

**ANNUAL REPORT ON CABLE AND VIDEO  
SERVICE DEPLOYMENT BY PROVIDERS  
GRANTED STATE-ISSUED CABLE AND VIDEO  
SERVICE AUTHORIZATION**

**Submitted to the Illinois General Assembly  
Pursuant to Section 21-1101(k) of the  
Illinois Public Utilities Act**



**Illinois Commerce Commission**

[www.icc.illinois.gov](http://www.icc.illinois.gov)

**June 2016**



State of Illinois

## Illinois Commerce Commission

Brien J. Sheahan  
Chairman

160 North LaSalle Street  
Chicago, Illinois 60601

June 7, 2016

The Honorable Members of the Illinois General Assembly  
State House  
Springfield, Illinois

Dear Honorable Members of the Illinois General Assembly:

Pursuant to Section 21-1101(k) of the Illinois Public Utilities Act, the Illinois Commerce Commission submits the attached Annual Report on Cable and Video Service Deployment by Providers Granted State-Issued Cable and Video Service Authorization.

The Cable and Video Competition Law of 2007 directs the ICC to submit to the General Assembly a report containing year-end data collected from holders of State-issued video and cable services authorizations. The law requires holders of State-issued video and cable services authorizations to meet certain deployment benchmarks by set dates after they receive state authorization. These dates and deployment benchmarks vary according to the providers' number of telecommunications access lines in the State.

Sincerely,

A handwritten signature in black ink, appearing to read "B. Sheahan".

Brien J. Sheahan  
Chairman

Annual Report on Cable and Video Service Deployment  
by Providers Granted State-Issued Cable and Video  
Service Authorization

Submitted to the Illinois General Assembly  
Pursuant to Section 21-1101(k) of the  
Illinois Public Utilities Act

Illinois Commerce Commission  
527 East Capitol Avenue  
Springfield, Illinois 62701

June 2016

## Introduction

The Cable and Video Competition Law of 2007<sup>1</sup> (“Cable and Video Law”) directs holders of State-issued video and cable services authorizations to annually report to the Illinois Commerce Commission (“Commission”) cable and video service deployment information. Section 21-1101(j) of the Cable and Video Law<sup>2</sup> states:

- (j) Every holder of a State-issued authorization, no later than April 1, 2009, and annually no later than April 1 thereafter, shall report to the Commission for each of the service areas as described in subsections (c) and (d) of this Section in which it provides access to its video service in the State, the following information:
  - (1) Cable service and video service information:
    - (A) The number of households in the holder’s telecommunications service area within each designated market area as described in subsection (c) of this Section or exchange or local unit of government as described in subsection (d) of this Section in which it offers video service.
    - (B) The number of households in the holder’s telecommunications service area within each designated market area as described in subsection (c) of this Section or exchange or local unit of government as described in subsection (d) of this Section that are offered access to video service by the holder.
    - (C) The number of households in the holder’s telecommunications service area in the State.
    - (D) The number of households in the holder’s telecommunications service area in the State that are offered access to video service by the holder.
  - (2) Low-income household information:
    - (A) The number of low-income households in the holder’s telecommunications service area within each designated

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<sup>1</sup> 220 ILCS 5/21-100, et seq.

<sup>2</sup> 220 ILCS 5/21-1101(j).

market area as described in subsection (c) of this Section, as further identified in terms of exchanges, or exchange or local unit of government as described in subsection (d) of this Section in which it offers video service.

- (B) The number of low-income households in the holder's telecommunications service area within each designated market area as described in subsection (c) of this Section, as further identified in terms of exchanges, or exchange or local unit of government as described in subsection (d) of this Section in the State that are offered access to video service by the holder.
- (C) The number of low-income households in the holder's telecommunications service area in the State.
- (D) The number of low-income households in the holder's telecommunications service area in the State that are offered access to video service by the holder.<sup>3</sup>

Once the holder of a State-issued authorization has satisfied the build-out requirements of Section 21-1101(c),<sup>4</sup> the holder is required to annually report relative to Section 21-1101(j-5), as follows:

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<sup>3</sup> The Cable and Video Law defines a "Local unit of government" as "a city, village, incorporated town, or a county," defines "a Telecommunications service area" as "the area designated by the Commission as the area in which a telecommunications company was obligated to provide non-competitive local telephone service as of February 8, 1996 as incorporated into Section 13-202.5 of this Act," and defines a "Designated market area" as "a designated market area, as determined by Nielsen Media Research and published in the 1999-2000 Nielsen Station Index Directory and Nielsen Station Index United States Television Household Estimates or any successor publication. For any designated market area that crosses State lines, only households in the portion of the designated market area that is located within the holder's telecommunications service area in the State where access to video service will be offered shall be considered." 220 ILCS 5/21-201. The Cable and Video Law refers to the Telecommunications Article of the Public Utilities Act for the definition of exchange, where exchange is defined as "a geographical area for the administration of telecommunications services, established and described by the tariff of a telecommunications carrier providing local exchange telecommunications service, and consisting of one or more contiguous central offices, together with associated facilities used in providing such local exchange telecommunications service. To the extent practicable, a municipality, city, or village shall not be located in more than one exchange unless the municipality, city, or village is located in more than one exchange through annexation that occurs after the establishment of the exchange boundary." 220 ILCS 5/ 21-201 and 220 ILCS 5/13-206.

<sup>4</sup> Section 21-1101(c) addresses holders using telecommunications facilities and has over 1,000,000 access lines. Within 3 years, such holders shall provide cable or video service to at least 35% of the households within 3 designated service areas. Within 5 years, such holders shall provide cable or video service to at least 50% of the households within the 3 designated service areas. Section 21-1101(c) holders are also

- (1) Cable service and video service information:
  - (A) The number of households in the holder's telecommunications service area within each designated market area in which it offers cable service or video service.
  - (B) The number of households in the holder's telecommunications service area within each designated market area that are offered access to cable service or video service by the holder.
  - (C) The number of households in the holder's telecommunications service area in the State.
  - (D) The number of households in the holder's telecommunications service area in the State that are offered access to cable service or video service by the holder.
  - (E) The exchanges or local units of government in which the holder added cable service or video service in the prior year.
- (2) Low-income household information:
  - (A) The number of low-income households in the holder's telecommunications service area within each designated market area in which it offers video service.
  - (B) The number of low-income households in the holder's telecommunications service area within each designated market area that are offered access to video service by the holder.
  - (C) The number of low-income households in the holder's telecommunications service area in the State.
  - (D) The number of low-income households in the holder's telecommunications service area in the State that are offered access to video service by the holder.

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required to deploy cable or video service so that at least 30% of the total households with access to the holder's cable or video service shall be low-income. The holder is also obligated to provide access to cable or video service to a percentage of low-income households that is at least equal to the percentage of the total low-income households within that exchange.

Once the holder of a State-issued authorization has satisfied the build-out requirements of Section 21-1101(d),<sup>5</sup> the holder is required to annually report relative to Section 21-1101(j-10), as follows:

(1) Cable service and video service information:

- (A) The number of households in the holder's footprint in which it offers cable service or video service.
- (B) The number of households in the holder's footprint that are offered access to cable service or video service by the holder.
- (C) The exchanges or local units of government in which the holder added cable service or video service in the prior year.

