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2005 Competitive Local Exchange Carrier (CLEC) Data Request

(Due by July 15, 2005)

Legal Company Name: Florida Digital Network, Inc.

D/B/A: FDN Communications

FPSC Company Code (e.g., TX000): TX230

Contact name & title: Mr. Matt Feil, General Counsel

Telephone number: <u>407-835-0300</u>

E-mail address: mfeil@mail.fdn.com

Stock Symbol (if company is publicly traded):

Services Provided in Florida

1. Do you provide local telephone service in Florida? Circle your response: Yes No

2. Please indicate which of the following services your company provides. Select all that apply.

		U	2	1	- 1	
<u>_X</u> _	Local telephone service				Paging service	
	Private line/special access				Prepaid service	
	Wholesale loops			<u>X</u>	VoIP	
	Wholesale transport				Cable television	
<u>X</u>	Interexchange service				Satellite television	
	Cellular/wireless service			<u>X</u>	Broadband Internet acc	ess

3. If your company provides **prepaid** local telephone service, is this the <u>only</u> service you currently provide in Florida? Circle your response: Yes No <u>NA</u> (not applicable)

Bundled Services

4. Please complete the following table. For each residential and business package of bundled services you sell, list its name (e.g., Sprint Solutions), mark the included services, and enter the price and take rate. The take rate is calculated by dividing the number of customers that have subscribed to the corresponding package by the number of customers that can obtain that package from your company. Examples have been shaded.

Residential	Name of Package	Local	Long Distance	Broadband	Wireless	Video Service	Price	Take Rate
	Complete Voice	~					\$27.99	88%
_							DODUNC	1

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FPSC-COMMISSION CLERK

Business	Name of Package	Local	Long Distance	Broadband	Wireless	Video Service	Price	Take Rate
	Complete Voice	~					\$29.99	51%
	Biz Pac II- 2 Lines	~	~	· · · · · · · · · · · · · · · · · · ·			\$149.99	0.2%
	Biz Pac II- 3 Lines	~	~	~			\$185.99	0.25%
	Biz Pac II- 4 Lines	~	~	~			\$225.99	0.2%
	Biz Pac II- 5 Lines	~	~	~			\$265.99	0.02%
		·						

<u>VoIP</u>

5. Indicate below whether you are offering or providing VoIP service to end-user customers in Florida. For purposes of this question, VoIP service is defined as IP-based voice service provided over a digital connection. VoIP calls under this definition may or may not terminate on the PSTN.

____ Not offering VoIP service in Florida.

<u>X</u> Offering business VoIP services.

X_ Offering residential VoIP services (via a wholly-owned subsidiary).

If you are offering or providing VoIP service in Florida:

- a. Provide the exchanges where you are offering VoIP service.
- b. Provide residential price(s) for VoIP service.
- c. Provide business price(s) for VoIP service.
- d. List all call features included with the service, e.g., call forwarding, caller ID, voice mail, etc.
- e. Check all that apply to your VoIP service: _____Offer wireless VoIP service.

- ____ Offer wireline VoIP service.
- _____ 911 (Location information not provided automatically to PSAP).
- ____ E911 (Location information provided automatically to PSAP).
- ____ CALEA (Communications Assistance for Law Enforcement Act).
- ____ Telephone Relay Service.
- ____ Power Backup (If so, identify time duration below, e.g., 4 hours, 8 hours).
- ____ Time duration of power backup (in hours).
- ____ Directory Assistance.
- ____ Operator Services.
- Equal Access to long distance providers.
- ____ Local Number Portability.
- ____ Local Calling.
- ____ Long Distance Calling.
- ____ International Calling.
- ____ Contribute to Universal Service Fund.
- ____ Require VoIP subscriber to also purchase Broadband service.
- ____ Offered as primary line service.
- ____ Offered as secondary line service only.
- ____ Interconnected with PSTN.
- ____ Peer-to-Peer only (no interconnection with PSTN).
- ____ Use of public Internet.
- _____ Use of private IP network.
- ____ Call uptime 99.999%.
- _____ Use of numbers from the North American Numbering Plan Administrator.
- f. If you are not offering or providing VoIP service to end-user customers in Florida, do you anticipate doing so? If yes, identify rollout month/year.

