

**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

June 2015

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ILLINOIS COMMERCE COMMISSION

June 17, 2015

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 "Brien J. 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 2015

Introduction

The Cable and Video Competition Law of 2007¹ (hereafter “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 penetration information. Section 21-1101(j) of the Cable and Video Law² 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

¹ 220 ILCS 5/21-100, et seq.

² 220 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.

Once the holder of a State-issued authorization has satisfied the build-out requirements of Section 21-1101(c), the holder is required to annually report relative to Section 21-1101(j-5),³ as follows:

- (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.

³ 220 ILCS 5/21-1101(j-5)

- (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.

The Cable and Video Law directs the Commission to include the penetration 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 Law⁴ 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 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.

⁴ 220 ILCS 5/21-1101(k)

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 eight companies seeking authorization to provide video services.

- At its October 24, 2007 Bench Session, 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.
- At its April 21, 2010 Regular Open Meeting, 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.
- At its February 10, 2011 Regular Open Meeting, 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.
- At its January 23, 2014 Bench Session, the Commission approved Mediacom Illinois LLC’s application to provide video service, and authorized Mediacom 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.
- At its March 5, 2014 Bench Session, the Commission approved MCC Illinois LLC’s application to provide video service, and authorized MCC 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.
- At its August 1, 2014 Bench Session, the Commission approved the application of US Sonet LLC to provide video service, and authorized US Sonet LLC to use, occupy and construct facilities in the public rights of way for the delivery of video service in the service area footprint.
- At its September 19, 2014 Bench Session, 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 video service, and authorized Comcast to use, occupy and construct facilities in the public rights of

way for the delivery of video 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 video service in Chicago Area 1.

- At its March 12, 2015 Bench Session, the Commission approved the application of Computer Techniques, Inc. d/b/a CTI Fiber to provide video 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 video service in the service area footprint.

AT&T Illinois' Seventh Annual Report to the Commission

On March 24, 2015, AT&T Illinois submitted to the Commission a document entitled "Re: Docket 07-0493 AT&T Illinois Seventh 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, 2014.

For 2013, AT&T Illinois reported satisfying the requirements of Section 21-1101(c) of the Cable and Video Act. Accordingly, AT&T Illinois' Seventh 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.

In its report to the Commission, 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 cable service or video service has increased from 82,467 in 2013 to 96,606 in 2014.
- The number of households in AT&T Illinois' telecommunications service area within the Chicago DMA in which it offers cable service or video service has increased from 2,113,155 in 2013 to 2,213,039 in 2014.
- The number of households in AT&T Illinois' telecommunications service area within the St. Louis DMA in which it offers cable service or video service has increased from 63,307 in 2013 to 79,914 in 2014.
- The number of households in AT&T Illinois' telecommunications service area in the State that are offered access to cable service or video service by AT&T Illinois has increased from 2,258,659 in 2013 to 2,389,558 in 2014.
- The number of exchanges or local units of government in which AT&T Illinois added cable service or video service was 73 in 2014.
- The number of low-income households in AT&T Illinois' telecommunications service area within the Champaign & Springfield-Decatur DMA in which it

offers cable service or video service has increased from 39,173 in 2013 to 42,814 in 2014.

- The number of low-income households in AT&T Illinois' telecommunications service area within the Chicago DMA in which it offers cable service or video service has increased from 598,088 in 2013 to 614,971 in 2014.
- The number of low-income households in AT&T Illinois' telecommunications service area within the St. Louis DMA in which it offers cable service or video service has increased from 22,228 in 2013 to 26,647 in 2014.
- The number of low-income households in AT&T Illinois' telecommunications service area in the State that are offered access to cable service or video service by AT&T Illinois has increased from 659,490 in 2013 to 684,432 in 2014.

WideOpenWest Illinois, LLC's Fifth Annual Report to the Commission

WideOpenWest Illinois, LLC provided a fifth annual report to the Commission on January 29, 2015, included as Attachment B. WideOpenWest Illinois, LLC indicated that, as of December 31, 2014, its State-Issued Authorization area encompassed 23 service areas, including the cities of Chicago (Area 5), Naperville, Elgin, and Schaumburg.