(2) Low-income household information:

- (A) The number of low-income households in the holder's footprint in which it offers cable service or video service.
- (B) The number of low-income households in the holder's footprint that are offered access to cable service or video service by the holder.

The Cable and Video Law directs the Commission to include the deployment information supplied to it by holders of State-issued video and cable services authorizations in an annual report to the General Assembly. Section 21-1101(k) of the Cable and Video Law<sup>6</sup> provides that:

The Commission, within 30 days of receiving the first report from holders under this Section, and annually no later than July 1 thereafter, shall submit to the General Assembly a report that includes, based on year-end data, the information submitted by holders pursuant to subdivisions (1) and (2) of subsections (j), (j-5), and (j-10) of this Section. The Commission shall make this report available to any member of the public or any local unit of government upon request. All information

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<sup>5</sup> Section 21-1101(d) addresses all holders other than those referenced in Section 21-1101(c). Within 3 years, such holders shall provide cable or video service to at least 35% of the households within each exchange or local unit of government within its service area. Within 5 years, such holders shall provide cable or video service to at least 50% of the households within each exchange or local unit of government within its service area. Section 21-1101(d) holders are also required to deploy cable or video service so that at least 30% of the total households with access to the holder's cable or video service shall be low-income. The holder is also obligated to provide access to cable or video service to a percentage of low-income households that is at least equal to the percentage of the total low-income households within that exchange or local unit of government.

<sup>6</sup> 220 ILCS 5/21-1101(k).

submitted to the Commission and designated by holders as confidential and proprietary shall be subject to the disclosure provisions in subsection (c) of Section 21-401 of this Act. No individually identifiable customer information shall be subject to public disclosure.

#### Commission Activities Related to the Cable and Video Competition Law of 2007

Since the Cable and Video Law took effect on June 30, 2007, the Commission has approved applications from twelve companies seeking authorization to provide cable or video services.

- On October 24, 2007 in Docket No. 07-0493, the Commission approved the application of Illinois Bell Telephone Company (“AT&T Illinois”) to provide video service, and authorized AT&T Illinois to use, occupy and construct facilities in the public rights of way for the delivery of video service in the service area footprint.
- On April 21, 2010 in Docket No. 10-0048, the Commission approved WideOpenWest Illinois, LLC’s application to provide video service, and authorized WideOpenWest Illinois, LLC to use, occupy and construct facilities in the public rights of way for the delivery of video service in the service area footprint.
- On February 10, 2011 in Docket No. 11-0029, the Commission approved Highland Communication Services’ application to provide video service, and authorized Highland Communication Services to use, occupy and construct facilities in the public rights of way for the delivery of video service in the service area footprint.
- On January 23, 2014 in Docket Nos. 14-0009, 14-0010, 14-0109, and 14-0194, the Commission approved Mediacom Illinois LLC’s application to provide cable service, and authorized Mediacom Illinois LLC to use, occupy and construct facilities in the public rights of way for the delivery of cable service in the service area footprint.
- On March 5, 2014 in Docket Nos. 14-0100, 14-0193, and 14-0195, the Commission approved MCC Illinois LLC’s application to provide cable service, and authorized MCC Illinois LLC to use, occupy and construct facilities in the public rights of way for the delivery of cable service in the service area footprint.
- On August 1, 2014 in Docket No. 14-0450, the Commission approved the application of US Sonet LLC to provide cable service, and authorized US Sonet LLC to use, occupy and construct facilities in the public rights of way for the delivery of cable service in the service area footprint.
- On September 19, 2014 in Docket Nos. 14-0531, 14-0532 and 14-0533, the Commission approved the application of three Comcast affiliates, Comcast of

Florida/Georgia/Illinois/Michigan, LLC, Comcast of Illinois III, Inc. d/b/a CHICAGO CABLE TV-IV, and Comcast of South Chicago, Inc. to provide cable service, and authorized Comcast to use, occupy and construct facilities in the public rights of way for the delivery of cable service in Chicago vicinity known as Chicago Areas 2 and 3, Chicago Area 4, and Chicago Area 5, respectively. At its April 23, 2015 Bench Session, the Commission approved the application of the Comcast affiliate Comcast of Chicago, Inc. to also provide cable service in Chicago Area 1.

- On March 12, 2015 in Docket No. 15-0118, the Commission approved the application of Computer Techniques, Inc. d/b/a CTI Fiber to provide cable service, and authorized Computer Techniques, Inc. d/b/a CTI Fiber to use, occupy and construct facilities in the public rights of way for the delivery of cable service in the service area footprint.
- On March 26, 2015 in Docket No. 15-0170, the Commission approved the application of Illinois Rural Electric Cooperative to provide video service, and authorized Illinois Rural Electric Cooperative to use, occupy and construct facilities in the public rights of way for the delivery of video service in Calhoun County, the Village of Bluffs, and the Cities of Barry and Winchester.
- On June 5, 2015 in Docket No. 15-0352, the Commission approved the application of Mediacom Southeast LLC to provide cable service, and authorized Mediacom Southeast LLC to use, occupy and construct facilities in the public rights of way for the delivery of cable service in the Village of Alto Pass.
- On July 9, 2015 in Docket No. 15-0396, the Commission approved the application of RCN Telecom Services of Illinois, LLC to provide cable service, and authorized RCN Telecom Services of Illinois, LLC to use, occupy and construct facilities in the public rights of way for the delivery of cable service in the Village of Lincolnwood.
- On February 24, 2016 in Docket No. 16-0051, the Commission approved the application of Co-Mo Comm, Inc. to provide video service, and authorized Co-Mo Comm, Inc. to use, occupy and construct facilities in the public rights of way for the delivery of video service in Scott and Calhoun Counties, the Village of Bluffs, and the Cities of Barry and Winchester.

### Summary of Reports

#### *AT&T Illinois' Eighth Annual Report to the Commission*

On April 12, 2016, AT&T Illinois submitted to the Commission a document entitled "Re: Docket 07-0493 AT&T Illinois Eighth Annual Video Service Access Report," included as

Attachment A. The AT&T Illinois report consists of a summary letter, a page of Definitions and Descriptions, and one attachment for the year ending December 31, 2015.

For 2013, AT&T Illinois reported satisfying the requirements of Section 21-1101(c) of the Cable and Video Law. Accordingly, AT&T Illinois' Eighth Annual Report was submitted in compliance with Section 21-1101(j-5) of the Cable and Video Law, which is described in the Introduction section of this report. AT&T Illinois reported, among other information:

- The number of households in AT&T Illinois' telecommunications service area within the Champaign & Springfield-Decatur DMA in which it offers video service remained steady at 96,606 in 2015.
- The number of households in AT&T Illinois' telecommunications service area within the Chicago DMA in which it offers video service has increased from 2,213,039 in 2014 to 2,219,502 in 2015.
- The number of households in AT&T Illinois' telecommunications service area within the St. Louis DMA in which it offers video service has remained steady at 79,914 in 2015.
- The number of households in AT&T Illinois' telecommunications service area in the State that are offered access to video service by AT&T Illinois has increased from 2,389,558 in 2014 to 2,396,022 in 2015.
- The number of exchanges or local units of government in which AT&T Illinois added video service was 6 in 2015.
- The number of low-income households in AT&T Illinois' telecommunications service area within the Champaign & Springfield-Decatur DMA in which it offers video service has remained steady at 42,814 in 2015.
- The number of low-income households in AT&T Illinois' telecommunications service area within the Chicago DMA in which it offers video service has increased from 614,971 in 2014 to 616,502 in 2015.
- The number of low-income households in AT&T Illinois' telecommunications service area within the St. Louis DMA in which it offers video service has remained steady at 26,647 in 2015.
- The number of low-income households in AT&T Illinois' telecommunications service area in the State that are offered access to video service by AT&T Illinois has increased from 684,432 in 2014 to 685,964 in 2015.

