CenturyTel Fiber Company II, LLC d/b/a CenturyLink Wholesale

Company Name

(Provide the full name of the company as certificated or registered with the Missouri Public Service Commission. Do not abbreviate; include any Commission approved d/b/a or fictitious name, if applicable.)

TELECOMMUNICATIONS COMPANY OR IVOIP PROVIDER **ANNUAL REPORT** TO THE MISSOURI PUBLIC SERVICE COMMISSION

FILED³ APR 1 5 2011

For the Calendar Year of

	January 1 - December 31,2010	Missouri Publi Service Commis
	elect how the company is certificated or registered with t y Name as shown above (check all that apply):	he Commission under the
	Incumbent Local Telecommunications Company (not competitively company)	lassified ILEC)
	Incumbent Local Exchange Telecommunications Company (competition)	tively classified ILEC)
X	Competitive Local Exchange Telecommunications Company (CLEC)	
X	Interexchange Telecommunications Company (IXC)	
	Local Non-switched Telecommunications Provider (classified in EFIS	as IXC)
	Interconnected Voice over Internet Protocol Service Provider (IVoIP))
must file a	nan one certificate or registration is held by the company an annual report in the Commission's Electronic Filing a each certificate or registration. In such situations, we a cal; however please verify the following:	nd Information System (EFIS)
	The various annual reports filed in EFIS are identical.	
	The various annual reports filed in EFIS are different.	
X	Not applicable (Company only has one certificate or registration; therefore o was filed in EFIS.)	nly one annual report
Please ch	noose <u>one</u> of the following filing options to indicate the s	ecurity level of the filing:
X	Public submission (NOT Proprietary or Highly Confidential)	
	Non-Public submission (Highly Confidential or Proprietary) (See instructions for special requirements.)	
	iew the instructions document before proceeding by using the link - 2010 Annual Report Telco and IVoIP	below:
Excel Rev. 3/15	5/2011	Public For use when filing under seal.

Form Page 1

	Annual Report of	CenturyTel Fiber	Company II, LLC	d/b/a CenturyLink Wholesale
		for	r the calendar ye	ear of January 1 - December 31, 2010
1 04	ate in full the company'	e information helo	w.	
1. 50				(0.40), 0.00
		CenturyLink Drive Iny Street Address		(318) 388 - 9000 Telephone Number
	·	•		·
		CenturyLink Drive ny Mailing Address		N/A Fax Number
	·			
	Monroe City	LA State	71203 Zip	N/A E-Mail Address
	Oity	State	Ζip	L-Wall Address
2. Th	nis company is currently	a (check appropr	iate box):	
	Corporation [Sole Proprietorship	□ LP	
		LLC	Other - Exp	alain
		-		
2 1	anual Banart Cantast In	formations		
	nnual Report Contact In		a the form wheth	er an employee or a third-party preparer. This ma
	fer from the address in Item		g	or an employee of a time party properties. The ma
	Т	ed Hankins		(318) 388 - 9416
		Name		Telephone Number
	100 C	enturyLink Drive		(318) 388 - 9602
		treet Address		Fax Number
		enturyLink Drive		ted.hankins@centurylink.com
	M	ailing Address		E-mail Address
	Monroe	LA	71203	
	City	State	Zip	
				the end of the year. Please include an
ad	ditional sheet, if enough spa	ace is not provided on	this page, to con	npletely provide the requested information.
	Title of General (Officer		Name of Person Holding Office
	Chief Executive Officer a	nd President		Glenn F. Post, III
	Chief Operating C	Officer		Karen A. Puckett
	Executive Vice Pre	sident		R. Stewart Ewing, Jr.
	See additional sheet	Page 2-A		See additional sheet Page 2-A
		•		
ce	•	- ·	· ·	organizations involving the registered or Do not include internal company reorganizations o
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No	one			
			<u> </u>	

Annual Report of	CenturyTel Fiber Company II, LLC d/b/a CenturyLink Wholesale	
	for the calendar year of January 1 - December 31, 2010	

4. Identify the principal or general officers of the company at the end of the year.

Please include an additional sheet, if enough space is not provided on this page, to completely provide the requested information.