WideOpenWest, LLC indicated that it offers cable service to 473,027 of its 522,485 households, or 91%, surpassing the 50% build out compliance requirements per Section 21-1101(d)(1) of the PUA.

WideOpenWest Illinois, LLC was compliant 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, 2013, WideOpenWest Illinois, LLC reported a 32% low income statewide build out.

WideOpenWest, LLC was also compliant with the low income provisioning requirement of Section 21-1101(d)(2) of the PUA, which requires WideOpenWest 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.

Highland Communication Services Fourth Report to the Commission

Highland Communication Services provided its fourth annual report to the Commission on May 21, 2015, included as Attachment C. Highland Communication Services provides video services for the City of Highland and surrounding areas.

Highland Communication Services indicated that it offers cable service to 3,928 of its 5,747 households, or 68%, already surpassing the 5-year 50% build out compliance requirements per Section 21-1101(d)(1) of the PUA.

Highland Communications Services was compliant with the 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, 2013, Highland Communication Services reported a 32% statewide low-income build out.

Highland Communications Services is also in compliance with the second low-income provisioning requirement of Section 21-1101(d)(2) of the PUA, which requires Highland Communications Services 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's First Report to the Commission

Mediacom Illinois LLC received State-issued authorization to provide video services on January 23, 2014, and submitted its first annual report on April 2, 2015 for year ending December 31, 2014, included as Attachment D. Mediacom Illinois LLC provides video services to 80 distinct service areas throughout Illinois, including Carbondale, Jacksonville, Madison County, and Ottawa.

Mediacom Illinois LLC indicated that it offers cable service to 140,891 of its 149,088 households, or 95%, already surpassing the 5-year 50% build out compliance requirements per Section 21-1101(d)(1) of the PUA.

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 38% low income statewide build out.

Mediacom Illinois LLC is close to, but not 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 38% of low income households in its service territory, which contains 40% low income households.

MCC Illinois LLC's First Report to the Commission

MCC Illinois LLC received State-issued authorization to provide video services on March 5, 2014, and submitted its first annual report on April 2, 2015 for year ending December 31, 2014, included as Attachment E. Mediacom Illinois LLC provides video services to 21 distinct service areas throughout Illinois, including Moline, Milan, and Coal Valley.

MCC Illinois LLC indicated that it offers cable service to 44,418 of its 44,421 households, or 99%, already surpassing the 5-year 50% build out compliance requirements per Section 21-1101(d)(1) of the PUA.

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, 2014, MCC Illinois LLC reports a 36% low income statewide 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.

Comcast's First Report to the Commission

Comcast received State-issued authorization to provide video services on September 19, 2014, and submitted its first annual report on February 27, 2015 for year ending December 31, 2014, included as Attachment F. Comcast provides video services to Chicago Areas 2, 3, 4 and 5. Comcast received Commission approval to provide video service to Chicago Area 1 on April 23, 2015. Since Comcast did not receive approval to provide service for Chicago until after December 31, 2014, Chicago Area 1 was not included in the February 27, 2015 report.

Comcast indicated that it offers cable service to 1,030,261 of its 1,067,179 households, or 97%, already surpassing the 5-year 50% build out compliance requirement per Section 21-1101(d)(1) of the PUA.

Comcast'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, 2014, Comcast reports a 30% low income statewide build out.

Comcast is also 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.

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

US Sonet LLC received State-issued authorization to provide video services on August 1, 2014, and submitted its first annual report on May 11, 2015 for year ending December 31, 2014, included as Attachment G. US Sonet LLC provides video services to Odin and Sandoval.

US Sonet LLC indicated that it offers video 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 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, 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.

Computer Techniques, Inc. d/b/a CTI Fiber Report to the Commission

Computer Techniques, Inc. d/b/a CTI Fiber was not required to submit an annual report for 2014 since it did not receive State-issued authorization to provide video services until March 12, 2015.