VoIP is a non-regulated service; therefore FDN respectfully declines to submit the requested information.

Broadband Internet Access

6. Information provided in your response to this question will be reported on an aggregate, statewide basis, not on a company-specific basis.

- a. Please provide the percentage of residential households to which your broadband service is available in your service area.
- b. Provide the total number of **residential** lines and wireless channels over which you or an affiliate are providing broadband service in your service area.
- c. Provide the total number of **business** lines and wireless channels over which you or an affiliate are providing broadband service in your service area.

- d. What type(s) of broadband connection(s) do you provide?
 - <u>X</u> xDSL
 - ____ cable modem
 - ____ satellite
 - _____ fixed wireless
 - ____ mobile wireless
 - ____ Broadband over power line
 - X Other (Specify) FDN provides broadband via Full and Integrated Data T1s.
- e. Please fill out the following table providing the downstream and upstream data transfer rates and the monthly price for each tier of broadband service you offer.

Residential	Downstream	Upstream	\$ Price/month
Business	Downstream	Upstream	\$ Price/month

Data Transfer Rate – Broadband Service

Broadband Internet Access is a federally regulated service; therefore FDN respectfully declines to submit the requested information. Please reference the attached FCC Form 477 for March 2005.

FCC's Triennial Review Remand Order

7. The following questions relate to the FCC's Triennial Review Remand Order (TRRO), released on February 4, 2005.

- a. Has your business plan in Florida changed as a result of the TRRO? If so, how? Yes. Since the TRRO removed DS-1 loops and transport from UNE eligibility in certain areas, FDN will attempt to modify its network/facilities and what it orders from the ILECs so as to minimize cost exposure.
- b. If you are primarily a UNE-P provider do you expect to migrate to UNE-L, negotiate commercial agreements (to provide loop, switching, and transport), or change the focus of your business?
 EDN is not primarily a UNE P provider EDN has your from UNE P services with

FDN is not primarily a UNE-P provider. FDN has very few UNE-P services with Florida ILECs.

c. Have you executed any commercially negotiated agreements with any carriers? If so, please identify the carriers.

FDN does not have a commercial agreement in place for a UNE-P replacement product with any Florida ILEC.

d. Is there any other information (or comments) that you wish to provide? FDN is a named party in the appeal of the TRRO now pending before the D.C. Circuit Court of Appeals. FDN thinks the Commission should take note that while the ILECs argue that the Commission should promote facilities-based competition, the ILECs are doing all they can to prevent it. UNE-P providers have some basic choices, considering the TRRO March deadline. The UNE-P provider can (a) do nothing, (b) sell off its UNE-P business, (c) sign a commercial agreement that is as ILEC-favorable as possible and where the ILEC will price UNE-P so as to maximize ILEC revenues from those "commercial" sales (d) use the hot cut process to convert UNE-P lines over to the carrier's own switch or some other carrier's switch. Option (d) is a problem for several reasons. Florida ILECs' hot cut rates are prohibitively high for this purpose. Further, the ILECs generally do not permit completion of orders whereby Carrier A's loops will be served via Carrier B's switch.

Mergers

8. Several mergers have been announced in the past year, e.g., Sprint-Nextel, SBC-AT&T, and Verizon-MCI.

a. Do you anticipate more mergers? Why or why not?

Yes. FDN believes the market may see more mergers as the dominant telecommunications companies seek to minimize cost while maximizing revenues through bundling products (Local, Long Distance, Video, Cellular, T.V., and Data). Also, the CLECs will continue to witness increased M&A activity as the UNE-P players attempt to transition (sell / consolidate) their end-users on to another network.

- b. What effects do you believe these mergers (if approved) will have on local competition in Florida?
 FDN feels the ILEC mergers may result in a telecommunications duopoly reducing consumer choice in many of the dense markets.
- c. Has your local competition strategy changed as a result of the merger announcements? If so, please explain how. No. FDN has not yet changed its local competition strategy as a result of the merger announcements.
- d. How will these mergers (if approved) affect your local competition strategy in Florida?