Title of General Officer	Name of Person Holding Office
Senior Vice President	David D. Cole
Exec. VP, Gen. Counsel, and Assist. Sec.	Stacey W. Goff
Vice President and Controller	Neil A. Sweasy
Senior Vice President and Treasurer	G. Clay Bailey
Vice President	Craig Davis
Vice President and Assistant Secretary	Daniel Davis
Secretary	Kay C. Buchart

Annual Repor	π	OI.
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for the calendar year of January 1 - December 31, 2010

MO Jurisdictional

6. Please provide the following information concerning the company's revenues for this calendar year:

Total Company (Column B) (Column A) Row Revenues: I. RETAIL 1. |Local Service Revenues include tariffed revenues attributed to local telecommunications services, extended area service, secondary features such as call forwarding, caller ID, local operator services, directory-related services. etc. and for IVoIP service. N/A N/A Interexchange Revenues include revenues attributed to interexchange telecommunications services such as toll services, 800 services, interexchange operator services and interexchange IVoIP services. N/A N/A Non-Switched Telecommunications Service Revenues include revenues attributed to retail local and interexchange private line services (but not special \$2,625,345.06 \$4,795,185,00 access or private line services provided to other telecommunications carriers). Bundled or Packaged Revenues include any revenues whereby the company is providing voice services in combination with multiple services whereby revenue can not be easily attributed to local, interexchange or non-switched categories. If such bundles includes Internet, video or some non-regulated service then the company's revenue shall be based on the company's rate offer for solely voice services. The excess revenue associated with the bundled service which is over the amount related to revenue associated with voice only service shall be recorded in the Total Company column. If voice service is only offered as part of a bundled service, the company shall identify all revenue associated with the bundle of services in the Missouri Jurisdictional column. N/A N/A Retail Uncollectible Revenues from telecommunications revenues. (This amount is generally a negative number.) N/A N/A RETAIL TOTAL (This amount should equal the total of Rows 1 - 5 above and should also match your \$4,795,185.00 \$2,625,345.06 Missouri Universal Service Fund Net Jurisdictional Revenue Report amount) II. OTHER Wholesale Revenues include intrastate switched, special access service revenues, carrier billing and collection revenues, and any other revenues derived N/A \$125,707,354.00 from other telecommunications carriers. Miscellaneous Revenues² associated with non-retail services, such as, advertising revenues, rent revenues, corporate operations revenues, special billing arrangements, customer operations, plant operations, other incidental regulated revenues, and other revenue settlements. (NOTE FOR ILEC ONLY: refer to FCC account #s: 5230, 5240, 5250, 5261, 5262, 5263, 5264, 5269, and N/A N/A 5270.) Other Uncollectible Revenues from other revenues. N/A N/A (This amount is generally a negative number.) 10. High-Cost Federal USF Revenues include all revenues received as support N/A N/A from the Universal Service Fund for the High-Cost program. Other Federal USF Revenues include all revenues received as support from the Universal Service Fund for the following programs: Low Income, Schools N/A N/A and Libraries, and Rural Health. State USF Revenues include all revenues received as support from the Universal Service Fund. N/A N/A TOTAL REVENUES (This amount should equal the total of Rows 6 - 12 above.) Total MO Jurisdictional Revenue (Column A) should match Total Gross Intrastate Operating Revenue on the Statement of Revenue. \$2,625,345.06 \$130,502,539.00

Public	

For use when filing under seal.

[&]quot;Telecommunications Service" as defined by Missouri Revised Statutes Section 386.020(54).

[&]quot;Interconnected Voice over Internet Protocol service" as defined by Section 386.020(23) RSMo.

¹ List total requiated revenue and IVoIP revenue provided by a registered company and, if applicable, non-regulated revenue for company name as listed at the top of this page. (This form may be submitted by an affiliate, but a separate form must be completed by each certificated or registered entity. Do not include revenues for any company NOT listed at the top of the page.

² If you have miscellaneous revenue related to retail telecommunications services, then enter it in Row 1.

