



0000140004

BEFORE THE ARIZONA CORPORATION COMMISSION

GARY PIERCE  
Chairman  
BOB STUMP  
Commissioner  
SANDRA D. KENNEDY  
Commissioner  
PAUL NEWMAN  
Commissioner  
BRENDA BURNS  
Commissioner

Arizona Corporation Commission

DOCKETED

OCT 17 2012

DOCKETED BY NR

IN THE MATTER OF THE APPLICATION )  
OF GLOBAL CONNECTION INC. OF )  
AMERICA DBA STAND UP WIRELESS )  
FOR APPROVAL OF A DESIGNATION AS )  
A WIRELESS ELIGIBLE )  
TELECOMMUNICATIONS CARRIER IN )  
THE STATE OF ARIZONA (LOW INCOME )  
ONLY). )

DOCKET NO. T-04259A-11-0392

DECISION NO. 73556

ORDER

Open Meeting  
October 16 and 17, 2012  
Phoenix, Arizona

BY THE COMMISSION:

FINDINGS OF FACT

1. On October 24, 2011, Global Connection Inc. of America dba Stand Up Wireless ("Global") filed an Application requesting designation as an Eligible Telecommunications Carrier ("ETC") pursuant to section 214(e)(2) of the Communications Act of 1934 (the "Act") and the rules of the Federal Communications Commission ("FCC"), including 47 C.F.R. §§ 54.201 and 54.207. In its Application, Global requests the Arizona Corporation Commission ("ACC" or "Commission") designate it as an ETC in certain zip codes, excluding tribal lands, for the purpose of receiving federal Universal Service Fund ("FUSF") support for low-income customers only (i.e., Lifeline<sup>1</sup>). Global is not requesting high cost support.

<sup>1</sup> Federal Lifeline Assistance provides discounts on basic monthly service at the primary residence for qualified telephone subscribers. The federal support amount provided to the ETC is \$9.25.

1           2.       On May 25, 2012, the FCC approved Global's Revised Compliance Plan ("RCP")  
2 and waived the company owned-facilities requirement. On May 29, 2012, Global filed a copy of  
3 the RCP in the docket.

#### 4 **BACKGROUND**

5           3.       Global Connection Inc. of America is a Georgia corporation with its principal  
6 offices located at 5555 Oakbrook Parkway, Suite 620, Norcross, Georgia 30093. Global provides  
7 Commercial Mobile Radio Service ("CMRS") through the resale of service of other wireless  
8 carriers. Global currently serves over 117,000 customers<sup>2</sup> and has been granted wireless ETC  
9 designation in seven (7) jurisdictions<sup>3</sup> with three (3) applications pending in other jurisdictions.<sup>4</sup>  
10 Global also serves over wireline customers and has been granted ETC designation to provide  
11 wireline Lifeline services in seven (7) jurisdictions.<sup>5</sup> Global will provide wireless service through  
12 a "virtual network" provider, Real Wireless, consisting of services obtained from licensed wireless  
13 network operators Sprint PCS ("Sprint"), Verizon Wireless ("Verizon")<sup>6</sup> and does not own or  
14 operate any of its own wireless facilities. Global's arrangement through Real Wireless and its  
15 underlying wireless carriers, Sprint and Verizon, enables it to offer services wherever the  
16 underlying wireless carriers offer service in the State of Arizona. Both non-rural and rural  
17 incumbent local exchange carriers ("ILECs") provide wireline service within these areas. For its  
18 proposed designated service area, Global provided a list of zip codes in which it will provide  
19 service and identified the ILEC(s) serving each zip code in Exhibit A of the Application.

20           4.       On February 6, 2012, the FCC released an Order in FCC 12-11, *Lifeline and Link*  
21 *Up Reform and Modernization ("Lifeline Reform Order")*<sup>7</sup>, in which the FCC adopted  
22 comprehensive reforms to the low-income program to revise and modernize the Lifeline service  
23 requirements and implement measures to address fraud, waste and abuse of the FUSF. Within that

---

24 <sup>2</sup> Response to Staff Data Request STF 2.1.

25 <sup>3</sup> Arkansas, Louisiana, Maryland, Michigan, Missouri, West Virginia and Wisconsin.

26 <sup>4</sup> Georgia, Kansas and Pennsylvania.

27 <sup>5</sup> Response to Staff Data Request STF 2.2: Alabama, Arkansas, Florida, Georgia, Louisiana, Michigan and North  
Carolina.

28 <sup>6</sup> Response to Staff Data Request STF 1.13(a).

<sup>7</sup> *In the Matter of Lifeline and Link Up Reform and Modernization, Report and Order and Further Notice of Proposed  
Rulemaking*, WC Docket No. 11-42, FCC 12-11, released February 6, 2012 ("*Lifeline Reform Order*").

1 Order, the FCC found that a grant of blanket forbearance of the requirement that an ETC use its.  
2 own facilities (“the facilities requirement”) subject to certain public safety and compliance  
3 obligations, was appropriate for carriers seeking to provide Lifeline-only service.<sup>8</sup> Specifically, in  
4 the *Lifeline Reform Order*, the FCC states it will conditionally grant forbearance from the Act’s  
5 Section 214(e)(1)(A) facilities requirement to all telecommunications carriers seeking Lifeline-  
6 only ETC designation, subject to the following conditions: (1) compliance with certain 911 and  
7 enhanced 911 (E911) public safety requirements; and (2) FCC Wireless Competition Bureau  
8 approval of a compliance plan providing specific information regarding the carrier and its service  
9 offerings and outlining the measures the carrier will take to implement the obligations contained in  
10 the *Order*.<sup>9</sup>

11 5. On March 8, 2012, Global submitted its initial Compliance Plan to the FCC in order  
12 to benefit from the “blanket forbearance” of the own-facilities requirement used to provide  
13 Lifeline services. Global submitted its RCP on April 10, 2012, making changes as the result of  
14 discussions with FCC Staff. On May 25, 2012, in DA 12-828, the FCC issued a Public Notice<sup>10</sup>  
15 approving Global’s April 10, 2012 Revised Compliance Plan.