FDN is concerned that the approval of these mergers may weaken the CLECs capacity to affect change through the regulatory and governmental processes. Regulators will have to remain vigilant to foster facilities-based competition by providers other than the ILEC or cable company.

Miscellaneous

9. In 2004, how much money did you invest in your network directly serving Florida's local service customers?

10. Are you currently operating under Chapter 7 or Chapter 11 protection? No. FDN has neither filed Chapter 7 nor Chapter 11 bankruptcy in the past, and is not currently operating under Chapter 7 or Chapter 11 protection, and does not anticipate possibly filing for Chapter 7 or Chapter 11 bankruptcy.

11. If you filed Form 477 with the FCC to include data as of December 31, 2004, please provide us with a copy. This form only applies to CLECs with a minimum of 10,000 access lines in Florida. *Attached is a copy of the Form 477 FDN filed with the FCC in March 2005*

Comments

12. Have you experienced any significant barriers in entering Florida's local exchange markets? Please list and describe any major obstacles or barriers encountered that you believe may be impeding the growth of local competition in the state, along with any suggestions as to how to remove such obstacles.

Yes, FDN has experienced significant barriers in entering Florida's local exchange markets. The following is a brief, but not inclusive, list of obstacles/barriers encountered by FDN.

The anticompetitive winback programs of ILECs. The Commission's ruling in Docket No. 020119 overlooks the real-world impact of these programs. The Commission failed to consider, among other things, the growing number of customers locked up by and unwilling to leave ILEC winback contracts, and the consequential declining growth in market share of competitors. The Commission must monitor the impact of these programs to insure competition is not harmed. Further, the Commission has offered no protection whatsoever for customers not receiving winback discounts not even assurance that they will be held harmless by discounts offered to other customers. The Commission must trim back ILEC winback programs, at a minimum, reduce BellSouth's termination liability charges on winback contracts and assure customers not receiving discounts that they will suffer no rate increases which finance the rate discounts received by other customers.

13. Please provide any additional general comments or information you believe will assist staff in evaluating and reporting on the development of local exchange competition in Florida.

1. In addition to the suggestions, above, the Commission needs to incorporate a more "hands on" approach in evaluating day-to-day issues ALECs have with ILECs. Staff making site visits to ALECs would probably prove helpful, if for nothing else, to open the lines of communication. Most ALECs don't have the regulatory staffs the ILECs do.

2. The Commission should monitor market activity closely. Uniformity in reporting would certainly help the Commission, but the Commission also has to look at ILEC market share, in particular, with greater scrutiny and, perhaps, regularity. This would permit the Commission to keep a closer eye on, and possibly exercise better influence over, trends in the market.

3. The Commission needs to impose progressively significant performance measure penalty obligations on all three ILECs. Some 7 years after the Act, ILECs should be able to provide reasonable and standards-conforming wholesale services.

4. The Commission must insure that ILECs efficiently provision loops served via IDLC, as is their obligation under the Telecom Act and FCC rules.

5. The Commission must insure that CLECs are assured access to ILEC facilities where

ILECs execute network changes impacting CLECs access.

6. The Commission must take proactive steps to insure that the ILECs enable rather than disable the ability of carriers to provide services like switching to other carriers. See 7(d) above.

FLORIDA PUBLIC SERVICE COMMISSION

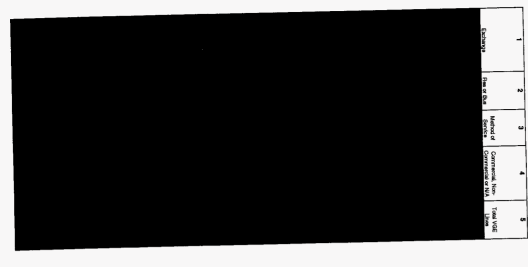
2005 CLEC Data Request TABLE-1

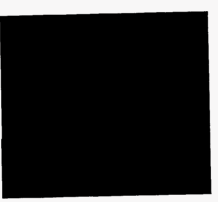
(Data as of May 31, 2005)