*WideOpenWest Illinois, LLC's Sixth Annual Report to the Commission*

WideOpenWest Illinois, LLC provided its sixth annual report to the Commission on February 4, 2016, included as Attachment B. WideOpenWest Illinois, LLC indicated that,

as of December 31, 2015, its State-Issued Authorization area encompassed 23 service areas, including the cities of Chicago (Area 5), Naperville, Elgin, and Schaumburg. WideOpenWest Illinois, LLC previously reported compliance with the three-year and five-year build-out requirements in Sections 21-1101(d)(1) and 21-1101(d)(2).

WideOpenWest, LLC indicated that it offers cable service to 473,027 of its 522,485 households, or 91%, and has deployed to all low income households in its State-Issued Authorization area or (a 32% low-income build out).

#### *Highland Communication Services Fifth Report to the Commission*

Highland Communication Services provided its fifth annual report to the Commission on April 22, 2016, included as Attachment C. Highland Communication Services provides video services for the City of Highland and surrounding areas. Highland Communication Services previously reported compliance with the three-year build out requirements in Sections 21-1101(d)(1) and 21-1101(d)(2).

Highland Communication Services indicated that it offers cable service to 4,219 of its 4,620 households, or 91%, surpassing the 5-year 50% build out compliance requirements per Section 21-1101(d)(1) of the PUA. Highland Communication Services reports a 29% low-income build out and provides access to a percentage of low-income households that is at least equal to the percentage of the total low-income households within the local unit of government that it serves.

#### *Mediacom Illinois LLC's Second Report to the Commission*

Mediacom Illinois LLC submitted its second annual report on March 31, 2016 for the year ending December 31, 2015, included as Attachment D. Mediacom Illinois LLC provides cable services to 88 distinct service areas throughout Illinois, including the City of Carbondale, the City of Jacksonville, Madison County, and the City of Ottawa.

Mediacom Illinois LLC indicated that it offers cable service to 112,564 of its 112,783 households, or 99%, already surpassing the 5-year 50% build out compliance requirements per Section 21-1101(d)(1) of the PUA. In areas where Mediacom Illinois LLC is an incumbent provider of cable services it is, pursuant to Section 21-301(b) "obligated to provide access to cable services or video services within any local unit of government at the same levels required by the local franchising authorities for the local unit of government on June 30, 2007."

Mediacom Illinois LLC report indicated compliance with the low-income provision of Section 21-1101(d)(2) of the PUA that requires at least 30% of the total households with access to its cable or video services to be low-income within 3 years after the date that it received authorization from the Commission to provide service. As of December 31, 2014, Mediacom Illinois LLC reports a 41% low-income build out.

Mediacom Illinois LLC is in compliance with the low-income provisioning requirement of Section 21-1101(d)(2) of the PUA, which requires Mediacom Illinois LLC to provide access to a percentage of low-income households that is at least equal to the percentage of the total low-income households within the local unit of government that it serves. Mediacom Illinois LLC provides service to 41% of low-income households in its service territory, which contains 41% low-income households.

*MCC Illinois LLC's Second Report to the Commission*

MCC Illinois LLC submitted its second annual report on March 31, 2016 for the year ending December 31, 2015, included as Attachment E. Mediacom Illinois LLC provides cable services to 23 distinct service areas throughout Illinois, including, among others, the City of Moline, the Village of Milan, and the Village of Coal Valley.

MCC Illinois LLC indicated that it offers cable service to 46,549 of its 72,735 households, or 64%, already surpassing the 5-year 50% build out compliance requirements per Section 21-1101(d)(1) of the PUA. In areas where MCC Illinois LLC is an incumbent provider of cable services it is, pursuant to Section 21-301(b) "obligated to provide access to cable services or video services within any local unit of government at the same levels required by the local franchising authorities for the local unit of government on June 30, 2007."

MCC Illinois LLC's report indicated compliance with the low-income provision of Section 21-1101(d)(2) of the PUA that requires at least 30% of the total households with access to its cable or video services to be low-income within 3 years after the date that it received authorization from the Commission to provide service. As of December 31, 2015, MCC Illinois LLC reports a 37% low-income build out.

MCC Illinois LLC is also in compliance with the low-income provisioning requirement of Section 21-1101(d)(2) of the PUA, which requires MCC Illinois LLC to provide access to a percentage of low-income households that is at least equal to the percentage of the total low-income households within the local unit of government that it serves.

*US Sonet LLC's ("Lightspeed") Second Report to the Commission*

US Sonet LLC submitted its second annual report on April 20, 2016 for the year ending December 31, 2015, included as Attachment F. US Sonet LLC provides cable services to the Villages of Odin and Sandoval.

US Sonet LLC indicated that it offers cable service to 83 of its 1,002 households, or 8%, short of the 3-year 35% build out compliance requirement per Section 21-1101(d)(1) of the PUA.

US Sonet LLC's report is not yet in compliance with the low-income provision of Section 21-1101(d)(2) of the PUA that requires at least 30% of the total households with access to its cable or cable services to be low-income within 3 years after the date that it received authorization from the Commission to provide service. As of December 31, 2015, US Sonet LLC reports no low-income households served.

US Sonet LLC is also not in compliance with the low-income provisioning requirement of Section 21-1101(d)(2) of the PUA, which requires US Sonet LLC to provide access to a percentage of low-income households that is at least equal to the percentage of the total low-income households within the local unit of government that it serves. US Sonet LLC provides service to no low-income households in its service territory, which contains 65% low-income households.

#### *Comcast's Second Report to the Commission*

Comcast of Florida/Georgia/Illinois/Michigan, LLC, Comcast of Illinois III, Inc. d/b/a CHICAGO CABLE TV-IV, and Comcast of South Chicago, Inc. received State-issued authorization to provide cable services to the City of Chicago Areas 2, 3, 4 and 5 on September 19, 2014. Comcast of Chicago, Inc. received Commission approval to provide cable service to the City of Chicago Area 1 on April 23, 2015. Comcast of Florida/Georgia/Illinois/Michigan, LLC, Comcast of Illinois III, Inc. d/b/a CHICAGO CABLE TV-IV, Comcast of South Chicago, Inc., and Comcast of Chicago, Inc. ("Comcast") submitted its second annual report on February 16, 2016 for year ending December 31, 2015, included as Attachment G.

Comcast indicated that it offers cable service to 1,400,765 of its 1,504,836 households, or 93%, already surpassing the 5-year 50% build out compliance requirement per Section 21-1101(d)(1) of the PUA. In areas where Comcast is an incumbent provider of cable services it is, pursuant to Section 21-301(b) "obligated to provide access to cable services or video services within any local unit of government at the same levels required by the local franchising authorities for the local unit of government on June 30, 2007."

