

January 29, 2021

Mr. Cayce Hinton  
Director  
Florida Public Service Commission  
2540 Shumard Oak Blvd.  
Tallahassee, FL 32399-0850

**RE: *Data Request in the Matter of Application of Starlink Services, LLC for Designation as an Eligible Telecommunications Carrier for Purposes of Receiving Rural Digital Opportunities Fund Support, Docket No. 20210011-TP***

Dear Mr. Hinton:

Enclosed, please find Starlink Services, LLC’s (“Starlink Services”) response to the data request issued by the Florida Public Service Commission staff (“PSC Staff”) via letter dated January 11, 2021.

Starlink Services acknowledges that PSC Staff requested a response to its data request by January 25, 2021. However, due to the COVID-19 pandemic and related mail delays, Starlink Services did not receive a copy of the PSC Staff’s data request until January 27, 2021, and was therefore not aware of the request until two days after the deadline to respond had already passed. Accordingly, Starlink Services respectfully requests that the PSC Staff accept this response later than requested.

Thank you for your attention to this matter. Please contact Starlink Services’ counsel, Jennifer Richter by email at [jrichter@akingump.com](mailto:jrichter@akingump.com) or by phone at (202) 887-4524, or the undersigned with any questions.

Respectfully Submitted,

/s/ R. Edward Price

R. Edward Price  
Senior Counsel  
SPACE EXPLORATION TECHNOLOGIES CORP.  
PARENT COMPANY OF STARLINK SERVICES, LLC  
1155 F. Street, NW  
Washington, D.C. 20004  
[Ted.Price@spacex.com](mailto:Ted.Price@spacex.com)  
(585) 455-6672

**BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION**

In the Matter of the Application of )  
Starlink Services, LLC for Designation )  
as an Eligible Telecommunications Carrier ) Docket No. 20210011  
for Purposes of Receiving Rural Digital )  
Opportunities Fund Support )

**RESPONSE TO STAFF DATA REQUEST**

Starlink Services, LLC (“Starlink Services”) hereby responds to the questions included in the Staff Data Request, issued on January 11, 2021, in the above-captioned docket.

- 1. PLEASE PROVIDE A MAP THAT HIGHLIGHTS THE CENSUS BLOCKS IN FLORIDA THAT WILL CONSTITUTE YOUR SERVICE TERRITORY IF YOU ARE DESIGNATED AS AN ETC.**

A map is included as Attachment 1.

- 2. DOES STARLINK PLAN ON OFFERING SERVICE IN AREAS IN FLORIDA THAT ARE OUTSIDE OF ITS PETITIONED ETC SERVICE TERRITORY? IF YES, PLEASE IDENTIFY THOSE AREAS.**

SpaceX intends to provide continuous broadband internet services in all areas in the state, but will prioritize resources such that areas assigned to us through RDOF receive the level of service we agreed to offer.

*Florida Statutes specify additional requirements of ETCs regarding the provision of the Lifeline program. These requirements do not differentiate between carriers designated by either the Florida Commission or the FCC. Please answer the following questions as it relates to these statutes:*

- 3. ETCs OFFERING LIFELINE SERVICE IN FLORIDA MUST PARTICIPATE IN THE COORDINATED ENROLLMENT PROCESS ESTABLISHED BY SECTION 364.10(2)(G), F.S. WILL STARLINK BE ABLE TO COMPLY WITH THIS STATUTE?**

Yes.

4. **PLEASE PROVIDE CONTACT INFORMATION (NAME, PHONE, MAILING ADDRESS, EMAIL) FOR AT LEAST TWO COMPANY REPRESENTATIVES RESPONSIBLE FOR HANDLING REGULATORY COMPLIANCE AND COMMUNICATION WITH THE COMMISSION FOR STARLINK.**

Ted Price  
(585) 455-6672  
1155 F. Street Washington DC, 20005  
[ted.price@spacex.com](mailto:ted.price@spacex.com)

Sheila McCorkle  
(310) 363-6181  
1 Rocket Road, Hawthorne CA, 90250  
[sheila.mccorkle@spacex.com](mailto:sheila.mccorkle@spacex.com)

5. **SECTION 364.10(3)(H), F.S. REQUIRES THE COMMISSION TO PROVIDE A REPORT TO THE GOVERNOR, PRESIDENT OF THE SENATE, AND SPEAKER OF THE HOUSE OF REPRESENTATIVES BY DECEMBER 31 EACH YEAR. THIS REPORT INCLUDES INFORMATION PROVIDED BY ALL FLORIDA ETCS. WILL STARLINK BE RESPONSIVE TO DATA REQUESTS FOR THIS REPORT EACH YEAR?**

Yes.

6. **SECTION 364.105, F.S., REQUIRES THAT ETCS OFFERING LIFELINE SERVICE IN FLORIDA OFFER A 30 PERCENT DISCOUNT TO CUSTOMERS WHO NO LONGER QUALIFY FOR THE LIFELINE PROGRAM, FOR A PERIOD OF ONE CALENDAR YEAR. WILL STARLINK BE ABLE TO COMPLY WITH THIS STATUTE?**

Yes.

Respectfully submitted,

**STARLINK SERVICES, LLC**

By: /s/ R. Edward Price

R. Edward Price

Senior Counsel

SPACE EXPLORATION TECHNOLOGIES CORP.

PARENT COMPANY OF STARLINK SERVICES, LLC

1155 F Street, N.W., Suite 475

Washington, D.C. 20004

[Ted.Price@spacex.com](mailto:Ted.Price@spacex.com)

(585) 455-6672

January 29, 2021

**Attachment 1**

**Starlink Services, LLC – Map of Florida Census Blocks**