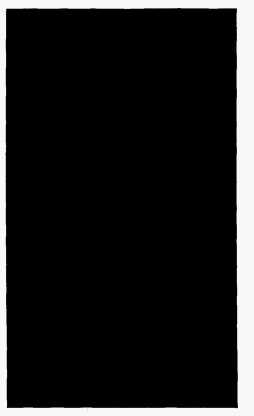
Company Name: TX230 Florida Digital Network, Inc. d/b/a FDN Communications

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

CLEC TABLE-1: ACCESS LINES (VGE Basis) DO NOT INCLUDE UNE-P, RESOLD LINES (INCLUDING THOSE SOLD UNDER COMMERCIAL AGREEMENTS), OR PRIVATE LINES IN THIS TABLE







NOTES/INSTRUCTIONS FOR COMPLETING TABLE-1:

A. The purpose of this table is to obtain CLEC (including affiliate) retail access lines on a VGE basis, exclusive of UNE-P and resale (whether leased under an Interconnection Agreement or a Commercial Agreement).

B. An access line connects the end-user's customer premises equipment (CPE) to the serving switch and allows the end-user to originate and/or terminate local telephone calls on the public switched telephone network (PSTN). Do NOT include UNE-P or Resold access lines (including those leased under a Commercial Agreement). Do include UNE-L and EELs obtained from ILECs even if leased under a Commercial Agreement.-- The access line counts in Table-1 above must be based on all of your different types of access lines such as copper, fiber, hybrid fiber/copper, coaxial cable, hybrid fiber/coaxial cable, fixed-wireless (free-space optics, microwave or satellite, etc.).

C. Each field must be populated. Do not use quotation marks.

D. Residential and business VGE access line counts may be obtained by querying your billing database, provisioning database, etc. Exchange information is available at NANPA's website at http://www.nanpa.com. Click on "Reports", "Central Office Codes Reports", "Central Office Code Assignment Records", scroll down to "CO Code (Prefix) Status-Excel Spreadsheet Files, "click on the link for the Eastern region and open file "EstCodes.zip", click on "FL" tab, then save it to a table in a database and run a query to capture all of your residential and business access line NPA-NXXs to identify their respective exchanges (elrown in the "Rate Center" column of the NANPA's website).

TABLE COLUMN INSTRUCTIONS:

Column 1. List exchanges in alphabetical order.

Column 2. Enter the abbreviation Res for Residential lines or Bus for Business lines. Each type must be entered in separate rows.

Column 3. Enter Method of Service as either SP (Self-Provisioned lines), NIL (lines obtained from non-ILECs), UNE-L. EEL (include only Loop and not transport piece), or Other. Each method must be entered in separate rows.

Column 4. Enter either Commercial or Non-Commercial depending on how lines are being leased from the ILEC or N/A if no agreement applies.

Column 5. Enter line count as voice-grade equivalents (VGEs). Report VGE Access Lines based on how you bill the customer. If you bill a customer for 1 DS1, the access line count would be 24 even if the customer is not utilizing all 24 channels. If you bill a customer for 1 DS1, the access line count would be 10. Report 2 VGEs for each ISDN-BRI and 23 VGEs for each ISDN-PRI. Lines must be entered without duplication, e.g., Enhanced Extended Link (EEL) loops must not be included in UNE-L counts and vice versa. Each line count must be entered in separate rows.

FLORIDA PUBLIC SERVICE COMMISSION

2005 CLEC Data Request TABLE-2

(Data as of May 31, 2005)

Company Name:	Florida Digital Network, Inc. d/b/a FDN Communications
Company Code*:	TX230
company code .	

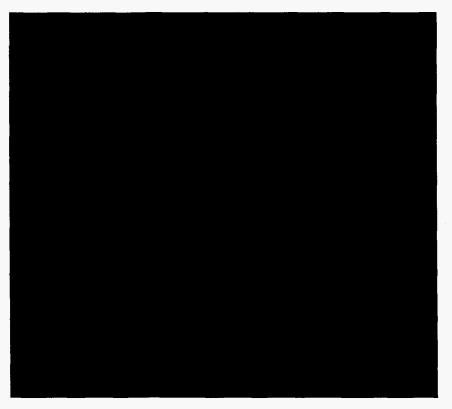
* Your CLEC Company code is shown on the label affixed to the envelope in which this was mailed and on the cover letter.

