

Diamond Williams

110000-0T

From: Stevens, Linda [Linda.Stevens@VerizonWireless.com]
Sent: Thursday, January 13, 2011 3:52 PM
To: Filings@psc.state.fl.us
Subject: Alltel Communications, LLC - 4Q 2010 Lifeline Report - ORDER NO. PSC-10-0358-NOR-TP, Rule 25-4.0665 F.A.C.

Attachments: 4Q 2010_Lifeline Report_Alltel Communications, LLC.pdf

Person Responsible for Filing:

Linda Stevens
Associate Director - Finance
Verizon Wireless
One Verizon Place
Alpharetta, GA 30004-8511
(678) 339-5404
linda.stevens@verizonwireless.com

Docket No.: Unassigned. Submitted pursuant to ORDER NO. PSC-10-0358-NOR-TP, Rule 25-4.0665 F.A.C.

Party Filing: Alltel Communications, LLC

Pages: One (1).

Description of Document:

Alltel Communications, LLC - 4Q 2010 Lifeline Report –
ORDER NO. PSC-10-0358-NOR-TP, Rule 25-4.0665 F.A.C.

Linda Stevens
Associate Director - Finance
Verizon Wireless
Office: 678-339-5404
Fax: 678-339-8575
Cell: 540-520-4000

1/13/2011

DOCUMENT NUMBER-DATE
00334 JAN 13 =
FPSC-COMMISSION CLERK

Alltel Communications, LLC d/b/a Verizon Wireless

4Q 2010 Lifeline Report

ORDER NO. PSC-10-0358-NOR-TP

(Rule 25-4.0665 F.A.C.)

- (a) The number of Lifeline subscribers, excluding resold Lifeline subscribers, for each month during the quarter;

Verizon Wireless Response:

October - 16
November - 21
December - 26

- (b) The number of subscribers who received Link-Up for each month during the quarter;

Verizon Wireless Response:

October - 0
November - 1
December - 6

- (c) The number of new Lifeline subscribers added each month during the quarter;

Verizon Wireless Response:

October - 0
November - 5
December - 7

- (d) The number of transitional Lifeline subscribers who received discounted service for each month during the quarter;¹

Verizon Wireless Response:

October - 6
November - 6
December - 6

- (e) The number of residential access lines with Lifeline service that were resold to other carriers each month during the quarter.

Verizon Wireless Response:

Verizon Wireless does not resell residential access lines with Lifeline service to other carriers.

/s/ Linda Stevens - Associate Director - Finance

DATE: 1/13/11

¹ The transitional Lifeline program requirements established by Fl. Stat. § 364.105 are inapplicable to commercial mobile radio services (CMRS) providers and are preempted by 47 U.S.C. § 332 (c)(3)(A). Alltel Communications, LLC has voluntarily provided transitional discounts to former Lifeline subscribers that are no longer eligible for the federal Lifeline credits.

00334 JAN 13 =

FPSC-COMMISSION CLERK