Commission Summary

As of December 31, 2014, AT&T Illinois reports that households in its service area to which it provides access to video service has increased from 2,258,659 in 2013 to 2389,558 in 2014. Further, AT&T Illinois reports that low-income households in its service territory to which it provides access to video service has increased from 659,490 in 2013 to 684,432 in 2014.

WideOpenWest, LLC indicated that it offers cable service to 473,423 of its 522,485 households, or 91%, surpassing the 50% build out compliance requirements. WideOpenWest also reports compliance with the two low income build out requirements of Section 21-1101(d)(2) of the PUA.

Highland Communication Services indicated its video service is available to 68% of the households in its service territory, already exceeding the 5-year 50% build out requirement of February 10, 2016. Highland Communications Services also reports compliance with both low-income requirements of Section 21-1101(d)(2) of the PUA.

Mediacom Illinois LLC states that it offers cable service to 140,891 of its 149,088 households, or 95%, already surpassing the 5-year 50% build out compliance requirements. At 38%, Mediacom Illinois LLC reports compliance with the low income provision requiring 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. However, Mediacom Illinois LLC is close to, but not in compliance with, the low income requirement regarding 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 38% of low income households in its service territory, which contains 40% low income households.

MCC Illinois LLC indicated that it offers cable service to 44,418 of its 44,421 households, or 99%, already surpassing the 5-year 50% build out compliance requirements. MCC Illinois LLC's report indicated compliance with both low income provisions of Section 21-1101(d)(2) of the PUA.

Comcast indicated that it offers cable service to 1,030,261 of its 1,067,179 households, or 97%, already surpassing the 5-year 50% build out compliance requirement per Section 21-1101(d)(1) of the PUA. Comcast reports compliance with both low income provisions of Section 21-1101(d)(2) of the PUA.

US Sonet LLC indicated that it offers video 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 either of the low income provisions of Section 21-1101(d)(2) of the PUA.

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.

ORIGINAL



Deno Perdiou
Director
External & Regulatory Affairs

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555 East Cook St.
Floor 1E
Springfield, IL 62703

T: 217.789.5174
F: 217.789.5223
dp2953@att.com
www.att.com

March 24, 2015

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

07-0493
Report

CHIEF CLERK'S OFFICE
2015 MAR 24 P 1:16
ILLINOIS COMMERCE
COMMISSION

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

Dear Ms. Rolando:

This Seventh 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 (D.B.)".

Deno Perdiou
Director – External & Regulatory Affairs

Enclosures



AT&T Illinois Seventh Annual Video Service Access Report

Data as of December 31, 2014

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	4,164,533	2,389,558	57%	1,267,472	684,432	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	223,400	96,606	43%	95,574	42,814	43%	44%
Chicago	3,380,721	2,213,039	65%	948,592	614,971	28%	28%
St. Louis	243,456	79,914	33%	92,855	26,647	38%	33%

Video Service added in 2014						
Exchanges						
Algonquin	Alton	Arlington Heights	Aurora	Barrington	Bartlett	Belleville
Berwyn	Blue Island	Cary	Champaign Urbana	Chicago	Chicago Heights	Danville
Decatur	Des Plaines	Downers Grove	Dundee	Edgemont	Edwardsville	Elgin
Elk Grove	Evanston	Frankfort	Geneva	Glen Carbon	Glen Ellyn	Glenview
Granite City	Half Day	Hampshire	Harvey	Joliet	La Grange	Lake Forest
Lake Zurich	Lansing	Lemont	Libertyville	Lockport	Lombard	Marengo
Maywood	Minooka	Mokena	Morris	Mundelein	Naperville	New Lenox
Northbrook	Oak Forest South	Oak Lawn	Oak Park	Orland	Oswego	Palatine
Palos Park	Plano	River Grove	Roselle	Skokie	Springfield	Sugar Grove
Summit	Troy	Wauconda	Waukegan	West Chicago	Wheaton	Wheeling
Wilmington	Yorkville	Zion				

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

Data as of December 31, 2014

OFFICIAL FILE
ILLINOIS COMMERCE COMMISSION



It's that kind of experience.