Annual Report of

for the calendar year of January 1 - December 31, 2010

Low Income and Disabled Universal Service Fund Subscriber Quantities

7. Do you offer basic local telecommunications service or IVoIP service as listed under 386.020 RSMo.?

Yes

X No

If yes, please quantify the number of low income and disabled subscribers as reported to USAC (federal support, Form 497) and to the Missouri Universal Service Fund administrator for the past calendar year. (Insert "0"s if you do not have such subscribers.)

	Control of the contro	Number of Missouri Low Income Subscribers	Number of Missouri Disabled Subscribers	Controlled to the controlled t
January	9243 9243 9243	0	0	The second
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September	Topics	0	0	APPENDED
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December		0	0	A CONTROL OF THE PARTY OF THE P
TOTAL:		0	0	Angele Archive

Public

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for the calendar year of January 1 - December 31,

2010

Line Quantities for Local Voice Service & IVolP Service1

					Retail					Wholesale to Non-Registered	
	na A Ash Nila 17	Res	Residential	al		m	Business	SS	The second secon	Nomadic IVolP	
Exchange ²		Facility-based ³		Resale/UNE ⁴	*	Facility-based	*	Resale/UNE ⁴	*	Providers ⁵	*
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¹ See instructions for additional clarification about filling out this page.

² Exchange refers to areas as listed in ILEC tariffs. (Exchanges are not always the same as rate centers, wire centers and central offices.)

³ Facility-based refers to lines served whereby your company or an affiliate owns the switch and/or local loop.

⁴ Resale/UNE refers to lines served whereby your company leases all switch and loop facilities from a non-affiliated carrier either through an agreement or a discounted tariffed rate.

⁵ Wholesale to Non-registered Nomadic IVoIP Providers refers to arrangements where your company is providing wholesale services for a nomadic IVoIP provider who is not registered with the Missouri PSC. (Do not use this column for retail line quantities or if your company sets the end user's rates.)

for the calendar year of January 1 - December 31, 2010

Relay Missouri Annual Billing, Collections and Retention

9. Do you offer basic local telecommunications serv	ice or IVoIP service as listed under 386.020 RSMo.?
Yes	X No

If yes, complete the following:

Month	(collect	/ Missouri Revenu Collected ed or received, accord record-keeping metho	ing ds)		elay Missouri Retention Amount (of the amount collected)		Relay Missouri Revenue Remitted to Commission (of the amount collected)
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Total	Contraction of the Contraction o	\$0.00	Merce Merce		\$0.00		\$0.00

0. Please indicate month.	the per line value of the Relay Missouri Surcharge you charge your customers	each
	\$0.00	
1. If your firm did	not impose the Relay Missouri Surcharge, please explain:	
1. If your firm did	not impose the Relay Missouri Surcharge, please explain: N/A	
1. If your firm did		
1. If your firm did		

Public

Annual Report of	CenturyTel Fiber Company II, LLC d/b/a CenturyLink Wholesale
	for the calendar year of January 1 - Decembe

for the calendar year of January 1 - December 31,_

2010

Annual Customer Proprietary Network Information (CPNI)

	Compliance Certificate	
(A copy of a company's FCC CPNI fili then an additional description must be	ng will suffice for the required descriptions for all item	ns, unless H.2 is chosen,
	olished operating procedures that are adequate to ention's CPNI rules of 4 CSR 240-33.160(7).	sure compliance with the
	aplemented a system by which the status of a custom to the use of CPNI. Attached is a brief description	ner's CPNI approval can be
	plemented personnel training as to when personnel express disciplinary process. Attached is a brief desciprocess.	
its agents, affiliates, join CPNI. Such records inc campaign and what proc	ains records for at least one year of sales and market t venture partners and any independent contractors, lude a description of each campaign, the specific CP ducts and services were offered as a part of the camp any's record maintenance system.	that use its customers' NI that was used in the
	supervisory review process for outbound marketing s ompany's review process.	ituations. Attached is a
written notice within five	ocedures in place whereby the company will provide business days of any instance where the opt-out me se that customers' inability to opt-out is more than an ompany's procedures.	chanisms do not work
(by clicking the cell belown 1. The com	ect one of the options from the drop-down box below w and then clicking on the arrow to the right of the bo pany has not taken any actions against any or entity that unlawfully obtains, uses, discloses or	x directly below):
	ed - Select one of the options from the drop-down bo on the arrow to the right of the box directly below):	x below (by clicking the cell
	pany has not received any customer complaints in ar concerning the unauthorized release of CPNI.	
	mation - Select one of the options from the drop-dow w and then clicking on the arrow to the right of the bo	
	pany does not share CPNI with joint venture independent contractors (except for billing and ervices)	
		Public

For use when filing under seal.