Comcast's report indicates work remains to be done relative to the low-income provision of Section 21-1101(d)(2) of the PUA that requires at least 30% of the total households with access to its cable or cable services to be low-income within 3 years after the date that it received authorization from the Commission to provide service. As of December 31, 2015, Comcast reports a 29% low-income build out.

Comcast is in compliance with the low-income provisioning requirement of Section 21-1101(d)(2) of the PUA, which requires Comcast to provide access to a percentage of low-income households that is at least equal to the percentage of the total low-income households within the local unit of government that it serves.

*Computer Techniques, Inc. d/b/a CTI Fiber's First Report to the Commission*

Computer Techniques, Inc. d/b/a CTI Fiber submitted its first annual report on April 7, 2016 for the year ending December 31, 2015, included as Attachment H. Computer Techniques, Inc. d/b/a CTI Fiber provides cable services to the City of Taylorville.

Computer Techniques, Inc. d/b/a CTI Fiber indicated that it offers cable service to 3,952 of its 4,956 households, or 80%, already surpassing 3-year 35% build out as well as the 5-year 50% build out compliance requirements per Section 21-1101(d)(1) of the PUA.

Computer Techniques, Inc. d/b/a CTI Fiber's report indicated compliance with the low-income provision of Section 21-1101(d)(2) of the PUA that requires at least 30% of the total households with access to its cable or cable services to be low-income within 3 years after the date that it received authorization from the Commission to provide service. As of December 31, 2015, Computer Techniques, Inc. d/b/a CTI Fiber reports a 40% low-income build out.

Computer Techniques, Inc. d/b/a CTI Fiber is also in compliance with the low-income provisioning requirement of Section 21-1101(d)(2) of the PUA, which requires Computer Techniques, Inc. d/b/a CTI Fiber to provide access to a percentage of low-income households that is at least equal to the percentage of the total low-income households within the local unit of government that it serves.

*Illinois Rural Electric Cooperative's First Report to the Commission*

Illinois Rural Electric Cooperative submitted its first annual report on March 2, 2016 for the year ending December 31, 2015, included as Attachment I. Illinois Rural Electric Cooperative provides video services to the City of Winchester and the Village of Bluffs.

Illinois Rural Electric Cooperative indicated that it offers cable service to 1,837 of its 1,837 households, or 100%, already surpassing the 3-year 35% build out as well as the 5-year 50% build out compliance requirements per Section 21-1101(d)(1) of the PUA.

Illinois Rural Electric Cooperative's report indicated work remains to be done relative to the low-income provision of Section 21-1101(d)(2) of the PUA that requires at least 30% of the total households with access to its cable or video services to be low-income within 3 years after the date that it received authorization from the Commission to provide service. As of December 31, 2015, Illinois Rural Electric Cooperative reports a 24% low-income build out.

Illinois Rural Electric Cooperative is in compliance with the low-income provisioning requirement of Section 21-1101(d)(2) of the PUA, which requires Illinois Rural Electric Cooperative to provide access to a percentage of low-income households that is at least

equal to the percentage of the total low-income households within the local unit of government that it serves.

*Mediacom Southeast LLC's First Report to the Commission*

Mediacom Southeast LLC submitted its first annual report on April 4, 2016 for the year ending December 31, 2015, included as Attachment J. Mediacom Southeast LLC provides cable services to Perry County.

Mediacom Southeast LLC indicated that it offers cable service to 157 of its 157 households, or 100%, already surpassing 3-year 35% build out as well as the 5-year 50% build out compliance requirements per Section 21-1101(d)(1) of the PUA. In areas where Mediacom Southeast LLC is an incumbent provider of cable services it is, pursuant to Section 21-301(b) "obligated to provide access to cable services or video services within any local unit of government at the same levels required by the local franchising authorities for the local unit of government on June 30, 2007."

Mediacom Southeast LLC's report indicated compliance relative to the low-income provision of Section 21-1101(d)(2) of the PUA that requires at least 30% of the total households with access to its cable or cable services to be low-income within 3 years after the date that it received authorization from the Commission to provide service. As of December 31, 2015, Mediacom Southeast LLC reports a 43% low-income statewide build out.

Mediacom Southeast LLC is in compliance with the low-income provisioning requirement of Section 21-1101(d)(2) of the PUA, which requires Mediacom Southeast LLC to provide access to a percentage of low-income households that is at least equal to the percentage of the total low-income households within the local unit of government that it serves.

*RCN Telecom Services of Illinois, LLC's First Report to the Commission*

RCN Telecom Services of Illinois, LLC submitted its first annual report on April 4, 2016 for the year ending December 31, 2015, included as Attachment K. RCN Telecom Services of Illinois, LLC provides cable services to the Village of Lincolnwood.

RCN Telecom Services of Illinois, LLC indicated that it offers cable service to 366 of its 4,640 households, or 8%, leaving work to be done to meet the 3-year 35% build out compliance requirement per Section 21-1101(d)(1) of the PUA.

RCN Telecom Services of Illinois, LLC's report indicates it is not yet in compliance relative to the low-income provision of Section 21-1101(d)(2) of the PUA that requires at least 30% of the total households with access to its cable or cable services to be low-income within 3 years after the date that it received authorization from the Commission to provide

service. As of December 31, 2015, RCN Telecom Services of Illinois, LLC reports a 17% low-income build out.

RCN Telecom Services of Illinois, LLC is in compliance with the low-income provisioning requirement of Section 21-1101(d)(2) of the PUA, which requires RCN Telecom Services of Illinois, LLC to provide access to a percentage of low-income households that is at least equal to the percentage of the total low-income households within the local unit of government that it serves.

*Co-Mo Comm, Inc.*

Co-Mo Comm, Inc. was not required to submit an annual report for 2015 since it did not receive State-issued authorization to provide video services until January 28, 2016.

### Conclusion

As required by the Cable and Video Law, the Commission provides this report summarizing deployment information supplied to it by holders of State-issued video. The Commission will, consistent with its statutory obligations, continue to monitor and annually report on cable and video deployment efforts pursuant to Section 21-1101(k) of the Illinois Public Utilities Act.



Deno Perdiou  
Director  
External & Regulatory Affairs

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OFFICIAL FILE  
April 12, 2016

ORIGINAL

ILLINOIS COMMERCE COMMISSION

Ms. Elizabeth A. Rolando  
Chief Clerk  
Illinois Commerce Commission  
527 East Capitol Avenue  
Springfield, Illinois 62794

ILLINOIS COMMERCE  
COMMISSION  
2016 APR 12 P 4: 16  
CHIEF CLERK'S OFFICE

Re: Docket 07-0493 AT&T Illinois Eighth Annual Video Service Access Report

Dear Ms. Rolando:

This Eighth Annual Video Service Access Report issued by Illinois Bell Telephone Company (AT&T Illinois) is transmitted to you for filing.

This filing complies with the annual report requirement in Section 1101(j-5) of the Cable and Video Competition Law of 2013 (the "Act") (220 ILCS 5/21-100. et seq.).

On October 24, 2007, the Illinois Commerce Commission (the "Commission") approved the "Application for State-issued Authorization to Provide Video Service," filed by AT&T Illinois and granted it authority to provide video service in the requested video service area footprint. As a holder of that State-issued authorization, AT&T Illinois is subject to the video service access requirements in Section 21-1101(c) of the Act, and is required to file with the Commission video services access reports no later than April 1 annually. This annual report provides to the Commission the service access information and low-income information required by Section 21-1101(j-5) of the Act.