16 **REQUIREMENTS FOR DESIGNATION AS AN ETC AND GLOBAL’S COMPLIANCE**  
17 **WITH THE REQUIREMENTS**

18 6. Designation as an ETC makes a carrier eligible to receive federal universal service  
19 funds. The requirements for designation of ETCs are specified by federal law in 47 U.S.C. §  
20 214(e)(1), which states:

21 “A common carrier designated as an eligible telecommunications carrier under paragraph  
22 (2) or (3) shall be eligible to receive universal service support in accordance with section  
23 254 and shall throughout the service area for which the designation is received: (A) offer

24  
25 <sup>8</sup> *Ibid.*, at paras. 368-381.

26 <sup>9</sup> *See id.* at paras. 373 and 389. Subsequently, the Bureau provided guidance for carriers submitting compliance plans  
27 pursuant to the *Lifeline Reform Order*. *Wireline Competition Bureau Provides Guidance for the Submission of*  
28 *Compliance Plans Pursuant to the Lifeline Reform Order*, WC Docket Nos. 09-197 and 11-42, Public Notice, 27 FCC  
Rcd 2186 (Wireline Comp. Bur. 2012).

<sup>10</sup> *See* “Wireline Competition Bureau Approves the Compliance Plans of American Broadband &  
Telecommunications, Budget Prepay, Consumer Cellular, Global Connection, Global and Total Recall”, Public Notice  
from FCC Wireline Competition Bureau, WC Docket Nos. 09-197 and 11-42 (rel. May 25, 2012).

1 the services that are supported by Federal universal service support mechanisms under  
2 section 254(c), either using its own facilities or a combination of its own facilities and  
3 resale of another carrier's services (including the services offered by another eligible  
4 telecommunications carrier); and (B) advertise the availability of such services and the  
5 corresponding charges using media of general distribution.”

6 7. In order to be designated as an ETC, a carrier must offer Lifeline service to all  
7 qualifying low-income customers within its service area.<sup>11</sup> Lifeline service provides basic  
8 telephone service, typically by passing on discounts to monthly telecommunications charges. As a  
9 wireless reseller of prepaid wireless service, Global is proposing to offer qualified customers a free  
10 handset and the choice of either a free prepaid minutes calling plan, of which there are two  
11 options,<sup>12</sup> or applying a Lifeline discount for any of Global's monthly prepaid retail plans.

12 8. As indicated above, the FCC granted Global forbearance from the requirement that  
13 it provide service using its own facilities or a combination of its own facilities and resale of  
14 another carrier's service and also any criteria related to facilities build out plans. Global would be  
15 a Lifeline-only ETC, eligible only for Lifeline support and must meet all the other criteria required  
16 of ETCs.

17 **A. OFFERING THE SERVICES DESIGNATED FOR SUPPORT**

18 9. On December 23, 2011, the FCC adopted and released an Order on  
19 Reconsideration, in which the FCC modified, on its own motion, the definition of “voice  
20 telephony”, as adopted in the *USF/ICC Transformation Order*.<sup>13</sup> In that Order, the FCC reduced  
21 its former list of nine supported services to four supported services and amended

22 ...

23 \_\_\_\_\_  
24 <sup>11</sup> 47 C.F.R. §§ 54.405 and 54.411(a)

25 <sup>12</sup> See RCP, page 20. Global is offering Lifeline customers a choice of 100 free monthly minutes and free monthly  
26 100 texts with monthly rollover of unused minutes/texts or 250 free monthly minutes/text with no rollover to Lifeline  
27 customers.

28 <sup>13</sup> See *In the Matter of Connect America Fund, A National Broadband Plan for Our Future, Establishing Just and Reasonable Rates for Local Exchange Carriers, High-Cost Universal Service Support, Developing an Unified Intercarrier Compensation Regime, Federal-State Joint Board on Universal Service, Lifeline and Link-Up, Universal Service Reform-Mobility Fund*, WC Docket No. 10-90, GN Docket No. 09-51, WC Docket No. 07-135, WC Docket No. 05-337, CC Docket No. 01-92, CC Docket No. 96-45, WC Docket No. 03-109, WT Docket No. 10-208, Order on Reconsideration, FCC 11-189 (rel. Dec. 23, 2011) (*USF/ICC Transformation Order on Reconsideration*) at para. 3.

1 47 C.F.R. § 54.101 to specify the “voice telephony services” supported by federal universal service  
2 support mechanisms.<sup>14</sup>

3 10. 47 C.F.R. § 54.101, sets forth the services that a carrier must offer in order to  
4 receive Federal universal service fund support. The services and Global’s response to the  
5 provision of each service are as follows:

6  
7 (a) Voice grade access to the Public Switched Network. “Voice grade access to the  
8 Public Switched Network” is defined as a functionality that enables a user of  
9 telecommunications services to transmit voice communications, including signaling the  
10 network that the caller wishes to place a call, and receive voice communications,  
11 including receiving a signal indicating there is an incoming call. For purposes of this  
12 Part, bandwidth for voice grade access should be, at a minimum, 300 to 3,000 Hertz.  
13 Global states<sup>15</sup> its services include voice telephony services that provide voice grade  
14 access to the public switched network or its functional equivalent.

15  
16 (b) Local usage. “Local usage” means minutes of use for local exchange service,  
17 prescribed by the Federal Communications Commission, provided free of charge to end  
18 users. Global states<sup>16</sup> its service offerings provide customers with a set number of  
19 minutes of use for local service at no charge to the customer and the current Lifeline  
20 offerings include packages that can be used for local and domestic toll service.

21  
22 (c) Access to emergency services. “Access to emergency services” includes access to  
23 services, such as 911 and enhanced 911, provided by local governments or other public  
24 safety organizations. 911 is defined as a service that permits a telecommunications user,  
25 by dialing the three-digit code “911”, to call emergency services through a Public Safety  
26 Access Point (“PSAP”) operated by the local government. “Enhanced 911” is defined as  
27 911 service that includes the ability to provide automatic numbering information  
28 (“ANI”), which enables the PSAP to call back if the call is disconnected, and automatic  
location identification (“ALI”), which permits emergency service providers to identify  
the geographic location of the calling party. “Access to emergency services” includes  
access to 911 and enhanced 911 services to the extent the local government in an eligible  
carrier’s service area has implemented 911 or enhanced 911 systems. Global states<sup>17</sup> it  
will provide access to emergency services provided by local government or public safety  
officials, including 911 and E911 where available.