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CLEC TABLE-2: ACCESS LINE COUNTS (not VGEs)

DO NOT INCLUDE UNE-P, RESOLD LINES (INCLUDING THOSE SOLD UNDER COMMERCIAL AGREEMENTS), OR PRIVATE LINES IN THIS TABLE.

1	2	3	4	5
Exchange	Res or Bus	Шпе Туре	Commercíal, Non- Commercial or N/A	Total Lines



NOTES/INSTRUCTIONS FOR COMPLETING TABLE-2:

A. The purpose of this table is to obtain a breakdown of access lines (reported in Table-1) by line type and actual line counts, not VGEs.

B. Each field must be populated. All entries must be made without quotation marks.

TABLE COLUMN INSTRUCTIONS:

Column 1. List exchanges in alphabetical order.

Column 2. Enter the abbreviation Res for Residential lines or Bus for Business lines. Each type must be entered in separate rows.

Column 3. For each line connected to the customer premises, enter Line Type as Analog, ISDN-BRI, ISDN-PRI, DS1, DS3, OC1, OC3, OCn (Identify value of n), xDSL (Identify x), etc. Include only those high speed lines that also provide voice. Each type must be entered in separate rows.

Column 4. Enter either Commercial or Non-Commercial depending on how lines are being leased from the ILEC or N/A if no agreement applies.

Column 5. Enter actual line count total, not VGEs, in the Total Lines column. EXAMPLE: Enter 1 for 1 Analog loop, 2 for 2 ISDN-PRI loops, etc. Each actual line count total must be entered in separate rows.

FLORIDA PUBLIC SERVICE COMMISSION

2005 CLEC Data Request TABLE-3

(Data as of May 31, 2005)

Company Name:	Florida Digital Network, Inc. d/b/a FDN Communications							
Company Code*:	TX230							

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

CLEC TABLE-3: CLEC SWITCH DEPLOYMENT DATA

1	2	3	4
Exchange where Switch is Located	Packet or Circuit	# of Switches in Exchange	If Leased, name of company providing switching service
FTLAUDERDL	CIRCUIT	2	N/A
JACKSONVL	CIRCUIT	1	N/A
ORLANDO	CIRCUIT	1	N/A
ТАМРА	CIRCUIT	1	N/A
Grand	Total	5	

NOTES/INSTRUCTIONS FOR COMPLETING TABLE-3:

A. The purpose of this table is to obtain information about switches that are connected to access lines reported in Table-1. Please provide the requested information even if serving switch is located outside of Florida.

TABLE COLUMN INSTRUCTIONS:

Column 1. List exchanges in alphabetical order.

Column 2. Enter Circuit or Packet to describe the type of switches located in the exchange.

Column 3. Enter the number of Circuit or Packet switches located in the exchange.

Column 4. If the switch is leased from another company, provide company name. If owned, please leave blank.

FCC F	orm 477 1 (ocal Competition and Broadband Reporting	Cover Page - Nam	e & Contact Information	OMB NO: 3060-0816
			f: December 31, 2004		EXPIRATION DATE: 01/31/2007
1. 2.	Filing status Company	Meet broadband and local competition thresholds FDN Communications egory that best describes the operations covered by th Wireline Local Exchange Carrier		Please review instructions be Reminders: 1) Ensure files are virus free detection software. Filer files via e-mail (address:	e by using up-to-date virus s are encouraged to submit
4.	Use the followin	ort separate data for ILEC and non-ILEC operations. g drop-down box to indicate whether this worksheet c on-ILEC operations. non-ILEC operations	ontains data		r revised data for an earlier riod, do not use this particular ta as of December 31, 2004).
5.	entity name. Se	g drop-down box to select your company, parent or co elect "not shown" if it is not in the list. See instructions for information on preparing file names.		for data entries. Files the EXCEL97, files whose st	pers outside the cells provided at cannot be opened in
	If you selected '	Florida Digital Network 'not shown" above, then provide the following: Name of company, parent or controlling entity.		Technology Division at (2	out the form, contact the reau, Industry Analysis and 202) 418-0940; via e-mail via TTY at (202) 418-0484.
6. 7.	State. Contact person	Florida (person who prepared the data contained below). Greg Starr		an officer of your compa	ication Statement signed by ny. A single statement may See Instructions sections IV & V
8.	Contact person phone e-mail	telephone number and e-mail address. 407-835-0318 gstarr@mail.fdn.com		file a public version of th	sure of some data, you must e form with such information ns sections IV.B and IV.C ring a redacted file.
9.	Indicate whethe	er this is an original or revised filing. Original Filing			fied in Instructions section omplete this Cover Page to name, below. Replace the
10.	because you be	er you request non-disclosure of some or all of the info elieve that this information is privileged and confidenti- tion would likely cause substantial harm to the compe All data in this report may be made public	al and public disclosure	character "#" in this exar number as specified in th should be "1" unless usi	nple name with a sequence ne instructions. This number ng "1" would cause you to e with the identical file name.
11.	Indicate if this is	s a complete file or a redacted version of a complete file or a redacted version of a complete file	île. E	xample FLA#D04FDN Communi	cations .XLS