As demonstrated with the Fifth Annual Video Service Access Report, AT&T Illinois fully satisfied all requirements in subsection (c) as of its filing on March 22, 2013. As such only the subsection (j-5) reporting requirements continue to apply. To satisfy the subsection (j-5) reporting requirement, AT&T Illinois submits Attachment 1.

We respectfully request Commission acceptance of this Report.

Any questions and correspondence regarding this filing should be directed to Deno Perdiou, Director External & Regulatory Affairs, who may be reached at:

AT&T Illinois  
555 East Cook St., Floor 1E  
Springfield, IL 62703  
Tel. NO.: (217) 789-5174



Please acknowledge receipt of this Report by returning the extra copy of this letter.

Sincerely,

A handwritten signature in cursive script that reads "Deno Perdiou".

Deno Perdiou  
Director – External & Regulatory Affairs

Enclosures



## AT&T Illinois Eighth Annual Video Service Access Report

Data as of December 31, 2015

### Definitions and Descriptions

#### Attachment 1 – Statewide and Designated Market Areas



## **Definitions and Descriptions for Attachments 1**

“Access” means that AT&T Illinois is capable of providing video services at the household address using any technology, other than direct-to-home satellite service, which provides two-way broadband internet capability and video programming, content and functionality, regardless of whether any customer has ordered service or whether the owner or landlord or other responsible person has granted access to the household.

“HH” or “Household” means a house, an apartment, a mobile home, a group of rooms, or a single room that is intended for occupancy as separate living quarters. Separate living quarters are those in which the occupants live and eat separately from any other persons in the building and which have direct access from the outside of the building or through a common hall.

“LI” or “Low-income household” means those residential households located within the AT&T Illinois’ existing telecommunications service area where the average annual household income is less than \$35,000 based on the United States Census Bureau estimates adjusted annually to reflect rate of change and distribution.

“Designated Market Area” or “DMA” means a designated market area, as determined by Nielsen Media Research and published in the 1999-2000 Nielsen Station Index Directory and Nielsen Station Index United States Television Household Estimates or any successor publication. For any designated market area that crosses State lines, only households in the portion of the designated market area that is located within AT&T Illinois’ telecommunications service area where access to video service will be offered is included.

“Telco Footprint” shows the number of households in AT&T Illinois’ telecommunications service area at statewide and DMA levels.

“Current Build Footprint” and “Current Build Coverage %” shows the number and percent of households with access to video service in areas within AT&T Illinois’ State-issued authorization at statewide and DMA levels.

“Footprint LI” and “Footprint LI %” shows the number and percent of low-income households in AT&T Illinois’ Telecommunications service area at statewide and DMA levels.

“Current Build LI” and “Current Build LI %” shows the number and percent of low-income households with access to video service in areas within AT&T Illinois’ State-issued authorization at statewide and DMA levels.



Attachment 1

AT&T Illinois Annual Video Service Access Report

State	Telco HH Footprint	Current Build Footprint	Current Build Coverage %	Footprint LI	Current Build LI	Footprint LI%	Current Build LI%
Illinois	4,157,523	2,396,022	58%	1,265,585	685,964	30%	29%

Designated Market Area (DMA)	Telco HH Footprint	Current Build Footprint	Current Build Coverage %	Footprint LI	Current Build LI	Footprint LI%	Current Build LI%
Champaign & Springfield-Decatur	223,329	96,606	43%	95,568	42,814	43%	44%
Chicago	3,375,396	2,219,502	66%	947,179	616,502	28%	28%
St. Louis	241,843	79,914	33%	92,387	26,647	38%	33%

Video Service added in 2015					
Exchanges					
Chicago	McHenry	New Lenox	Park Ridge	Roselle	Yorkville

Note: Total state households differ from DMA households because DMAs with no video build were removed from this list to improve readability.

Data as of December 31, 2015



It's that kind of experience.

February 4, 2016

Chief Clerk's Office  
Illinois Commerce Commission  
527 E. Capitol Ave  
Springfield, IL 62701

RE: WideOpenWest Illinois LLC (WOW): Annual Cable Service Report  
Docket Number 10-0218

Dear Clerk:

In accordance with Section 21-1101(j) of the Public Utilities Act, we enclose for filing WideOpenWest Illinois, LLC's annual cable service information report.

By way of background, WOW filed its "Application for State Issued Authorization to Provide Cable Service" on March 23, 2010, which was approved in this docket on April 21, 2010.

The attached spreadsheet provides household and subscriber information relative to WOW's State-Issued Authorization service area footprint as of December 31, 2012.

Please contact me if you have any questions regarding the information contained in this filing. Thank you.

Sincerely,

A handwritten signature in black ink, appearing to read "Greg Argetsinger".

Greg Argetsinger  
Vice President  
WideOpenWest Illinois, LLC  
1674 Frontenac Rd  
Naperville, IL 60563

cc: Kim Crooks  
Darrell Schmitz

WideOpenWest Illinois LLC

Service Area	# of Households	# of Households Passed by WOW System	# of Households with Access to WOW Video	# of Households with Income below \$35K	# of Households Passed by WOW Systems w/ Income below \$35K	# of Households w/ Income under \$35K w/ access to WOW Video Service	%
ARLINGTON HEIGHTS	28,746	28,746	28,746	5,489	5,489	5,489	19.09%
CALUMET CITY	14,021	14,021	14,021	5,142	5,142	5,142	36.67%
CITY OF CHICAGO (AREA 5)*	212,609	163,151	163,151	83,555	83,555	83,555	51.21%
CHICAGO HEIGHTS	9,466	9,466	9,466	4,368	4,368	4,368	46.14%
CRESTWOOD	4,299	4,299	4,299	1,366	1,366	1,366	31.77%
DES PLAINES	20,895	20,895	20,895	5,664	5,664	5,664	27.11%
ELGIN	33,556	33,556	33,556	9,007	9,007	9,007	26.84%
GLEN ELLYN	10,107	10,107	10,107	1,903	1,903	1,903	18.83%
GLENDALE HEIGHTS	11,762	11,762	11,762	2,573	2,573	2,573	21.88%
GLENVIEW	16,490	16,490	16,490	2,486	2,486	2,486	15.08%
MOUNT PROSPECT	20,269	20,269	20,269	4,777	4,777	4,777	23.57%
NAPERVILLE	47,463	47,463	47,463	5,662	5,662	5,662	11.93%
OAK FOREST	9,456	9,456	9,456	2,053	2,053	2,053	21.71%
PALOS PARK	2,049	2,049	2,049	393	393	393	19.18%
PARK RIDGE	13,937	13,937	13,937	2,320	2,320	2,320	16.65%
PROSPECT HEIGHTS	6,206	6,206	6,206	1,471	1,471	1,471	23.70%
ROBBINS	1,933	1,933	1,933	1,278	1,278	1,278	66.11%
ROLLING MEADOWS	9,270	9,270	9,270	1,983	1,983	1,983	21.39%
SCHAUMBURG	29,945	29,945	29,945	6,115	6,115	6,115	20.42%
SOUTH HOLLAND	6,714	6,714	6,714	1,650	1,650	1,650	24.58%
STREAMWOOD	11,860	11,860	11,860	2,210	2,210	2,210	18.63%
UNC COOK COUNTY	350	350	350	69	69	69	19.71%
UNC DUPAGE COUNTY	1,082	1,082	1,082	0	0	0	0.00%
<b>WOW Illinois Total</b>	<b>522,485</b>	<b>473,027</b>	<b>473,027</b>	<b>151,534</b>	<b>151,534</b>	<b>151,534</b>	<b>32.04%</b>

April 22, 2016

Chief Clerk's Office

Illinois Commerce Commission

527 E. Capitol Ave.

Springfield, IL 62701

RE: Highland Communication Services: Annual Cable Service Report, Docket Number 11-0029

Dear Clerk,

In accordance with Section 21-1101(j) of the Public Utilities Act, we enclose for filing Highland Communication Services' annual cable service information report.