24 . . .  
25  
26 14 *Id.* at para. 78; *see also id.* App. A at 536 (revising section 54.101(a) of the Commission’s rules); *see* 76 FR 73830,  
73870 (Nov. 29, 2011) (revising 47 C.F.R. § 54.101(a) with an effective date of December 29, 2011).

27 <sup>15</sup> Page 22 of RCP.

28 <sup>16</sup> *Ibid.*

<sup>17</sup> Page 23 of RCP.

1 (d) Toll Limitation for Qualifying Low-Income Consumers. "Toll limitation denotes  
2 either toll blocking or toll control for eligible telecommunications carriers that are  
3 incapable of providing both services. For eligible telecommunications carriers that are  
4 capable of providing both services, 'toll limitation' denotes toll blocking and toll  
5 control."<sup>18</sup> In the *Lifeline Reform Order* the FCC relieved ETCs of the obligation to offer  
6 toll limitation services if their Lifeline offering does not distinguish in the pricing of toll  
7 and non-toll calls.<sup>19</sup> Global's wireless prepaid calling plans do not distinguish between  
8 no-toll (i.e. local) and toll calls. Global's prepaid plans include a specific number of  
9 minutes that cannot be exceeded. Therefore, customers cannot incur any charges for  
10 excessive toll calling or be disconnected for non-payment.

11 11. In its application, Global states it has the ability to provide all the supported  
12 services and functionalities required in the proposed ETC designated service area to all subscribers  
13 taking service under its Lifeline plan through arrangements with its underlying carriers. Based on  
14 the above information and explanations, Staff believes that Global meets this ETC designation  
15 criteria.

#### 16 **B. ADVERTISING OF SUPPORTED SERVICES**

17 12. 47 U.S.C. § 214(e)(1)(B) requires a common carrier designated as an eligible  
18 telecommunications carrier to advertise the availability of such services and the corresponding  
19 charges using media of general distribution. Global states it will comply with each service of the  
20 requirement service provisions and advertisement<sup>20</sup> and Global will provide mass media marketing  
21 via radio, newspapers, community outreach events, churches and charities<sup>21</sup> to advertise the  
22 availability of its supported services and the corresponding rates and charges. Global will  
23 announce and advertise telecommunications services as an ETC where it provides service in its  
24 Service Area and will publicize the availability of Lifeline services in a manner reasonably  
25 calculated to reach those likely to qualify for those services. Advertisements will be both in  
26 English and Spanish.<sup>22</sup> Global submitted examples of prior relevant advertisements to Staff. In  
27 addition, Global submitted examples of its advertisements in Exhibit 2 of its RCP to the FCC.

28 <sup>18</sup> 47 C.F.R. § 54.400(d).

<sup>19</sup> *Lifeline Reform Order*, ¶238.

<sup>20</sup> Page 15, lines 24-25 through Page 16, lines 1-2 of the Application.

<sup>21</sup> Response to Staff Data Request STF 1.43.

<sup>22</sup> Response to Staff Data Request STF 1.44

1           13.     Based on the information above and Global's advertising materials provided to  
2 Staff, Staff concludes that Global will advertise the availability of its supported services and the  
3 corresponding charges using media of general distribution as required by 47 U.S.C. §  
4 214(e)(1)(B). Staff believes that Global meets this ETC designation criteria.

5           **C.     ADDITIONAL ETC REQUIREMENTS**

6           14.     In addition to the requirements listed above, the FCC adopted, in the Lifeline  
7 Reform Order, comprehensive reforms to the low-income program to revise and modernize the  
8 Lifeline service requirements and implement measures to address fraud, waste, and abuse within  
9 the system. Below are the additional requirements and Global's response to each requirement.

10           **C.1    A Commitment and Ability to Provide Supported Services**

11           15.     In 47 C.F.R. § 54.202(a)(1)(i) and (ii), the FCC required the applicant to:

12           (i) Certify that it will comply with the service requirements applicable to the  
13 support that it receives; and

14           (ii) Submit a five-year plan that describes with specificity proposed improvements  
15 or upgrades to the applicant's network throughout its proposed service area. Each  
16 applicant shall estimate the area and population that will be served as a result of the  
17 improvements. Except, a common carrier seeking designation as an eligible  
18 telecommunications carrier in order to provide supported services only under  
19 subpart E of this part does not need to submit such a five-year plan.<sup>23</sup>

20           16.     Global states<sup>24</sup> it will provide Lifeline service to qualifying customers requesting  
21 Lifeline services throughout its requested designated services area, pursuant to the universal  
22 service program and in accordance with 47 C.F.R. § 54.202(a)(1). The requirement directing  
23 submissions of a formal network improvement plan under 47 C.F.R. § 54.202(a)(1)(ii)  
24 demonstrating how universal service funds will be used to improve coverage, signal strength, or  
25 capacity that would not otherwise occur absent the receipt of high-cost support, does not apply to  
26 this application because the FCC waived the facilities-based requirements for Global.

27  
28 <sup>23</sup> *Lifeline Reform Order*, ¶ 386.

<sup>24</sup> Application, Page 5.

1           17. Based on the above information, Staff believes that Global meets this ETC  
2 designation criteria.

### 3                   **C.2 Remain Functional in Emergency Situations**

4           18. In 47 C.F.R. § 54.202(a)(2), the FCC outlines the requirement that an ETC  
5 applicant demonstrate its ability to remain functional in emergency situations. Specifically, “an  
6 applicant must demonstrate that it has a reasonable amount of back-up power to ensure  
7 functionality without an external power source, is able to reroute traffic around damaged facilities,  
8 and is capable of managing traffic spikes resulting from emergency situations.”<sup>25</sup>

9           19. To demonstrate its ability to remain functional in emergency situations, Global  
10 states<sup>26</sup> it provides service in Arizona by reselling services of underlying wireless carriers,  
11 specifically Sprint and Verizon Wireless in Arizona. Global further states that its underlying  
12 wireless carriers’ networks have implemented state-of-the-art network reliability standards and  
13 have the ability to remain functional in emergency situations such that Global’s service reliability  
14 compares favorably with that of any facilities-based operator in the wireless telecommunications  
15 industry.