January 27, 2015
Chief Clerk
Illinois Commerce Commission
527 East Capitol Ave
Springfield, IL 62701

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

2014

ILLINOIS COMMERCE
COMMISSION
2015 JAN 29 A 11: 07
CHIEF CLERK'S OFFICE

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, 2014.

If you have any questions regarding these matters, please call me at 630-536-3121.

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

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%
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%
WOW Illinois Total	522,485	473,027	473,027	151,534	151,534	151,534	32.04%

**OFFICIAL FILE
ILLINOIS COMMERCE COMMISSION**

May 19, 2015

ORIGINAL

Chief Clerk's Office

Illinois Commerce Commission

527 E. Capitol Ave.

Springfield, IL 62701

*11-0029
Report*

RE: Highland Communication Services: Annual Cable Service Report, Docket Number 11-00-29

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,



Mark Latham,

Acting Director, Highland Communication Services

CHIEF CLERK'S OFFICE
2015 MAY 22 A 11:03
ILLINOIS COMMERCE
COMMISSION

Highland Communication Services
2015 Annual Cable Services Report
Docket No. 11-00-29

	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
Phase 1, 2 & 3	5,747	3,928	3,928	1,386	1,102	1,102

701 Pennsylvania Avenue, N.W.
Washington, D.C. 20004
202-434-7300
202-434-7400 fax
www.mintz.com

MINTZ LEVIN

Craig A. Gilley | 202 434 7459 | cagilley@mintz.com

ILLINOIS COMMERCE
COMMISSION

2015 APR -2 A 11: 07

CHIEF CLERK'S OFFICE

ORIGINAL

OFFICIAL FILE
ILLINOIS COMMERCE COMMISSION

April 1, 2015

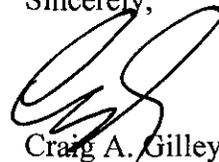
Illinois Commerce Commission
Chief Clerk Elizabeth Rolando
527 East Capitol Avenue
Springfield, Illinois 62701

**Re: Docket 14-0009 Mediacom Illinois LLC
Annual Cable Service Report**

Dear Ms. Rolando:

Please find attached the annual cable service report of Mediacom Illinois LLC ("Mediacom") pursuant to Section 1001(j) of the Cable and Video Competition Law of 2007 (220 ILCS 5/21-100, et seq.). Mediacom was granted a State-issued authorization to offer or provide cable or video service on January 23, 2014. Should there be any questions regarding this report, please contact the undersigned.

Sincerely,



Craig A. Gilley
Counsel for Mediacom

cc: Bruce Gluckman, Esq.

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Mintz, Levin, Cohn, Ferris, Glovsky and Popeo, P.C.

