## 2022 Competitive Local Exchange Carrier (CLEC) Questionnaire

(Due by April 15, 2022) \*

Co	ompany Code:	Stock Symbol (if publicly traded):
Co	ompany Name:	DISCOUNT CLEC SVCS CORP.
Сс	ontact name & title:	JOHN CORY 917-406-1614
Te	elephone number:	JEHN CORY RR@GMAIL. CON
E-mail address:		
	any of your company completed questionnaire.	ntact information has changed, please fill out and return the included update form with the
Q	uestions About Yo	ir Company
1.	Please provide a copy of the Form 477 your company filed with the FCC with data as of <b>December 31, 2021.</b>	
	If your company is not	ubmitting Form 477, please explain: DE MINIMUS - WE ARE  NOT REDVIRED TO
2.	Is your company under	Chapter 7 or Chapter 11 bankruptcy protection?
	Yes (Chapter 7)	Yes (Chapter 11) No No
3.	What facilities or service	e(s) does your company provide in Florida? Please check all that apply (at least one.)
	Local voice (r VoIP Private line/s Wholesale trai Interexchange 911/E911 tran Cellular/wirele	Fiber or copper based video service  Cable television Satellite television Fiber or copper based video service  Cable television Fiber or copper based video service  Cable television Fiber or copper based video service  Dark Fiber or copper based video service  Paging
4.		er bundled services (e.g., voice service packaged with non-voice services or facilities)?
5.		Trently publicly publish its service and price schedules for services offered in Florida at the Commission? If no, please provide the complete address or hyperlink if on a webpage.  If no, where?
6.	any major barriers enc	rienced any significant barriers in entering Florida's local exchange markets? Please describe untered that may be impeding the growth of local competition in the state, along with any g such obstacles. Any additional information is welcome.

## Please use additional paper if needed.

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

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