16           20. Based on the above information, Staff concludes that Global has demonstrated its  
17 ability to remain functional in emergency situations by maintaining a reasonable amount of back-  
18 up power. Staff believes that Global meets this ETC designation criteria.

### 19                   **C.3 Satisfy Consumer Protection and Service Quality Standards**

20           21. In 47 C.F.R. § 54.202(a)(3), the FCC requires an ETC applicant to demonstrate its  
21 commitment to meeting consumer protection and service quality standards in its application.<sup>27</sup> The  
22 sufficiency of other commitments will be considered on a case-by-case basis.

23           22. To demonstrate its ability to satisfy consumer protection and service quality  
24 standards, Global states it commits to satisfying all applicable state and federal requirements  
25 related to consumer protection and service quality standards and will comply with the Cellular

---

26  
27 <sup>25</sup> *Ibid.*, ¶ 25.

<sup>26</sup> Response to Staff Data Request STF 2.7.

28 <sup>27</sup> *Federal-State Joint Board on Universal Service, CC Docket No. 96-45, Report and Order, FCC 05-46* (rel. March 17, 2005), ¶ 28.

1 Telecommunications and Internet Association's Consumer Code for Wireless Service (the "CTIA  
2 Code"). In addition, Global commits to reporting information on consumer complaints per 1,000  
3 lines on an annual basis consistent with the FCC's USF Order.<sup>28</sup> Finally, Global also commits to  
4 use its best efforts to resolve customer complaints received by the Commission.

5 23. Based on the above information, Staff believes that Global meets this ETC  
6 designation criteria.

#### 7 **C.4 Lifeline-Only ETC Applicants – Financial and Technical Capability**

8 24. In 47 C.F.R. § 54.202(a)(4), the FCC requires a Lifeline-only ETC applicant to  
9 demonstrate that it is financially and technically capable of providing the Lifeline service in  
10 compliance with subpart E of this part. In the *Lifeline Reform Order*<sup>29</sup>, the FCC provides guidance  
11 on specific information to be considered when determining if an applicant meets this requirement:

12 "...Among the relevant considerations for such a showing would be whether the applicant  
13 previously offered services to non-Lifeline customers, how long its has been in business,  
14 whether the applicant intends to rely exclusively on USF distributions to operate, whether  
15 the applicant receives or will receive revenue from other sources, and whether it has been  
16 subject to enforcement action or ETC revocation proceedings in any state."

17 25. To demonstrate that Global is financially and technically capable of providing  
18 Lifeline service, Global states<sup>30</sup> it has been offering non-Lifeline and Lifeline wireline service  
19 since 1998 and began providing non-Lifeline and Lifeline-supported wireless service in April,  
20 2011. Global generates substantial revenues from non-Lifeline services and has access to capital  
21 from its investors. The majority owner of Global Connection is Milestone Partners, a  
22 Pennsylvania private equity firm. Consequently, Global Connection has not relied, and will not be  
23 relying exclusively on Lifeline reimbursement for its operating revenues.

24 ...

25 ...

---

27 <sup>28</sup> *Ibid*, para 28, last sentence.

28 <sup>29</sup> See *Lifeline Reform Order*, ¶388.

<sup>30</sup> RCP, Page 21.

1           26. In response to Staff's inquiry about regulatory or administrative enforcement  
2 actions by the FCC or any other regulatory agency, Global states<sup>31</sup> in late 2010, it reached a  
3 settlement with the Georgia Public Service Commission ("GA PSC") in which the GA PSC found  
4 that three (3) violations of Georgia law and GA PSC orders by Global in the provision of its  
5 wireline services. Specifically, in the course of reviewing Global's request for ETC designation  
6 to provide wireline Lifeline services<sup>32</sup>, the GA PSC's Staff found: (1) from at least July, 2008  
7 through August 2010, Global included a surcharge on its bills to collect from customers its  
8 contribution to the Universal Access Fund ("UAF") whereas Global was prohibited from  
9 establishing a surcharge on customers bills to collect from customers' contributions to UAF; (2)  
10 Global charged a late fee in excess of the amount permitted in its GA PSC approved tariff to an  
11 estimated 5,500 customers in Georgia; and (3) beginning in or before July 2008, customer bills  
12 issued by Global included a processing fee associated with switch carriers or terminating service  
13 that was inconsistent with the provisions of Global's GA PSC approved tariff. In the Consent  
14 Order, in GA PSC Docket No. 9322, in the Order adopting Consent Order, filed December 28,  
15 2010, Global agreed to make modifications to its customer bill that are necessary to comply with  
16 the GA PSC approved tariffs in the subsequent billing cycle and pay to a civil penalty of \$55,000.  
17 The GA PSC did grant Global's request for ETC designation for providing wireline Lifeline  
18 services in an Order filed February 23, 2011. Other than the Order discussed above, Global states  
19 it has not been subject to any enforcement action at the FCC or in any state and that no ETC  
20 designations held by Global have been rescinded, revoked or terminated by the FCC or by any  
21 state.

22           27. Having reviewed Global's financial statements and having found no further other  
23 instances of regulatory or administrative enforcement actions by the FCC or other regulatory  
24 agency, based on the above information, Staff believes that Global meets this ETC designation  
25 criteria.

26 ...

27 \_\_\_\_\_  
28 <sup>31</sup> Response to Staff Data Request STF 2.3(g).

<sup>32</sup> Application filed August 25, 2010 on GA PSC Docket No. 9322.

