

JZ 6.05 Ms. Harrison states, at 11 of her Response Testimony, that “the impact of these impositions has inappropriately delayed this proceeding and prevented Millennium 2000 from being appropriately evaluated under existing rules for a true consideration of its eligibility to receive wireless ETC designation in this state.”

A. Has Millennium included in its petition a map compliant with existing 83 Ill. Adm. Code 736.555 of the Commission’s Administrative Rules? If so, please provide a citation that identifies the location within its petition of such map and the date the map was filed with the Commission.

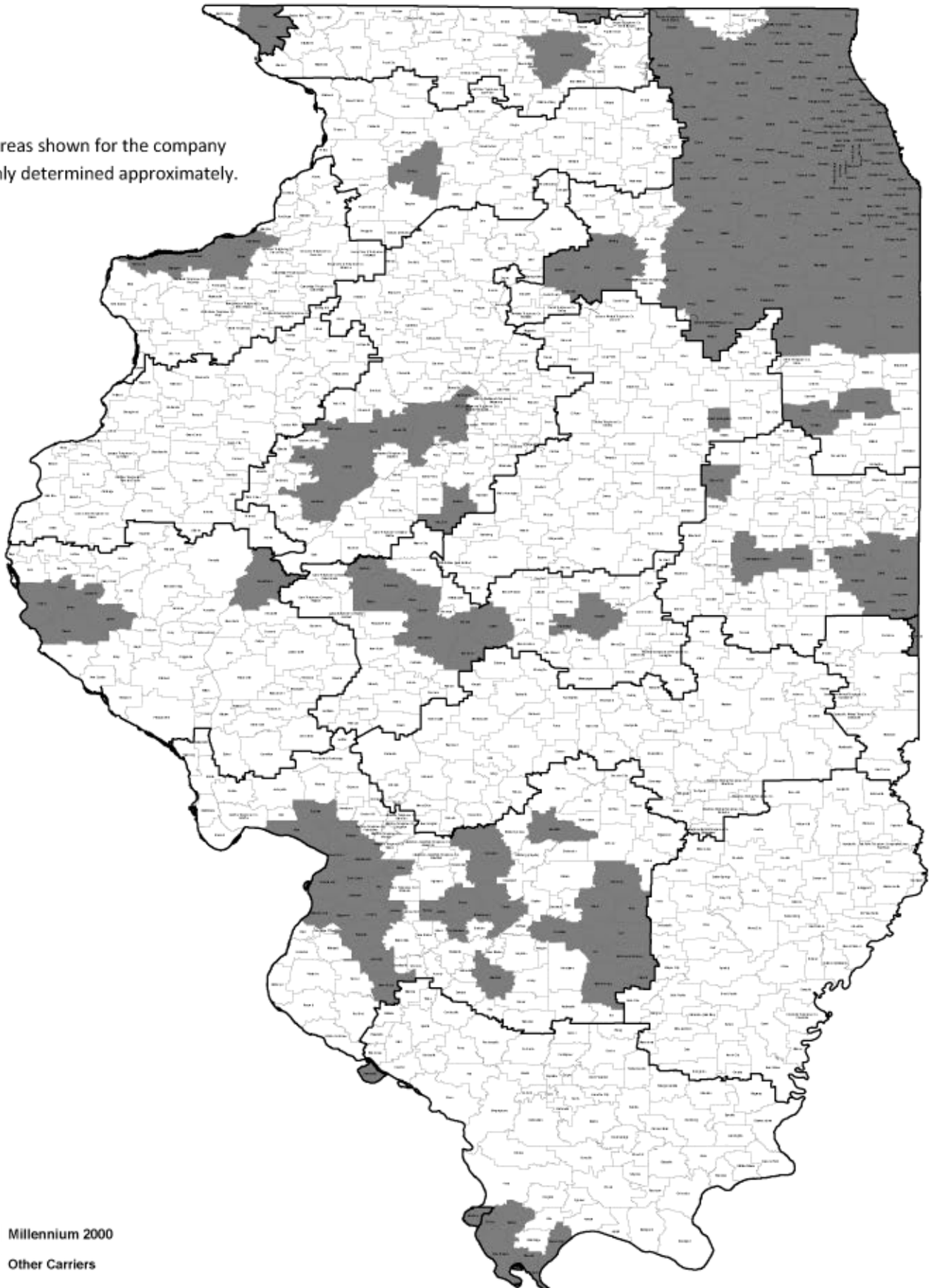
Response: It is Millennium 2000’s understanding that 83 Ill. Adm. Code 736 applies to wireless ETCs. When Millennium 2000 receives a wireless ETC designation in Illinois, it will abide by all rules in accordance to its wireless ETC designation including existing 83 Ill. Adm. Code 736, section 730.555(b) which states “A map filed after the effective date of this Part shall be in accordance with the WETC’s ETC designation.” See also Exhibit JZ 6.05(B).

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**B.** 83 Ill. Adm. Code 730.700, entitled “Map Requirements,” states “Each local exchange carrier shall have on file with the Commission an exchange area boundary map for each of its exchanges within the State of Illinois.” Does Millennium have on file with the Commission an exchange area boundary map for each of its exchanges within the State of Illinois? If so, please provide a copy of the map and the date the map was filed with the Commission?

Response: An exchange area boundary map has been provided as Exhibit JZ 6.05(B).

The areas shown for the company  
are only determined approximately.



Note: Millennium 2000 Inc. mirrors the exchanges of AT&T Illinois.