BOSTON | LONDON | LOS ANGELES | NEW YORK | SAN DIEGO | SAN FRANCISCO | STAMFORD | WASHINGTON

LFA	Number of Households in Service Area	Number of Households in Service Area Offered Access to Video Service by Mediacom Illinois LLC	Households in Service Area with Income below \$35,000	Households in Service Area with Income below \$35,000 Offered Access to Video Service by Mediacom Illinois LLC
Arthur Village	991	862	337	293
Atlanta City	743	743	275	275
Bay View Gardens Village	596	596	185	185
Bement Village	686	685	226	226
Benson Village	191	191	52	52
Buffalo Village	232	232	95	95
Camargo Village	262	262	68	68
Carbondale City	14,281	14,281	9,283	9,283
Carthage City	1,379	1,379	496	496
Casey City	1,441	1,441	663	663
Chapin Village	230	230	81	81
Charleston City	7,750	41	4,340	23
Chillicothe City	2,913	2,913	932	932
Clinton City	3,637	3,637	1,346	1,346
Cortland Village	1,553	1,553	326	326
Dawson Village	240	240	103	103
Dunlap Village	683	683	82	82
Effingham City	6,650	6,650	2,727	2,727
Effingham County	3,573	3,573	1,179	1,179
El Paso City	1,132	1,132	430	430
Elburn Village	1,751	1,751	350	350
Fairbury City	1,777	1,777	533	533
Fairmont City Village	987	987	553	553
Fairview Village	219	219	83	83
Farmer City	984	984	374	374
Farmington City	1,124	1,124	382	382
Garrett Village	73	63	51	44
Gays Village	145	145	38	38
Germantown Hills Village	1,541	1,541	247	247
Good Hope Village	202	175	77	67
Goodfield Village	344	263	28	21
Hammond Village	227	221	107	104
Hartsburg Village	128	128	56	56
Herrick Village	198	198	117	117
Hinckley Village	885	885	177	177
Hindsboro Village	130	130	56	56
Hopedale Village	396	376	111	105
Ivesdale Village	113	113	33	33
Jacksonville City	8,975	8,975	4,039	4,039
Jeisyville Village	62	58	28	26
Madison County	21,184	21,184	7,203	7,203
Maquon Village	144	132	48	44
McHenry County	554	554	111	111
Mechanicsburg Village	239	204	67	57
Melvin Village	254	217	112	95
Metamora Village	1,468	1,468	499	499
Middletown Village	180	180	74	74
Minier Village	549	549	159	159
Morrisonville Village	407	407	138	138
Mount Auburn Village	214	214	86	86
Neoga City	761	761	373	373
New Berlin Village	574	546	178	169
Oakland City	412	412	181	181

LFA	Number of Households in Service Area	Number of Households in Service Area Offered Access to Video Service by Mediacom Illinois LLC	Households in Service Area with Income below \$35,000	Households in Service Area with Income below \$35,000 Offered Access to Video Service by Mediacom Illinois LLC
Oquawka Village	588	552	312	293
Ottawa City	9,260	9,260	3,334	3,334
Paxton City	2,062	2,062	701	701
Peoria County	1,286	1,286	450	450
Pontiac City	5,408	5,408	2,109	2,109
Port Byron Village	1,189	1,189	285	285
Rantoul Village	6,322	6,322	3,035	3,035
Roanoke Village	918	918	248	248
Robinson City	3,549	3,549	1,491	1,491
Roseville Village	484	476	184	181
San Jose Village	271	271	60	60
Secor Village	172	172	50	50
Sherrard Village	424	424	127	127
Somonauk Village	835	835	217	217
South Jacksonville Village	1,580	1,538	553	538
Spring Bay Village	323	323	110	110
St. David Village	277	277	141	141
Standard Village	96	96	29	29
Streator City	6,009	6,009	2,524	2,524
Sugar Grove Village	3,590	3,590	215	215
Teutopolis Village	728	728	204	204
Towanda Village	242	230	63	60
Tuscola City	2,220	2,220	755	755
Varna Village	165	165	46	46
Villa Grove City	1,199	1,199	468	468
Washington Park Village	2,366	2,366	1,562	1,562
Winnebago County	1,161	1,161	430	430
STATEWIDE TOTALS	149,088	140,891	59,591	54,087

MINTZ LEVIN

Craig A. Gilley | 202 434 7459 | cagilley@mintz.com

OFFICIAL FILE
ILLINOIS COMMERCE COMMISSION

ORIGINAL

April 1, 2015

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

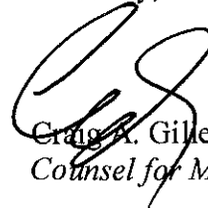
**Re: Docket 14-0100 MCC Illinois LLC
Annual Cable Service Report**

ILLINOIS COMMERCE
COMMISSION
2015 APR - 2 A 11: 07
CHIEF CLERK'S OFFICE

Dear Ms. Rolando:

Please find attached the annual cable service report of MCC Illinois LLC ("Mediacom") pursuant to Section 1001(j) of the Cable and Video Competition Law of 2007 (220 ILCS 5/21-100, et seq.). Mediacom was granted a State-issued authorization to offer or provide cable or video service on March 5, 2014. Should there be any questions regarding this report, please contact the undersigned.

Sincerely,



Craig A. Gilley
Counsel for Mediacom

cc: Bruce Gluckman, Esq.