1                   **C.5 Lifeline-Only ETC Applicants – Terms and Conditions of Lifeline**  
2                   **Service Plans**

3           28. In 47 C.F.R. § 54.202(a)(5), the FCC requires an ETC applicant to submit  
4 information describing the terms and conditions of any voice telephony service plans offered to  
5 Lifeline subscribers, including details on the number of minutes provided as part of the plan,  
6 additional charges, if any, for toll calls, and rates for each such plan. To the extent the ETC offers  
7 plans to Lifeline subscribers that are generally available to the public, it may provide summary  
8 information regarding such plans, such as a link to a public Web site outlining the terms and  
9 conditions of such plans.

10           29. Global provided Staff with its informational tariff<sup>33</sup> in which it describes the calling  
11 plans for Lifeline subscribers, including the number of free minutes in each calling plan, along  
12 with the terms and conditions of Lifeline service as provided by Global. Based on the information  
13 contained in Global's informational tariff, Staff believes that Global meets this ETC designation  
14 criteria.

15           **D. STEPS TO LIMIT FRAUD, WASTE AND ABUSE OF THE FUSF**

16           30. In the *Lifeline Reform Order*, the FCC adopted various new measures and revised  
17 or eliminated other existing measures in order to limit fraud, waste and abuse of the Federal  
18 Universal Service Fund ("FUSF"). These measures include establishing uniform eligibility criteria  
19 to qualify for Lifeline services, clarifying the restriction of one Lifeline telephone allowed per  
20 household, initial certification and annual re-certification of consumer eligibility, establishing a  
21 national lifeline accountability database to ensure and enforce the one-per-household requirement,  
22 total elimination of toll limitation support for wireless carriers and a tapered elimination of toll  
23 limitation support for landline ETCs, elimination of the Link Up subsidy except on federally-  
24 recognized tribal lands and establishing additional provisions for USAC audits.

25 ...

26 ...

27 \_\_\_\_\_  
28 <sup>33</sup> Response to Staff Data Request STF 1.54.

1           31.     In its RCP, Global outlines the steps it will take to limit fraud, waste and abuse of  
2 the FUSF and to comply with all applicable Lifeline requirements and implement measures to  
3 prevent fraud, waste, and abuse.

4           **E.     PUBLIC INTEREST DETERMINATION**

5           32.     Under Section 214 of the Act, the FCC and state commissions must determine that  
6 an ETC designation is consistent with the public interest, convenience and necessity for rural  
7 areas. They also must consider whether an ETC designation serves the public interest consistent  
8 with Section 254 of the Act. Congress did not establish specific criteria to be applied under the  
9 public interest tests in Sections 214 or 254. The public interest benefits of a particular ETC  
10 designation must be analyzed in a manner that is consistent with the purposes of the Act itself,  
11 including the fundamental goals of preserving and advancing universal service; ensuring the  
12 availability of quality telecommunications services at just, reasonable, and affordable rates; and  
13 promoting the deployment of advanced telecommunications and information services to all regions  
14 of the nation, including rural and high-cost areas.<sup>34</sup> Accordingly, before designating a carrier as an  
15 ETC, the Commission must make an affirmative determination that such designation is in the  
16 public interest, regardless of whether the applicant seeks designation in an area served by a rural or  
17 non-rural carrier.

18           33.     Global states that by designating it as an ETC in Arizona, the public interest will be  
19 served as, by offering two free minutes of use of plans and options, Global will provide a  
20 competitive and affordable Lifeline service to eligible low-income subscribers who might not  
21 otherwise have access to basic communication services. This service will also allow Arizona  
22 residents access a larger domestic calling area (as compared to traditional wireline carriers), a way  
23 for customers to control cost by receiving a preset amount of monthly airtime at no charge or at a  
24 discount rate, the ability to purchase additional and affordable usage and access 911 service even  
25 when usage has been exhausted. Lastly, Global's distribution models, such as in-the-field  
26 neighborhood events, allow Global to work with neighborhood organizations to provide the

27  
28 <sup>34</sup> In the Matter of Federal-State Joint Board on Universal Services, CC Docket No. 96-45, Order FCC 05-46 (¶40),  
Adopted: February 25, 2005, Released: March 17, 2005.

1 Lifeline service to low income subscribers who are unaware of the lifeline subsidy because  
2 traditional marketing techniques have been unavailable to reach them. These factors, in addition to  
3 the increased choice and competition, show that granting Global ETC designation is in the public  
4 interest.

5 **F. DESIGNATED SERVICE AREA**

6 34. The Commission must establish a geographic area for the purpose of determining  
7 universal service obligations and support mechanisms for each designated ETC. *See* 47 U.S.C. §  
8 214(e)(2); 47 C.F.R. § 54.201(b). Global requests that the Commission designate it as an ETC for  
9 service areas in Arizona. Through resale of wireless service provided by Sprint and Verizon in  
10 Arizona, Global will provide Lifeline service in many zip codes in the State of Arizona, excluding  
11 tribal lands.

12 35. There are a number of zip codes that encompass both tribal lands and non-tribal  
13 lands. Some of the tribal lands are served by tribal-owned telephone companies and some of the  
14 tribal lands are served by non-tribally owned telephone companies. For those zip codes that  
15 encompass tribal lands, Global requested to serve only the non-tribal areas of the zip code.  
16 Attachment 1 is a list of each zip code served by Global.

17 **G. REPORTING REQUIREMENT FOR PREPAID WIRELESS**  
18 **DEACTIVATIONS**

19 36. Staff recommends that Global be required to provide a quarterly report to the ACC,  
20 to be filed in docket control as a Compliance item, summarizing the total number of customers  
21 with periods of inactivity greater than 60 days, but did not cancel service with Global, are no  
22 longer qualified for Lifeline service or who voluntarily deactivate service during that quarter. The  
23 purpose of this report is to monitor the number of deactivated customers so that Global does not  
24 continue to receive Lifeline reimbursement per handset for these customers every month from the  
25 Universal Service Administrative Company ("USAC"). In compiling the data for these reports,  
26 Global must comply with 47 C.F.R. §54.405(e)(3), in which the FCC outlines the deenrollment  
27 policy for non-usage and 47 C.F.R. §54.407(c), in which the FCC defines activities that constitute  
28 usage. The quarterly report must also include the total number of Lifeline customers and, as

1 separate items, the number of customers who voluntarily relinquish their Global provided Lifeline  
2 service, the number of customers who do not annually recertify their eligibility for Lifeline  
3 services and the number of customers deactivated for 60 days of inactivity.