Annual Report of CenturyTel Fiber Company II, LLC d/b/a CenturyLink Wholesale

for the calendar year of January 1 - December 31, 2010

VERIFICATION

The foregoing report must be verified by the oath of the President, Treasurer, General Manager or Receiver of the company. The oath required may be taken before any person authorized to administer an oath (Notary Public) by the laws of the State in which the same is taken.

		OATH		
State Of	Lo	ouisiana	_}	
Parish County Of	0)uachita	} ss: }	
		erry M. Allen empany Official/Representative)	makes oath and	i says that
s/he is		Vice President - Rev		
	Offi	icial Title of the Affiant (Company C	Official/Representative)	
of	Century?	Tel Fiber Company II, LLC d/b/	a CenturyLink Wholesale	
		I Title or Name of the Respondent		:)
and is located at	100 Centu	ıryLink Drive, Monroe, LA	. 71203 (318) 388 - 90	081
		relephone Number of the Affiant (C		
statements of fact cor	nined the foregoing repontained in the said repo	ort; to the best of his or her kno ort are true and the said report	owledge, information, and is a correct statement of the	belief, all ne business and
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Your submission has been accepted

ECFS Filing Receipt - Confirmation number: 2011225711117

Proceeding

Name

Subject

06-36

CPNI Compliance Certification Annual

Filing

Contact Info

Name of Filer: CenturyLink

Email Address: carrick.inabnetl@centurylink.com

Attorney/Author Name: Carrick Inabnett

Address

Address For: Filer

Address Line 1: 100 CenturyLink Drive

City: Monroe State: LOUISIANA Zip: 71203

Details

Type of Filing: OTHER

Document(s)

File Name

Custom Description

Size

2010 FCC CPNI Filing.pdf

2010 FCC CPNI Filing

389 KB

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For any problems please contact the Help Desk at 202-418-0193.



February 25, 2011

By Electronic Filing

Marlene H. Dortch Secretary Federal Communications Commission 445 12th Street, S.W. Suite TW-A325 Washington, DC 20554

RE: EB Docket 06-36

Dear Ms. Dortch:

Pursuant to Section 64.2009(e) of the Commission's rules, 47 C.F.R Section 64.2009(e). CenturyLink hereby submits the annual CPNI Certification for 2010 for its affiliates listed in "Attachment A" of the attached document.

Please feel free to contact me if you require additional information

Respectfully submitted.

Carrick Inabnett

- Assistant General Counsel

ec: Best Copy and Printing. Inc.

Attachment

1.00 CenturyLink Drive Monroe, I.A. 71203 Tel; (301) 340-5107 Chirkk,mabnets@renturylink.com

Annual 47 C.F.R. § 64.2009(e) CPNI Certification EB Docket 06-36

Annual 64.2009(e) CPNI Certification for 2010

- 1. Date filed: February 25, 2011
- Name of company(s) covered by this certification: CenturyLink (see attachment A)
- 3. Form 499 Filer ID: See Attachment A
- Name of signatory: Shirish Lal
- 5. Title of signatory: Senior Vice-President, Marketing
- Certification:

I, Shirish Lal, certify that I am an officer of CenturyLink, and acting as an agent of the company, that I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the Commission's CPNI rules. (See 47 C.F.R. § 64.2001 et seq)

Attached to this certification is an accompanying statement explaining how the company's procedures ensure that the company is in compliance with the requirements (including those mandating the adoption of CPNI procedures, training, recordkeeping, and supervisory review) set forth in section 64.2001 et seq. of the Commission's rules.

The company has not taken actions (i.e., proceedings instituted or petitions filed by a company at either state commissions, the court system, or at the Commission against data brokers) against data brokers in the past year.

