fees and costs incurred by us arising from any actions or claims to which this indemnification applies, or from the contesting of the applicability of this provision. This section survives termination of this Agreement.

Arbitration: Any dispute arising out of the Agreement or relating to the Services and Equipment must be settled by arbitration administered by the American Arbitration Association in Des Moines, Iowa. Information regarding this procedure may be found at www.adr.org. Each party will bear the cost of preparing and prosecuting its case. We will reimburse you for any filing or hearing fees to the extent they exceed what your court costs would have been if your claim had been resolved in a state court having jurisdiction. The arbitrator has no power or authority to alter or modify the Agreement, including the foregoing Limitation of Liability section. All claims must be arbitrated individually, and there will be no consolidation or class treatment of any claims. This provision is subject to the Federal Arbitration Act.

Governing law: This Agreement is governed by and must be construed under federal law and the laws of the State of Iowa, without regard to choice of law principles. You agree to submit yourself to the personal jurisdiction of the courts in the State of Iowa.

Notices: You may get our current address for written notice by calling Boomerang Wireless Customer Service. Written notice is deemed delivered 3 days after deposit in the U.S. mail, postage prepaid, and properly addressed. Unless required by this Agreement or Applicable Laws, (1) you may notify us by calling Boomerang Wireless Customer Service, and (2) we may notify you by leaving a message for you on your Boomerang Wireless Phone, answering machine or with your answering service. Notice addresses may be changed by giving notice as provided in this section.

General: If either of us does not enforce any right or remedy available under this Agreement, that failure is not a waiver of the right or remedy for any other breach or failure by the other party. Our waiver of any requirement in any one instance is not a general waiver of that requirement and does not amend this Agreement. If any part of this Agreement is held invalid or unenforceable, that part is interpreted consistent with applicable laws as nearly as possible to reflect the original intentions of the parties and the rest of this Agreement remains in full force and effect. You may not assign this Agreement to any other person or entity without our prior written approval. This Agreement (including any referenced documents and attachments) makes up the entire agreement between you and us and replaces all prior written or spoken agreements, representations, promises or understandings between you and us. The provisions of this Agreement that are contemplated to be enforceable after the termination of this Agreement survive termination of this Agreement.

Copyright and Trademark: Trademarks, product names, and company names and logos appearing on Boomerang Wireless are the property of their respective owners. Users must obtain permission from Boomerang Wireless before copying or using the owner's trademarks, product names and company names and logos.

SERVICE, Prepaid Services: Upon certification of eligibility, and continuing eligibility, you will receive free voice services. This positive account balance will be applied every 30 days on the anniversary of your service activation. You must maintain an ACTIVE ACCOUNT every 60 days: by having usage (inbound or outbound), by buying additional product, by responding affirmatively to our queries regarding your desire to continue to receive services. You may also elect to purchase additional services, including additional voice minutes, text plans, etc. When purchasing prepaid services, you are responsible for prepaying all charges for using the service. The balance in your prepaid account is reduced by the charges attributable to your use of the service. You must keep a positive balance in your prepaid account to continue using the service. Anyone who purchases or uses the service, with or without the purchaser's consent is considered a user and subject to the terms and conditions.

Service Limits and Coverage Maps: Service is available to your handset only when it is within the range of our system or of an operator with which we have an applicable agreement. Coverage maps you may have viewed are only estimates; actual service coverage and service quality may vary, and are not guaranteed under the terms and conditions.

Misuse of Service: You have certified your eligibility to receive free services under the federally funded Lifeline program. If your eligibility to participate in this program changes, you agree to immediately notify Boomerang Wireless at 800-516-0414. You agree not to use the service or modify your handset in any fraudulent, unlawful, harassing, or abusive purpose, or in such a way as to create damage or risk to our business. Service is provided at our discretion and if terms and conditions are violated we can terminate your wireless service without any further notification or obligation to you. All rates and fees are subject to change without notice. Service provided is subject to our business policies, which can change without notice. Visit www.boomerang-wireless.com for current rates and information. For Customer Care, call 1-800-516-0414. To dispute charges you must notify us within 15 days of the date of the disputed call. Terms and conditions can be modified without notice; visit www.boomerang-wireless.com for current terms and conditions.