FCC Fo	orm 477	Loc	al Co	mpet	ition	and	Bro	ad	ban	nd F	Rep	ort	ing				Pa	art I:	Broa	dband	ł

IFDN Communications non-ILEC operations for Florida December 31, 2004

Complete Part I if you and all affiliates (including commonly controlled entities) provide 250 or more broadband lines or wireless channels in the state over your own facilities or over lines you provisioned as broadband. See instructions for definitions of "own facilities", "broadband", "end user", and "residential and small business".

If you provide data in Part I, you must provide in Part V a list containing the 5-digit Zip Codes of the end-user locations in which you provide the broadband services reported herein. See instructions.

		(a)	Percent	ages of lines	ges of lines and wireless channels reported in (a)						
Data	as of December 31, 2004	Total one-way and two-way (full) broadband	(b) % of (a) used by residential &	(c) % of (a) provided over your	(d) % of (a) provided (i.e. billed	(e) % of (a) providing customers	(f) % of (a) providing customers				
	Lines and wireless channels of broadband service that you provided over your own facilities, or over UNE loops or other lines and wireless channels that you obtained from other service providers and equipped as broadband, categorized by technology at the end-user location.	lines and wireless channels	small business customers		directly) to end users	greater than 200 kbps in both directions	greater than 2 mbps in both directions				
	I - 1. Asymmetric xDSL.	0									
	1 - 2. Other traditional wireline including symmetric xDSL.	4,442	0%	0%	100%	100%	0%				
	I - 3. Coaxial carrier systems including hybrid fiber-coaxial systems.	0									
	I - 4. Optical carrier (fiber to the end user).	0									
	I-5. Satellite.	0									
	I - 6. Terrestrial wireless fixed.	0									
	I - 7. Terrestrial wireless mobile.	0									
	 All other technologies, such as distribution over electric power lines. 	0									
NI-4-											

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

IFI	DN Communications non-ILEC operations for Florida December 31, 2	2004		EXPIF	RATION DATE: 01/31/2007
ch	omplete Part II if you and all affiliates (including commonly controlled er pannels used for local exchange or exchange access service in the state oice-grade equivalent lines", "residential and small business", "owned f	e. See instructions for d	efinitions of "voice telephone se		e-grade equivalent
lf wi	you provide data in Part II, you must provide in Part V a list containing t reline or fixed wireless voice grade services reported herein. See instru	he 5-digit Zip Codes of t uctions.	he end-user locations in which	you provide the	
		(a)	Percentages of lines a	and wireless channe	Is reported in (a)
D	ata as of December 31, 2004	Total voice-grade equivalent lines and voice-grade equivalent wireless channels	(b) % of (a) used for residential & small business	provided provided provided	(d) (e) o of (a) % of (a) ovided in over ILEC COLO UNE switching
A	Voice telephone service provided to end users.	in service	service		loops centers
	II - 1. Total lines and channels you provided to end users.	150,073	33%	0%	97% 96%
B	. Voice telephone service provided to other communications carriers,	categorized by:			
	II - 2. Lines and channels that you provided under a Total Service Resale arrangement. See instructions.	0			
	II - 3. Lines and channels you provided under other resale arrangements, such as resold Centrex.	0			
С	 UNE loops, special access lines, and those private lines that connect to carriers, categorized by: 	(a) Total lines and wireless channels			
	II - 4. Lines and channels that you provided under a UNE loop arrangement, where you do not provide switching for the line	. 0			
	II - 5. Lines and channels that you provided under a UNE loop arrangement, where you also provided switching for the line.	0			
	II - 6. Special access lines not provided as broadband and private lines that connect an end-user premises to a telecommunications common carrier and is not provided as broadband.	0			
			Percentage of channels report of facilities categorized by the wireless channel at the end-us	technology used in	the part of the line or
D	. Total wireline voice-grade equivalent lines & fixed wireless voice-grade equivalent channels in service.		(f) Cable coaxial	(g) Wireless	(h) All other including traditional wireline
	II - 7. Total lines and channels provided. [line II-1+line II-2 + line II	-3] 150,073	0%	0%	100%