The company has not received customer complaints in the past year concerning the unauthorized release of CPNI.

Signed

Attachments:

Accompanying Statement explaining CPNI procedures

Statement of Compliance Procedures for CPNI 2010 CPNI Certification

Methods for Obtaining Customer Approval

CenturyLink uses the opt-out method to obtain customer approval to utilize CPNI for marketing purposes. Customers are able to opt-out at no cost and to effectuate that choice whenever they choose. CenturyLink informs customers of these opt-opt methods through a CPNI notice, which is sent to new customers upon initiation of service and to all customers every two years.

CenturyLink uses a combination of one IVR system¹ with three (3) phone numbers to ensure that all customers have the availability of a 7 day/24-hour CPNI opt-out option. CenturyLink residential and business customers are instructed to call a phone number, which connects to either Customer Care or the IVR to make or change their CPNI elections; the Customer Care number is routed to an IVR after hours so that in all cases a 7 day/24-hour opt-out option is available. The customer's election then is recorded by either the Customer Care representative or automatically loaded to the customer's account. Legacy Embarq residential and business customers that have not yet converted to CenturyLink billing systems each have a separate phone number that connects to the IVR and allows for 7 day/24 hour CPNI elections to be made.

A customer's account is coded with either a "Y" or "N" in the CPNI consent flag, depending on the customer's response. If a residential customer does not respond to a CPNI notice within 65 days of service initiation, or if a business customer does not respond within a minimum of 40 days of service initiation, the customer is considered to have approved the use, disclosure and access to CPNI and the account is coded with a "Y." This allows all customers at least 33 days after mailing of the CPNI notice to respond. If the customer denies approval ("N"), that decision remains in effect until the customer affirmatively grants permission to use CPNI. Within this initial period of service initiation, a unique CPNI code is assigned and there is no out of category marketing to customers who have this code, with the exception of when the script for consent is read by a representative, which allows agents to market for the purpose of the one call only.

How CPNI Authorization Records Are Maintained/Used

The Database Marketing (DBM) Group generates customer lists for all marketing campaigns. Campaigns are implemented by the Marketing group, which creates a strategy brief containing the products offered and the criteria for selecting customers to be used, allowing DBM to generate a campaign list that meets those requirements and deliver it to the requestor in the Marketing group. Before conducting marketing campaigns that utilize CPNI, DBM pulls only those accounts with a CPNI indicator of "Y" if the campaign will utilize CPNI to market services out of category. Use of the CPNI by agents for marketing campaigns is also documented. Documentation of campaigns is maintained for a year.

¹ Prior to October 2010, CenturyLink had two (2) IVR systems and three (3) phone numbers that were used for making CPNI elections.

Customer Notice of CPNI Rights/Date of Most Recent Notification

CenturyLink provides new customers with a CPNI notice at the time they establish service and sends renewal CPNI notices to existing customers every two years. The most recent biennial notice was sent to CenturyLink customers in 2009. All new residential and business customers are notified of their CPNI rights via a message contained in the first bill that is sent following the customer's service order. Additionally, some new business customers are notified of their CPNI rights via a notice contained in the Welcome Package. Major Account customers (i.e., accounts that request a non-standard billing format) are sent a packet containing a CPNI notification at the time their service is established.

Company Procedures for CPNI Disclosure

CenturyLink Methods and Procedures (M&Ps) for Business and Residential representatives require a password for release of call detail records (CDR) when requested by telephone. If a customer does not have a password, representatives will offer to call the customer back at the phone number of record to provide the information or alternatively will offer to mail the call records to the billing address on the account. Representatives encourage customers to establish a password to safeguard their account information. Passwords are generally based on response to one of a list of questions that include name of first grade teacher, name of first pet, etc. M&Ps for face-to-face transactions in retail environments that involve CPNI require that the customer present a photo ID that matches the customer responsible for billing or authorized use for that account.