Exchange Policy; Disputes: Defective handsets or other defective equipment provided at no cost to you may be eligible for exchange. This policy does not apply to breakage caused by customer negligence or water damage. Note that the exchange policy, including the number of days for exchange, may be changed without notice and the policy may not apply to certain products. To exchange a defective handset, please call Customer Service at 1-800-516-0414 to obtain a Return Authorization and shipping instructions. You must return the product at your expense, complete with all accessories that came with the handset, in the original box with all materials and package inserts within 30 days of receiving the handset. Upon Boomerang Wireless' receipt of the returned product, Boomerang Wireless will ship you the replacement handset. Any other disputes should be handled by Customer Service. If you do not dispute any charge on your account prior to its going inactive or within 30 days of the date of the receipt, whichever comes first, you give up your right to dispute.

No Warranties by Boomerang Wireless: BOOMERANG WIRELESS MAKES NO EXPRESS REPRESENTATIONS OR WARRANTIES ABOUT ITS SERVICES AND DISCLAIMS ANY IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. BOOMERANG WIRELESS DOES NOT AUTHORIZE ANYONE TO MAKE A WARRANTY OF ANY KIND ON ITS BEHALF AND USER MAY NOT RELY ON ANY STATEMENT OF WARRANTY.

Limitation of Liability: Neither Boomerang Wireless nor any of its affiliates, nor the directors, employees or other representatives of any of them are liable for damages arising out of or in connection with the use of the products or services. This is a comprehensive limitation of liability that applies to all damages of any kind, including compensatory, direct, indirect or consequential damages, loss of data, income or profit, loss of or damage to property and claims of third parties.

Termination of Access: Boomerang Wireless may terminate your access without notice, for any conduct that Boomerang Wireless, in its sole discretion, believes to be harmful to individual users, Boomerang Wireless or any of its affiliates, or any rights of Boomerang Wireless or any third party, or to violate applicable laws.

Change in User Agreement: Boomerang Wireless may modify this User Agreement at any time by posting the revised agreement on the website. Any revised User Agreement is effective upon the user accessing the website.

Privacy Policy Terms Of Service Contact Us

EXHIBIT G

Information Regarding Handsets

Samples of Handsets to be Distributed

Sanyo 2300

Includes:

- Battery Charger
- Battery

Features:



- LCD Display
 Z-way text capable
 Vibrate mode
 Alarm clock
 Calculator
 Calendar
 Games
 Voice memo
 Bluetooth
 Picture ID
 Ringer ID

- Picture ID
 Ringer ID
 Voice Dialing
 Stop watch
 Phone book
 Speaker phone
 Custom Ringtones

Samsung M300

Our handsets are refurbished Reduce Reusa Recycle

- Includes:

 Battery Charger
 Battery

Features: LCD Display 2-way text capable Vibrate mode Alarm clock Calculator Calendar Games Voice memo Bluetooth Picture ID Ringer ID Stop watch World clock Phone book Speaker phone Custom Ringtones

LG Rumor

Includes:

- Battery ChargerBattery

Features:

- LCD Display
 Qwerty keyboard
 Z-way text capable
 Vibrate mode
 Alarm clock
 Calculator
 Calendar
 Games
 Voice memo
 Bluetooth
 Pirture ID

- Voice memo
 Bluetooth
 Picture ID
 Ringer ID
 Ringer ID
 Stop watch
 World clock
 Phone book
 Speaker phone
 Custom Ringtones











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July 27, 2012

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GERALD L. GOODELL

DECEASED

ROBERT E. EDMONDS (1932-2001)

*ALSO ADMITTED IN MISSOURI AND NEW YORK

**ALSO ADMITTED IN MISSOURI AND NEBRASKA

***ALSO ADMITTED IN MISSOURI

Received

On

JUL 27 2012

by State Corporation Commission of Kansas

HAND-DELIVERED

Ms. Patti Petersen-Klein Executive Director Kansas Corporation Commission 1500 SW Arrowhead Road Topeka, Kansas 66604-4027

RE: In the Matter of the Application of Boomerang Wireless, LLC for Designation as an Eligible Telecommunications Carrier on a Wireless Basis (Low-Income Only)

Dear Ms. Petersen-Klein:

Enclosed, please find an original and eight copies of Boomerang Wireless, LLC's Application for Designation as an Eligible Telecommunications Carrier on a Wireless Basis (Low-Income Only). Please file this Application and return a filed-stamped copy to this office in the enclosed return envelope.

If there is any question regarding this Application, or if additional information is required, please do not hesitate to contact me. Thank you.

Very respectfully,

Cody G. Robertson

CGR/ac Enclosures