Part II: Wireline and Fixed Wireless Local Telephone

OMB NO: 3060-0816

FCC Form 477 -- Local Competition and Broadband Reporting

FCC Form 477 Local Competition and Broadband Reporting	Part III: Mobile Local Telephone

OMB NO: 3060-0816 EXPIRATION DATE: 01/31/2007

IFDN Communications non-ILEC operations for Florida December 31, 2004

Complete Part III if you and all affiliates (including commonly controlled entities) serve 10,000 or more mobile voice telephony subscribers in the state over your own facilities. See instructions for definitions of "mobile voice telephony subscribers" and "own facilities".

Da	ta as of December 31, 2004		(b)
A.	Mobile voice telephony subscribers in service and served over your own facilities.	(a) Network telephone service subscribers	Percentage of (a) provided (i.e. billed directly) to end users
	III - 1. Cellular, PCS & other mobile telephony.		

FCC Form	477 L	ocal Competition and Broadband Reporting	Part IV: Explanations and Comments	OMB NO: 3060-0816
FDN Com	municatio	ns non-ILEC operations for Florida December 31, 2004		EXPIRATION DATE: 01/31/2007
		Space for comments or explanatory notes.		
Part	Line	Comment		
	<u> </u>	:		
	<u></u>			

Part V: Zip Code Listings

(a)

(b)

IFDN Communications non-ILEC operations for Florida December 31, 2004

Filers completing Part I or Part II must supply a list of 5-digit Zip Codes in which the filer has at least one customer. Do not provide customer counts by Zip Code.

Data as of December 31, 2004

V - 1. 5-digit Zip Codes in the state in which you provide service to end-user locations:

	(a)	
1	Broadband	Wireline & fixed
	service	wireless exchange
		telephone
i		
1	32003	32003
	32043	32009
2	and the second s	32018
3	32065	
4	32068	32025
5	32073	32030
6	32080	32034
7	32082	32043
8		32055
9		32065
10		32067
11		32068
12		32073
		32080
13		32082
14		32084
15		
16		32085
17		32086
18		32092
19		32095
20) 32206	32097
21	32207	32110
22	2 32208	32114
23	3 32209	32117
24		32118
25		32119
26		32124
2		32127
2		32128
2		32129
3		32130
3		32132
3		32136
3		32137
		32141
3		32159
3		32164
3		32164
	7 32244	
3	8 32246	32169

_			
32800 32807 32807 32809 32810 32811 32812 32817 32817 32819 32819 32821 32821	32765 32771 32777 32779 32780 32789 32789 32796 32796 32796 32796 32801 32801 32802 32803	32704 32707 32708 32712 32714 32716 32716 32750 32751 32752 32752	32250 32254 32256 32257 32258 32259 32259 32277 32277 32571 32571 32571 32701

		322 322 322 322 322 322 322 322 322 322
12244 12246 122260 122250 12256 12566 12566 12566 12566 1256	2219 2219 2220 2221 2221 2221 2222 2222	2210 2200 2210 2200 2210 2200 2210 2200 2210 2200 200

[32824		32401
-	32825	Ī	32428
-	32826		32501
	32827		32502
	32828		32510
	32829		32561
	32832		32563
		ł	32571
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	32835		32603
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