CenturyLink notifies customers of password and address changes to accounts. For password changes, CenturyLink has a process that is triggered by the representative via a letter request, which is systematically sent to the Residential and Business Offline Centers for fulfillment. The process for notifying customers of billing address changes is via a back-end process that monitors billing address changes made in the order entry system. The information is formatted into a file that contains the customer's name and old billing address. This file is loaded into an automated dialing system that attempts to notify the customer by telephone. Another file is created for customers who were not reached via telephone after two (2) attempts and is handed off to a letter fulfillment vendor who then sends the notification via US Mail.

To establish a password for an on-line account, a customer can choose from a variety of questions such as name of first grade teacher, name of first pet, etc. When on-line account passwords are changed, CenturyLink sends e-mail notification to the e-mail address on record provided by the customer.

For release of non-CDR CPNI, standard identity verification methods are used and include password, account number, other information from the account (alternate can be reach number, numbers called, etc) or last four digits of SSN.

For customers who have a CPNI indicator of "No", service representative M&Ps specify how to obtain one-time use permission for using CPNI.

CenturyLink also has a Data Breach Incident Response Plan that includes procedures and who to contact and who to notify if there is a breach of CPNI information.

Training of Company Personnel

Consistent with CenturyLink's commitment to preserving customer privacy, the company has implemented a variety of training programs for its employees regarding the company's policies and employees' obligations to protect customer information. All new Customer Care representatives receive CPNI training as part of their initial job training. The CPNI training program explains CenturyLink's legal obligations regarding the access, use, storage, and disclosure of CPNI and discusses the application of the FCC's rules to the company's operations. On an ongoing basis, Customer Care representatives have CPNI resources available in their online reference repository and supervisors periodically provide refresher training. CPNI training is also available for all employees

Under CenturyLink's standard procedures, only those persons with duties that require access to CPNI to perform their job functions are eligible for such access, and access is controlled through User IDs and passcodes. Each representative access is "stamped" with the representative's user ID so that any breaches could be tied to a specific representative. CenturyLink has adopted a disciplinary process, which has been incorporated into the company's corporate compliance procedures and communicated to employees, to address any employee mishandling or misuse of CPNI. Corporate Security, Legal or Human Resources personnel investigate instances of potential improper access to or disclosure of CPNI by employees. If the investigation indicated a violation has occurred, disciplinary action up to and including termination will follow, with such termination being highly likely for any significant violation.

Effective with the FCC's 2007 CPNI order, third parties who have access to CPNI for marketing purposes have become CenturyLink agents. These agents abide by all CPNI regulations and have appropriate protections in place to ensure the ongoing confidentiality of the CPNI; limit access to persons who have a need to know such information in connection with the performance of the contract; and restrict the use of CPNI solely to the performance of the contract, in connection with the provisioning and marketing of communications related services and products.

Actions Taken Against Data Brokers for Unauthorized Access to Customer Records CenturyLink had no instances of data brokers obtaining unauthorized access to customer records in 2010.

Summary of Customer Complaints Concerning Unauthorized Release of CPNI

Potential sources for capturing customer complaints regarding unauthorized use of CPNI include calls to the business office, calls to the executive hotline, and e-mails to the Office of Privacy. CenturyLink had no customer complaints regarding the unauthorized release of CPNI in 2010.