#### 4 **LINK UP**

5 37. In its application, Global requested Link Up support in its application. Federal Link  
6 Up Assistance pays one-half (up to a maximum of \$30) of the initial installation fee for a  
7 traditional, wireline telephone or activation fee for a wireless telephone for a primary residence. It  
8 also allows participants to pay any remaining amount owed on a deferred schedule, interest-free.

9 38. In the Lifeline Reform Order, the FCC eliminated the Link Up program, effective  
10 April 1, 2012, with the exception ETCs serving Tribal lands.<sup>35</sup> Global will not be providing  
11 Lifeline service on Tribal lands. Given the FCC's elimination of the Link Up program on non-  
12 tribal lands, Global's Link Up support request is moot and no longer needs to be addressed by this  
13 Commission.

#### 14 **STAFF RECOMMENDATIONS**

15 39. In addition to the conditions set forth by the FCC, Staff recommends Global's  
16 Application for designation as an ETC be granted subject to the following conditions:

- 17 A. Global shall file a tariff with the Commission, setting forth the rates, terms and  
18 conditions for its Lifeline service within thirty (30) days of a Commission Order  
in this matter;
- 19 B. Global shall only assess rates, charges and surcharges that are consistent with  
20 the provisions of its tariff;
- 21 C. Global shall notify the Commission of any future changes to its rates, terms  
22 and/or conditions regarding its Lifeline offerings and file such changes in its  
tariff and amend its tariff in compliance with A.R.S. § 40-367;
- 23 D. Global shall make available Lifeline services to qualifying low-income  
24 applicants in its ETC service area no later than ninety (90) days after a  
Commission decision and concurrently notify the Commission, by making a  
25 filing in Docket Control, of the commencement date for such services;
- 26 E. Global shall apprise the Commission of any customer complaints that may arise  
27 from its ETC service offerings by making a filing in Docket Control;

28 <sup>35</sup> See Lifeline Reform Order, ¶245 and footnote 652.

- 1  
2 F. Global shall provide a regulatory contact to the Commission by making a filing  
in Docket Control;
- 3  
4 G. In the event that Global requests to relinquish its ETC status and no longer  
provide Lifeline services, it must provide notice to both the Commission and its  
5 customers. Such notice(s) shall be in accordance with A.A.C. R14-2-1107;
- 6  
7 H. Global shall submit an annual report by April 15th of each year, beginning April  
15, 2013, that contains its total number of Lifeline subscribers, total amount of  
8 Federal USF support received and an affidavit stating that the Lifeline discounts  
or the equivalent are equal to the amount of total Federal USF support per line.  
The annual filing shall be submitted as a compliance item in this docket;
- 9  
10 I. Global shall submit a quarterly report detailing the total number of Lifeline  
customers, the total number of customers removed from the customer base due  
11 to 60-day inactivity, the number of customers removed from the customer base  
due to annual verification and the total number of customers who voluntarily  
12 relinquished Lifeline service. In compiling the data for these reports, Global  
must comply with 47 C.F.R. §54.405(e)(3), in which the FCC outlines the  
13 deenrollment policy for non-usage and 47 C.F.R. §54.407(c), in which the FCC  
defines activities that constitute usage. The quarterly report should be submitted  
14 as a compliance item in this docket on the 15<sup>th</sup> of the month following the end of  
each calendar quarter, beginning with the first complete quarter following the  
15 offering of prepaid Lifeline calling plans.
- 16  
17 J. In the event of a Transfer of Control that involves Global, a new ETC petition  
shall be filed with the Commission. This will ensure ETCs undergoing  
18 reorganization remain financially viable and able to provide the supported  
services throughout the designated service areas as originally approved by the  
Commission; and
- 19  
20 K. Should Global expand its Lifeline service beyond the designated service area  
specified in this application, Global is required to seek ETC designation from  
21 the Commission to serve the additional area.

#### 22 CONCLUSIONS OF LAW

23 1. Global Connection Inc. of America dba Stand Up Wireless is a telecommunications  
24 company as defined in A.R.S. § 40-201(46) and is a “telecommunications carrier” as defined in 47  
25 U.S.C. § 153(51). Global is also a reseller of Commercial Mobile Radio Service as defined in 47  
26 U.S.C. § 20.3 and A.A.C. R14-2-1201(8).

27 2. The Commission has jurisdiction over the subject matter of the application.

28 ...

1           3.       Under 47 U.S.C. § 214(e)(1), a common carrier that is designated as an Eligible  
2 Telecommunications Carrier must, throughout its census block areas, offer the services that are  
3 supported by the Federal Universal Service Support mechanisms either by using its own facilities  
4 or a combination of its own facilities and resale of another carrier's services. The carrier must also  
5 advertise the availability of such services and the rates for the services using media of general  
6 distribution.

7           4.       Under 47 U.S.C. § 214(e)(2), the Commission must establish the geographic area  
8 for the purposes of determining universal service obligations and support mechanisms. Global's  
9 application applies to the service area consisting of each of the zip codes as listed in Attachment 1,  
10 excluding Federally-Recognized Tribal Lands located within the state of Arizona.

11          5.       Global meets the requirements for ETC designation under 47 U.S.C. § 214 and  
12 C.F.R. § 54.201 *et seq.*, subject to Global's compliance with the conditions set forth in Finding of  
13 Fact No. 39 herein.

14 ...  
15 ...  
16 ...  
17 ...  
18 ...  
19 ...  
20 ...  
21 ...  
22 ...  
23 ...  
24 ...  
25 ...  
26 ...  
27 ...  
28 ...

ORDER

IT IS THEREFORE ORDERED that the application of Global Connection Inc. of America dba Stand Up Wireless for designation as an Eligible Telecommunications Carrier pursuant to U.S.C. § 214(e)(1) for the purpose of receiving federal universal service support for low-income customers in Arizona, for the service area set forth in Attachment 1 attached hereto and incorporated herein by reference, be and hereby is approved, subject to Global Connection Inc. of America dba Stand Up Wireless' compliance with the conditions set forth in Finding of Fact No. 39 above.