40670771v.1

LFA	Number of Households in Service Area	Number of Households in Service Area Offered Access to Video Service by MCC Illinois LLC	Households in Service Area with Income below \$35,000	Households in Service Area with Income below \$35,000 Offered Access to Video Service by MCC Illinois LLC
Aledo City	1,750	1,750	648	648
Apple River Village	200	200	120	120
Carroll County	574	574	201	201
Coal Valley Village	1,856	1,856	408	408
Davis Junction Village	630	630	120	120
Davis Village	331	331	86	86
East Moline City	8,851	8,851	3,717	3,717
Elizabeth Village	338	338	159	159
Hamilton City	1,304	1,304	352	352
Jo Daviess County	645	645	213	213
Lyndon Village	273	273	120	120
Milan Village	2,547	2,547	1,172	1,172
Moline City	20,310	20,310	7,109	7,109
Mount Carroll City	892	892	410	410
Shannon Village	379	378	159	159
Stephenson County	51	51	20	20
Stockton Village	870	870	392	392
Thomson Village	286	286	112	112
Warren Village	685	683	253	253
Williamson County	488	488	210	210
Winnebago Village	1,161	1,161	163	163
STATEWIDE TOTALS	44,421	44,418	16,143	16,142

OFFICIAL FILE
ILLINOIS COMMERCE COMMISSION



Attachment F
Page 1 of 1

February 26, 2015

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

ILLINOIS COMMERCE
COMMISSION
2015 FEB 27 P 12:33
CHIEF CLERK'S OFFICE

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

14-0531
Report

Dear Chief Clerk Rolando,

In accordance with Section 21-1101 (j) of the Public Utilities Act, provided below is Comcast Annual Cable Service Report for Comcast of Comcast of Florida/Georgia/Illinois/Michigan, LLC, Comcast of Illinois III, Inc. and Comcast of South Chicago, Inc. ("Comcast").

Comcast filed its "Application for State Issued Authorization to Provide Cable Service" on August 29, 2014 and said authorization was granted on September 19, 2014. Below represents Comcast's service area through December 31, 2014.

Comcast of Florida/Georgia/Illinois/Michigan, LLC
Comcast of Illinois III, Inc.
Comcast of South Chicago, Inc.

Service Area	# of Households	# of Households passed by Comcast with Access to Comcast Video	*U.S Census Bureau's most recent estimate of the number of low income households	*U.S Census # of Low income households passed by Comcast with Access to Comcast Video
Chicago Area 2+3	550,682	528,193	161,188	161,188
Chicago Area 4	289,484	279,627	80,594	80,594
Chicago Area 5	227,013	222,441	80,594	80,594

*The United States Census Bureau's most recent estimate of the number of low income households, as defined in section 201(p) of the law, located within the City of Chicago is 402,974 or 39.1 %. 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



"Get In The Ring"

Lightspeed Telecom LLC | 123 East Main Street | Salem IL 62881
(618) 548-8484 TEL (618) 548-3491 Fax

ORIGINAL

April 23, 2015

OFFICIAL FILE
ILLINOIS COMMERCE COMMISSION

Illinois Commerce Commission
Chief Clerk: Elizabeth Roland
527 East Capitol Ave.
Springfield, IL 62701

**RE: Docket Number 14-0450 LIGHTSPEED TELECOM LLC
Annual Cable Service Report**

Dear Ms. Rolando:

Attached you will find the 2014 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, et seq.). 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.

Sincerely,

John D. Andrews, President/CEO
LIGHTSPEED TELECOM LLC
123 East Main Street
Salem, IL 62881

CHIEF CLERK'S OFFICE
MAY 11 10:39 AM
ILLINOIS COMMERCE COMMISSION



"Get In The Ring"

Lightspeed Telecom LLC | 123 East Main Street | Salem IL 62881
(618) 548-8484 TEL (618) 548-3491 Fax

Service Area	No. of Households	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*	440	56	5	232	0
Sandoval Illinois*	562	27	3	422	0

*- both Odin & Sandoval are still under construction.