By way of background, Highland Communication Services filed its original "Application for State-Issued Authorization to Provide Cable Service" on January 11, 2011, which was approved on January 21, 2011. As of May 19, 2015, Highland Communication Services has completed Phase 1, 2 and 3 of the designated area. Video was operational on December 1, 2011.

The attached spreadsheet provides households and subscriber information relative to Highland Communication Service State-Issued Authorization service area footprint as of May 19, 2015.

Please contact the undersigned if you have any questions.

Sincerely,

A handwritten signature in black ink, appearing to read "Mark Latham", written in a cursive style.

Mark Latham,

Acting Director, Highland Communication Services

Highland Communication Services  
 2016 Annual Cable Services Report  
 Docket No. 11-00-29

Phase 1, 2 & 3	Number of Households	Number of Households passed by HCS	Number of Households with Access to HCS Video	Number of Households w/income below \$35,000	Number of households passed by HCS w/income below \$35,000	Number of households w/income <\$35,000 w/access to HCS video service	
						4,620	1,222
		4,219	4,219	1,327	1,222	1,222	1,222



*Jenna Comizio Guarino*  
*Director, Legal Affairs*

March 31, 2016

Illinois Commerce Commission  
Chief Clerk Elizabeth Rolando  
527 East Capitol Avenue  
Springfield, Illinois 62701

RE: Docket 14-0009 Mediacom Illinois LLC  
Annual Cable Service Report--REVISED

Dear Ms. Rolando:

Please find attached a revised annual cable service report for Mediacom Illinois LLC ("Mediacom") pursuant to Section 1101(j) of the Cable and Video Competition Law of 2007 (220 ILCS 5/21-100, et. Seq.). Mediacom previously submitted a report on March 14, 2016, but has since realized that the number of homes in the unincorporated areas of counties served by Mediacom, and the number of homes passed by Mediacom in those counties, were in error due to the inclusion of data from the incorporated cities and towns in those counties.

The report provides the required household information for Mediacom's service area footprint as of December 31, 2015.

Sincerely,  
/s/Jenna Comizio Guarino

MEDIACOM ILLINOIS LLC  
ANNUAL CABLE SERVICE REPORT--AS OF DECEMBER 31, 2015

LFA	Number of Households in Service Area	Number of Households in Service Area Offerd Access to Video Service by Mediacom Illinois LLC	Number of Households in Service Area with Income below \$35,000	Number of Households in Service Area with Income below \$35,000 offered access to Video Service by Mediacom Illinois LLC
VILLAGE OF ARTHUR	979	917	280	262
CITY OF ATLANTA	559	559	181	181
VILLAGE OF BAY VIEW GARDENS	168	168	84	84
VILLAGE OF BEMENT	696	696	206	206
VILLAGE OF BUFFALO	202	202	83	83
VILLAGE OF CAMARGO	190	190	75	75
CITY OF CARBONDALE	9416	9416	6299	6299
CITY OF CARTHAGE	1129	1129	365	365
CITY OF CASEY	1053	1053	459	459
VILLAGE OF CHAPIN	200	200	66	66
CITY OF CHARLESTON	7876	7876	4596	4596
CITY OF CHILLICOTHE	2526	2526	833	833
CITY OF CLINTON	3014	3014	1269	1269
VILLAGE OF CORTLAND	1285	1285	258	258
VILLAGE OF DAWSON	223	223	64	64
VILLAGE OF DUNLAP	513	513	72	72
CITY OF EFFINGHAM	5491	5491	2076	2076
CITY OF EL PASO	982	982	294	294
VILLAGE OF ELBURN	1884	1852	333	327
CITY OF FAIRBURY	1658	1658	578	578
VILLAGE OF FAIRMONT CITY	848	848	433	433
VILLAGE OF FAIRVIEW	204	204	61	61
CITY OF FARMER CITY	854	854	268	268
CITY OF FARMINGTON	872	872	305	305
VILLAGE OF GARRETT	51	51	27	27
VILLAGE OF GAYS	114	114	33	33
VILLAGE OF GERMANTOWN HILLS	1179	1179	160	160
VILLAGE OF GOOD HOPE	188	186	50	49
VILLAGE OF GOODFIELD	321	267	30	25
VILLAGE OF HAMMOND	190	190	74	74
VILLAGE OF HARTSBURG	96	96	35	35
VILLAGE OF HERRICK	170	170	101	101
VILLAGE OF HINCKLEY	814	814	186	186
VILLAGE OF HINDSBORO	144	133	58	54
VILLAGE OF HOPEDALE	388	388	128	128
VILLAGE OF IVESDALE	116	116	46	46
CITY OF JACKSONVILLE	7287	7287	3353	3353
VILLAGE OF JEISYVILLE	55	55	26	26
MADISON COUNTY	407	407	134	134
VILLAGE OF MAQUON	137	136	38	38
McHENRY COUNTY	131	131	26	26
VILLAGE OF MECHANICSBURG	218	205	65	61
VILLAGE OF MELVIN	192	192	74	74
VILLAGE OF METAMORA	1309	1309	329	329
VILLAGE OF MIDDLETOWN	142	142	66	66
VILLAGE OF MINIER	491	491	169	169
VILLAGE OF MORRISONVILLE	353	353	121	121
VILLAGE OF MOUNT AUBURN	217	217	77	77
CITY OF NEOGA	625	625	292	292
VILLAGE OF NEW BERLIN	553	553	141	141
CITY OF OAKLAND	363	363	147	147
VILLAGE OF OQUAWKA	610	566	254	236
CITY OF OTTAWA	7668	7668	2831	2831
CITY OF PAXTON	1763	1763	608	608
PEORIA COUNTY	1307	1307	453	453
CITY OF PONTIAC	4311	4311	1673	1673
VILLAGE OF PORT BYRON	684	684	138	138
VILLAGE OF RANTOUL	4974	4974	2240	2240
VILLAGE OF ROANOKE	920	920	199	199
CITY OF ROBINSON	2770	2770	1265	1265
VILLAGE OF ROSEVILLE	453	453	155	155