IT IS FURTHER ORDERED that if Global Connections, Inc. does not comply with the requirements of Finding of Fact No. 39, its designation as an ETC may be revoked after due process.

IT IS FURTHER ORDERED that this Decision shall become effective immediately.

**BY THE ORDER OF THE ARIZONA CORPORATION COMMISSION**

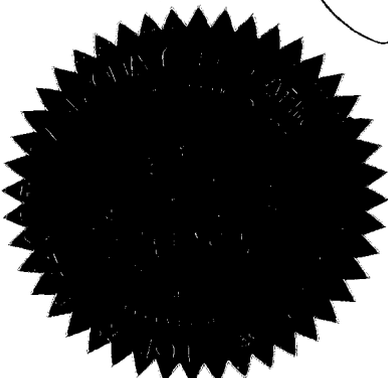
*Paul D. ...*  
CHAIRMAN

*Paul ...*  
COMMISSIONER

*Andrew ...*  
COMMISSIONER

*Paul Newman*  
COMMISSIONER

*Bruce Burns*  
COMMISSIONER



IN WITNESS WHEREOF, I, ERNEST G. JOHNSON, Executive Director of the Arizona Corporation Commission, have hereunto, set my hand and caused the official seal of this Commission to be affixed at the Capitol, in the City of Phoenix, this 17<sup>th</sup> day of October, 2012.

*Ernest G. Johnson*  
ERNEST G. JOHNSON  
EXECUTIVE DIRECTOR

DISSENT: \_\_\_\_\_

DISSENT: \_\_\_\_\_

SMO:LLM:sms\MAS

1 SERVICE LIST FOR: Global Connections Inc. of America dba Stand Up Wireless  
2 DOCKET NO. T-04259A-11-0392

3 Mr. Michael Patten  
4 Attorney for Global Connections Inc. of America dba Stand Up Wireless  
5 Roshka, DeWulf & Patten, PLC  
6 One Arizona Center  
7 400 East Van Buren Street, Suite 800  
8 Phoenix, Arizona 85004

9 Mr. Craig A. Marks  
10 Craig A. Marks, PLC  
11 10645 N. Tatum Blvd., Suite 200-676  
12 Phoenix, Arizona 86039

13 Mr. Steven M. Olea  
14 Director, Utilities Division  
15 Arizona Corporation Commission  
16 1200 West Washington Street  
17 Phoenix, Arizona 85007

18 Ms. Janice M. Alward  
19 Chief Counsel, Legal Division  
20 Arizona Corporation Commission  
21 1200 West Washington Street  
22 Phoenix, Arizona 85007

23  
24  
25  
26  
27  
28

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

# ATTACHMENT 1

ATTACHMENT 1

Docket No. T-04259A-11-0392

Zipcode	Zip_Postal_City	State	Global Connection Inc. of America dba Stand Up Wireless		Coverage Area by Zip Code		Tribal Lands Covered
			Mkt_Name	CSA_Leaf	CSA_Desc	CSA_Desc	
85001	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85002	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85003	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85004	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85005	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85006	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85007	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85008	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85009	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85010	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85011	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85012	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85013	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85014	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85015	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85016	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85017	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85018	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85019	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85020	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85021	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85022	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85023	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85024	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85025	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85026	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85027	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85028	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85029	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85030	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85031	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85032	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85033	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85034	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85035	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85036	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85037	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85038	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85040	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	
85041	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	PHOENIX, AZ 602	Decision No.

73556

ATTACHMENT 1

Docket No. T-04259A-11-0392

Zipcode	Zip_Postal_City	State	Mkt_Name	Global Connection Inc. of America dba Stand Up Wireless		Tribal Lands Covered
				CSA_Leaf	CSA_Desc	
85042	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85043	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85044	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85045	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85046	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85048	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85050	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85051	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85053	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85054	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85055	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85060	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85061	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85062	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85063	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85064	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85065	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85066	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85067	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85068	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85069	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85070	Laveen	AZ	Phoenix_AZ	PHXGGR520	CASA GRANDE, AZ 520	
85071	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85072	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85074	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85075	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85076	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85078	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85079	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85080	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85082	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85083	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85085	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85086	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85087	New River	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85096	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85097	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85098	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85099	Phoenix	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85117	Apache Junction	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	

Decision No. 73556

ATTACHMENT 1

Docket No. T-04259A-11-0392

Zipcode	Zip_Postal_City	State	Mkt_Name	Global Connection Inc. of America dba Stand Up Wireless Coverage Area by Zip Code		Tribal Lands Covered
				CSA_Leaf	CSA_Desc	
85118	Apache Junction	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85119	Apache Junction	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85120	Apache Junction	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85121	Chandler	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	Gila River Telecomm, Inc.
85122	Casa Grande	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520	
85123	Arizona City	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520	
85127	Queen Creek	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85128	Coolidge	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520	Gila River Telecomm, Inc.
85130	Casa Grande	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520	
85131	Eloy	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520	
85132	Florence	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520	
85138	Maricopa	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520	
85139	Maricopa	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520	
85140	Queen Creek	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85141	Eloy	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520	
85142	Queen Creek	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85143	Queen Creek	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85145	Red Rock	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520	
85147	Chandler	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	Gila River Telecomm, Inc.
85172	Stanfield	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520	
85178	Apache Junction	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85190	Apache Junction	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85191	Coolidge	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520	
85193	Casa Grande	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520	
85194	Casa Grande	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520	
85201	Mesa	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85202	Mesa	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85203	Mesa	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85204	Mesa	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85205	Mesa	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85206	Mesa	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85207	Mesa	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85208	Mesa	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85209	Mesa	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85210	Mesa	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85211	Mesa	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85212	Mesa	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85213	Mesa	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85214	Mesa	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85215	Mesa	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	Decision No. 73556