CenturyLink Company Names/ 499 Filer IDs for CPNI Certification

COMPANY NAME	499 Filer ID
CenturyTel of Port Aransas, Inc.	804156
CenturyTel of Claiborne, Inc.	804159
CenturyTel of Central Louisiana, LLC	804162
CenturyTel of Mountain Home, Inc.	804165
CenturyTel of North Mississippi, Inc.	804168
CenturyTel of Arkansas, Inc.	804171
CenturyTel of North Louisiana, LLC	804174
CenturyTet of East Louisiana, LLC	804177
CenturyTel of South Arkansas, Inc.	804180
CenturyTel of Southeast Louisiana, LLC	804183
CenturyTel of Evangeline, LLC	804186
CenturyTel of Southwest Louisiana, LLC	804189
CenturyTel of Northwest Louisiana, Inc.	804198
CenturyTel of Odon, Inc.	804192
Century Tel of Central Indiana, Inc.	804195
CenturyTel of Midwest - Michigan, Inc.	804201
CenturyTel of Wisconsin, LLC	804204
CenturyTel of Southern Wisconsin, LLC	805725
CenturyTel of Fairwater-Brandon-Alto, LLC	803583
CenturyTel of Chester, Inc.	804207
CenturyTel of Idaho, Inc.	804210
CenturyTel of Adamsville, Inc.	804213
CenturyTel of Redfield, Inc.	804216
CenturyTel of Central Arkansas, LLC	820918
CenturyTel of Northwest Arkansas, LLC	803998
Spectra Communications Group, LLC	820461
Telephone USA of Wisconsin, LLC	820906
CenturyTel of Central Wisconsin, LLC	820908
CenturyTel of Michigan, Inc.	804219
CenturyTel of Forestville, LLC	804222
CenturyTel of Larsen-Readfield, LLC	804225
CenturyTel of Monroe County, LLC	804228
CenturyTel of Northwest Wisconsin, LLC	804231
CenturyTel of Colorado, Inc.	804234
CenturyTel of Northern Wisconsin, LLC	804237
CenturyTel of the Southwest, Inc.	817886
CenturyTel of Ooltewah-Collegedale, Inc.	804246
CenturyTel of Ohio, Inc.	804249
CenturyTel of Chatham, LLC	804252
CenturyTel of San Marcos, Inc.	804255
CenturyTel of Northern Michigan, Inc.	804256
CenturyTel of Lake Dallas, Inc.	802890
CenturyTel of Ringgold, LLC	804759
CenturyTel of Washington, Inc.	806259

CenturyTel of Inter-Island, Inc.	806260
CenturyTel of Cowiche, Inc.	807099
CenturyTel of Eastern Oregon, Inc.	806263
CenturyTel of Oregon, Inc.	806262
CenturyTel of Montana, Inc.	806265
CenturyTel of the Gem State, Inc.	817854
CenturyTel of Eagle, Inc.	806277
Century Tel of Wyoming, Inc.	806274
Century Tel of the Midwest - Wisconsin, LLC	817862
Century Tel of the Midwest - Kendall, LLC	801408
Century Tel of Upper Michigan, Inc.	815632
Century Tel of Minnesota, Inc.	805554
Century Tel of Postville, Inc.	805557
CenturyTel of Alabama, LLC	822566
Century Tel of Missouri, LLC	822568
Gallatin River Communications, L.L.C.	818006
Gulf Telephone Company	802182
	808152
Coastal Utilities, Inc. Mebtel, Inc.	802263
CenturyTel Acquisition LLC (formerly	825564
CenturyTel Solutions IL LLC)	QZ3304
CenturyTel Fiber Company II, LLC	823352
(Lightcore)	
CenturyTel Long Distance, LLC	818150
Madison River Long Distance Solutions LLC	820060
Gulf Long Distance LLC	802281
Coastal Long Distance Services LLC	809134
Mebtel Long Distance Solutions LLC	822056
Madison River Communications, LLC	820646
CenturyTel Solutions, LLC	819995
Embarg Florida, Inc.	822076
Carolina Telephone and Telegraph	822076
Company LLC	<u></u>
Central Telephone Company	822076
United Telephone Southeast LLC	822076
Central Telephone Company of Virginia	822076
United Telephone Company of the	82207€
Carolinas LLC	
United Telephone Company of Ohio	822076
United Telephone Company of Indiana, Inc.	822076
United Telephone Company of New Jersey,	822076
Inc.	00007
Inc. United Telephone Company of	822076
Inc. United Telephone Company of Pennsylvania LLC	
Inc. United Telephone Company of Pennsylvania LLC United Telephone Company of Southcentral	
Inc. United Telephone Company of Pennsylvania LLC United Telephone Company of Southcentral Kansas	822076
Inc. United Telephone Company of Pennsylvania LLC United Telephone Company of Southcentral	822076 822076 822076

Embarq Minnesota, Inc.	822076
Embarq Missouri, Inc.	822076
United Telephone Company of the West	822076
United Telephone Company of Texas, Inc.	822076
Central Telephone Company of Texas	822076
United Telephone Company of the	822076
Northwest	
Embarq Communications, Inc.	825591
Embarg Payphone Services, Inc.	820698

Formerly Filer ID 803568