MEDIACOM ILLINOIS LLC  
ANNUAL CABLE SERVICE REPORT--AS OF DECEMBER 31, 2015

LFA	Number of Households in Service Area	Number of Households in Service Area Offered Access to Video Service by Mediacom Illinois LLC	Number of Households in Service Area with Income below \$35,000	Number of Households in Service Area with Income below \$35,000 offered access to Video Service by Mediacom Illinois LLC
VILLAGE OF SAN JOSE	218	218	65	65
VILLAGE OF SECOR	151	151	51	51
VILLAGE OF SHERRARD	324	324	95	95
VILLAGE OF SOMONAUK	763	763	211	211
VILLAGE OF SOUTH JACKSONVILLE	1557	1557	507	507
VILLAGE OF SPRING BAY	214	214	85	85
VILLAGE OF ST. DAVID	238	238	86	86
VILLAGE OF STANDARD	101	101	26	26
CITY OF STREATOR	5297	5297	2364	2364
VILLAGE OF SUGAR GROVE	3260	3260	247	247
VILLAGE OF TEUTOPOLIS	646	646	138	138
VILLAGE OF TOWANDA	208	208	64	64
CITY OF TUSCOLA	1814	1814	685	685
VILLAGE OF VARNA	160	160	52	52
CITY OF VILLA GROVE	995	995	406	406
VILLAGE OF WASHINGTON PARK	1379	1379	942	942
WINNEBAGO COUNTY	1164	1164	436	436
VILLAGE OF HUMBOLDT	176	176	65	65
VILLAGE OF HUDSON	642	642	89	89
VILLAGE OF DUNFERMLINE	118	118	50	50
VILLAGE OF PONTOOSUC	43	43	20	20
VILLAGE OF CLEARLAKE	112	112	36	36
VILLAGE OF SHABBONA	346	346	128	128
VILLAGE OF ALTONA	195	195	88	88
VILLAGE OF KIRKLAND	629	629	188	188
VILLAGE OF CALEDONIA	76	76	14	14
CITY OF MARION	7424	7424	3200	3200
STATEWIDE TOTALS	112783	112564	45678	45589



*Jenna Comizio Guarino  
Director, Legal Affairs*

March 31, 2016

Illinois Commerce Commission  
Chief Clerk Elizabeth Rolando  
527 East Capitol Avenue  
Springfield, Illinois 62701

RE: Docket 14-0100 MCC Illinois LLC  
Annual Cable Service Report--REVISED

Dear Ms. Rolando:

Please find attached a revised annual cable service report for MCC Illinois LLC ("Mediacom") pursuant to Section 1101(j) of the Cable and Video Competition Law of 2007 (220 ILCS 5/21-100, et. Seq.). Mediacom previously submitted a report on March 14, 2016, but has since realized that the number of homes in the unincorporated areas of counties served by Mediacom, and the number of homes passed by Mediacom in those counties, were in error due to the inclusion of data from the incorporated cities and towns in those counties.

The report provides the required household information for Mediacom's service area footprint as of December 31, 2015.

Sincerely,  
/s/Jenna Comizio Guarino

MCC ILLINOIS LLC  
ANNUAL CABLE SERVICE REPORT--AS OF DECEMBER 31, 2015

LFA	Number of Households in Service Area	Number of Households in Service Area Offered Access to Video Service by MCC Illinois LLC	Number of Households in Service Area with Income below \$35,000	Number of Households in Service Area with Income below \$35,000 offered access to Video Service by MCC Illinois LLC
CITY OF ALEDO	1578	1578	589	589
VILLAGE OF APPLE RIVER	195	195	101	101
CARROLL COUNTY	576	576	205	205
VILLAGE OF COAL VALLEY	1499	1499	261	261
VILLAGE OF DAVIS JUNCTION	759	630	145	120
VILLAGE OF DAVIS	268	268	89	89
CITY OF EAST MOLINE	8546	8546	3558	3558
VILLAGE OF ELIZABETH	376	376	191	191
CITY OF HAMILTON	1257	1257	409	409
JO DAVIESS COUNTY	1931	1931	618	618
VILLAGE OF LYNDON	266	266	83	83
VILLAGE OF MILAN	2448	2448	1107	1107
CITY OF MOLINE	18114	18114	6054	6054
CITY OF MOUNT CARROLL	754	754	334	334
VILLAGE OF SHANNON	327	327	117	117
STEPHENSON COUNTY	94	94	38	38
VILLAGE OF STOCKTON	828	828	329	329
VILLAGE OF THOMSON	313	313	110	110
VILLAGE OF WARREN	632	632	228	228
WILLIAMSON COUNTY	26758	701	10717	281
VILLAGE OF WINNEBAGO	1169	1169	241	241
CITY OF SILVIS	3142	3142	1182	1182
VILLAGE OF PECATONICA	905	905	225	225
STATEWIDE TOTALS	72735	46549	26931	17235

## Lightspeed Telecom, LLC

Lightspeed Telecommunications  
123 East Main St  
Salem, IL 62881  
(618) 548-8484 Telephone  
(618) 548-3491 Facsimile

April 20, 2016

Illinois Commerce Commission  
Chief Clerk: Sam McClerren  
527 East Capitol Ave.  
Springfield, IL 62701

Re: Annual Cable Service Report

Attached you will find the 2015 Annual Cable Service Report of households and subscribers per Community pursuant to Section 1001(j) of the Cable And Video Competition Law of 2007 (220 ILCS 5/21-100, etseq.) Lightspeed Telecom LLC(LST) received our statewide Cable and Video Authorization on August 1, 2014.

If you have any questions, please feel free to contact me at (618) 548-8484.

Regards,



Sue Andrews, Acting CEO/President  
Lightspeed Telecom LLC  
123 E Main  
Salem, IL 62881

Attachment G  
Page 2 of 2



*"Get In The Ring"*  
Lightspeed Telecom LLC | 123 East Main Street | Salem IL 62881  
(618) 548-8484 TEL (618) 548-3491 Fax

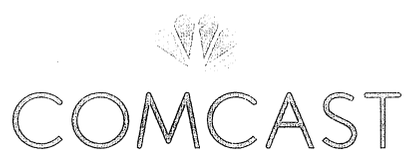
2015

Service Area	No. of Households Passed by LST.	No. of Households Served by LST.	No. of Households w/ income less than \$35k.	No. of Households w/ income less than \$35k Served by LST.
Odin Illinois*	56	5	252	0
Sandoval Illinois*	27	<del>7</del> 9	422	0

\*- both Odin & Sandoval are still under construction.

LIGHTSPEED TELECOM LLC | 123 East Main Street | Salem, IL 62881  
(618) 548-8484 TEL (618) 548-3491 FAX

ORIGINAL



February 11, 2016

Liz Rolando  
Chief Clerk  
Illinois Commerce Commission  
527 East Capitol Avenue  
Springfield, Illinois 62701

Re: Annual Cable Service Report  
Comcast of Chicago, Inc.  
Comcast of Florida/Georgia/Illinois/Michigan, LLC  
Comcast of Illinois III, Inc.  
Comcast of South Chicago, Inc.

711 FEB 16 P 1:08  
ILLINOIS COMMERCE  
COMMISSION

Dear Chief Clerk Rolando:

In accordance with Section 21-1101(j) of the Illinois Public Utilities Act, provided below is the Annual Cable Service Report through December 31, 2015, for: Comcast of Chicago, Inc. (Chicago Area 1); Comcast of Florida/Georgia/Illinois/Michigan, LLC (Chicago Areas 2 + 3); Comcast of Illinois III, Inc. (Chicago Area 4); Comcast of South Chicago, Inc. (Chicago Area 5).

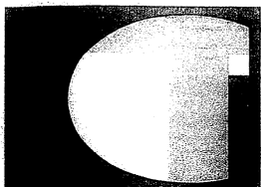
Service Area	Estimated number of Households	Number of Households passed by Comcast with access to Comcast Video	* U.S. Census Bureau's most recent estimate of number of Low-Income Households	* U.S. Census Bureau's number of Low-Income Households passed by Comcast with access to Comcast Video
Chicago Area 1	423,464	374,331	80,029	80,029
Chicago Areas 2 + 3	559,984	528,642	160,058	160,058
Chicago Area 4	292,359	277,019	80,029	80,029
Chicago Area 5	229,029	220,773	80,029	80,029

\* The United States Census Bureau's most recent estimate of the number of "low-income households", as defined in Section 21-201(p) of the Illinois Public Utilities Act, located within the city of Chicago is 400,146, or 38.9%. The service area footprint comprises approximately one-fifth or 20% of the households within the service area footprint.

Please contact me at (847) 789-1501 if you have any questions or need additional information.

Sincerely,

Matthew Summy  
Vice President, External and Government Affairs



COMPUTER  
TECHNIQUES

1100 Sportsman Drive  
PO Box 6242  
Taylorville, IL 62568

Toll Free: (866) 2-BUYCTI  
Phone: (217) 824-6398  
Fax: (217) 824-5526  
www.ctitech.com

Chief Clerk's Office  
Illinois Commerce Commission  
527 E. Capitol Ave.  
Springfield, IL 62701

RECEIVED

APR - 7 2016

ILLINOIS COMMERCE COMMISSION  
CHIEF CLERK'S OFFICE

RE: Computer Techniques, Inc. d.b.a CTI Fiber annual cable service report

Dear Clerk,

In accordance with Section 21-1101(j) of the Public Utilities Act, we enclose for filing Computer Techniques, Inc. d.b.a CTI Fiber's annual cable service information report.

Computer Techniques, Inc. filed for its original "Application for State-Issued Authorization to Provide Cable Service" on February 23<sup>rd</sup>, 2015 and was approved on March 11<sup>th</sup>, 2015.

This is Computer Techniques, Inc.'s first annual report since authorized to provide cable service. Computer Techniques, Inc. is currently constructing facilities in Taylorville, IL and is on Phase 6 of an 8 phase construction project.

The attached spreadsheet provides households and subscriber information relative to Computer Techniques, Inc.'s service area footprint as of April 6<sup>th</sup>, 2016.

Please contact me if you have any questions.

Sincerely,

Billy J. Williams

President, Computer Techniques, Inc.

Computer Techniques, Inc. d.b.a. CTI Fiber  
2016 Annual Cable Services Report

	Number of Households	Number of Households passed by CTI	Number of Households with access to CTI Video	Number of Households with income below \$35k	Number of Households passed by CTI with income below \$35k	Number of households with income below \$35k with access to CTI Video
Taylorville, IL	4956	3952	3952	1982	1580	1580

**Wagner Consulting LLC**  
*A Veteran-Owned and Operated Management Consulting Firm*

March 2, 2016

Ms. Elizabeth Rolando  
Chief Clerk  
Illinois Commerce Commission  
527 East Capitol Avenue  
Springfield, IL 62701

Via e-docket

Re: **Docket No. 15-0170: Illinois Rural Electric Cooperative  
Annual Cable Service Report**

Dear Ms. Rolando:

Attached herewith for filing with the Illinois Commerce Commission, please find the above-referenced Annual Report in accordance with Section 21-1101(j) of the Illinois Public Utilities Act as follows:

Local Unit of Government	# of Households in Service Area	# of Households in Service Area Passed by IEC Video	# of Low Income Households Passed by IEC Video Service	# of Low Income Households
City of Winchester	1326	1326	334	334
Village of Bluffs	511	511	98	98
<b>Total</b>	<b>1837</b>	<b>1837</b>	<b>432</b>	<b>432</b>

Illinois Rural Electric Cooperative filed its "Application for State-Issued Authorization to Provide Cable and Video Service Pursuant to Section 401 of the Cable & Video Competition Law of 2007" ("Law") on March 3, 2015.

Please contact the undersigned at 217 620-1018 or [pjwagner62@comcast.net](mailto:pjwagner62@comcast.net) should you have any questions or concerns.

Sincerely,



Peter J. Wagner  
Consultant to Illinois Rural Electric Cooperative / Illinois Electric Cooperative  
**Wagner Consulting LLC**



*A Veteran-Owned and Operated Management Consulting Firm*

# Mediacom

ILLINOIS COMMERCE COMMISSION  
Jenna Comizio Guarino  
Director, Legal Affairs

2016 APR -04 A 9:32

CHIEF CLERK'S OFFICE

March 31, 2016

Illinois Commerce Commission  
Chief Clerk Elizabeth Rolando  
527 East Capitol Avenue  
Springfield, Illinois 62701

RE: Docket 15-0352 Mediacom Southeast LLC  
Annual Cable Service Report--REVISED

Dear Ms. Rolando:

Please find attached a revised annual cable service report for Mediacom Southeast LLC ("Mediacom") pursuant to Section 1101(j) of the Cable and Video Competition Law of 2007 (220 ILCS 5/21-100, et. Seq.). Mediacom previously submitted a report on March 14, 2016, but has since realized that the number of homes in the unincorporated areas of counties served by Mediacom, and the number of homes passed by Mediacom in those counties, were in error due to the inclusion of data from the incorporated cities and towns in those counties.

The report provides the required household information for Mediacom's service area footprint as of December 31, 2015.

Sincerely,  
/s/Jenna Comizio Guarino

MEDIACOM SOUTHEAST LLC  
ANNUAL CABLE SERVICE REPORT--AS OF DECEMBER 31, 2015

LFA	Number of Households in Service Area	Number of Households in Service Area Offerd Access to Video Service by Mediacom Southeast LLC	Number of Households in Service Area with Income below \$35,000	Number of Households in Service Area with Income below \$35,000 offered access to Video Service by Mediacom Southeast LLC
PERRY COUNTY	157	157	67	67
STATEWIDE TOTALS	157	157	67	67

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ILLINOIS STATE  
PUBLIC SERVICE  
COMMISSION



950 Massachusetts Avenue / Arlington, MA 02474 / rcn.com

February 15, 2016

ILLINOIS COMMERCE COMMISSION

Chief Clerk  
Illinois Commerce Commission  
527 E. Capitol Avenue  
Springfield, IL 62701

RE: Docket Number 15-0396  
2015 Annual Cable Service Report  
RCN Telecom Services of Illinois, LLC

Dear Clerk,

Please find the attached Annual Cable Service Report of RCN Telecom Services of Illinois, LLC (RCN). Pursuant to Section 1001(j) of the Cable and Video Competition Law of 2007 (220 ILCS 5/21-100), RCN was granted its Application for State Issued Authorization to Provide Cable Services on July 9, 2015.

The attached spreadsheet provides RCN's required information for RCN State Issued Authorization Service area footprint as of December 31, 2015.

If you should have any questions, please contact me.

Sincerely,

Thomas K. Steel, Jr.  
Vice President and Regulatory Counsel  
RCN Telecom Services

Enclosure

CC: Mr. Thomas McKay