ATTACHMENT 1

Docket No. T-04259A-11-0392

Zipcode	Zip_Postal_City	State	Mkt_Name	Global Connection Inc. of America dba Stand Up Wireless		Tribal Lands Covered
				CSA_Leaf	CSA_Desc	
Coverage Area by Zip Code						
85216	Mesa	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85217	Apache Junction	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85218	Apache Junction	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85219	Apache Junction	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85220	Apache Junction	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85221	Casa Grande	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520	
85222	Casa Grande	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520	Tohono O'odham Utility Authority
85223	Eloy	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520	
85224	Chandler	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85225	Chandler	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85226	Chandler	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520	Gila River Telecomm, Inc.
85227	Queen Creek	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85228	Coolidge	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520	
85230	Casa Grande	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520	Tohono O'odham Utility Authority
85231	Eloy	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520	
85232	Florence	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520	
85233	Gilbert	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85234	Gilbert	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85236	Higley	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85238	Maricopa	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520	
85239	Maricopa	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520	
85240	Queen Creek	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85241	Eloy	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520	
85242	Queen Creek	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85243	Queen Creek	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85244	Chandler	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85245	Red Rock	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520	
85246	Chandler	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85247	Chandler	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85248	Chandler	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520	Gila River Telecomm, Inc.
85249	Chandler	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85250	Scottsdale	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85251	Scottsdale	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85252	Scottsdale	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85253	Paradise Valley	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85254	Scottsdale	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85255	Scottsdale	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85257	Scottsdale	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85258	Scottsdale	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	
85259	Scottsdale	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	Decision No. 73556

ATTACHMENT 1

Docket No. T-04259A-11-0392

		Global Connection Inc. of America dba Stand Up Wireless				Coverage Area by Zip Code		Tribal Lands Covered
Zipcode	Zip_Postal_City	State	Mkt_Name	CSA_Leaf	CSA_Desc			
85260	Scottsdale	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85261	Scottsdale	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85263	Rio Verde	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85266	Scottsdale	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85267	Scottsdale	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85268	Fountain Hills	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85269	Fountain Hills	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85271	Scottsdale	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85272	Stanfield	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520			
85274	Mesa	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85275	Mesa	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85277	Mesa	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85278	Apache Junction	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85280	Tempe	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85281	Tempe	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85282	Tempe	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85283	Tempe	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85284	Tempe	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85285	Tempe	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85286	Chandler	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85287	Tempe	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85291	Coolidge	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520			
85293	Casa Grande	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520			
85294	Casa Grande	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520			
85295	Gilbert	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85296	Gilbert	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85297	Gilbert	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85298	Gilbert	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85299	Gilbert	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85301	Glendale	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85302	Glendale	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85303	Glendale	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85304	Glendale	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85305	Glendale	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85306	Glendale	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85307	Glendale	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85308	Glendale	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85309	Luke AFB	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85310	Glendale	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602			
85311	Glendale	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602		73556	

ATTACHMENT 1

Docket No. T-04259A-11-0392

		Global Connection Inc. of America dba Stand Up Wireless Coverage Area by Zip Code				Tribal Lands Covered
Zipcode	Zip_Postal_City	State	Mkt_Name	CSA_Leaf	CSA_Desc	
85312	Glendale	AZ	Phoenix_AZ	PHXPXH602	PHOENIX, AZ 602	
85318	Glendale	AZ	Phoenix_AZ	PHXPXH602	PHOENIX, AZ 602	
85322	Arlington	AZ	Phoenix_AZ	PHXPXH602	PHOENIX, AZ 602	
85323	Avondale	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520	
85326	Buckeye	AZ	Phoenix_AZ	PHXPXH602	PHOENIX, AZ 602	
85327	Cave Creek	AZ	Phoenix_AZ	PHXPXH602	PHOENIX, AZ 602	
85328	Cibola	AZ	Phoenix_AZ	PHXPXH602	PHOENIX, AZ 602	
85329	Avondale	AZ	Phoenix_AZ	PHXPXH602	PHOENIX, AZ 602	
85331	Cave Creek	AZ	Phoenix_AZ	PHXPXH602	PHOENIX, AZ 602	
85333	Dateland	AZ	Yuma_AZ	NMXYUM520	YUMA, AZ 520	
85334	Cibola	AZ	Phoenix_AZ	PHXPXH602	PHOENIX, AZ 602	
85335	El Mirage	AZ	Phoenix_AZ	PHXPXH602	PHOENIX, AZ 602	
85336	Somerton	AZ	Yuma_AZ	NMXYUM520	YUMA, AZ 520	
85337	Gila Bend	AZ	Yuma_AZ	NMXYUM520	YUMA, AZ 520	
85338	Goodyear	AZ	Phoenix_AZ	PHXPXH602	PHOENIX, AZ 602	
85339	Laveen	AZ	Phoenix_AZ	PHXCGR520	CASA GRANDE, AZ 520	Gila River Telecomm, Inc.
85340	Litchfield Park	AZ	Phoenix_AZ	PHXPXH602	PHOENIX, AZ 602	
85342	Morristown	AZ	Phoenix_AZ	PHXPXH602	PHOENIX, AZ 602	
85343	Palo Verde	AZ	Phoenix_AZ	PHXPXH602	PHOENIX, AZ 602	
85345	Peoria	AZ	Phoenix_AZ	PHXPXH602	PHOENIX, AZ 602	
85346	Parker	AZ	Phoenix_AZ	PHXPXH602	PHOENIX, AZ 602	
85349	Somerton	AZ	Yuma_AZ	NMXYUM520	YUMA, AZ 520	
85350	Somerton	AZ	Yuma_AZ	NMXYUM520	YUMA, AZ 520	
85351	Sun City	AZ	Phoenix_AZ	PHXPXH602	PHOENIX, AZ 602	
85352	Wellton	AZ	Yuma_AZ	NMXYUM520	YUMA, AZ 520	
85353	Tolleson	AZ	Phoenix_AZ	PHXPXH602	PHOENIX, AZ 602	
85354	Tonopah	AZ	Phoenix_AZ	PHXPXH602	PHOENIX, AZ 602	
85355	Waddell	AZ	Phoenix_AZ	PHXPXH602	PHOENIX, AZ 602	
85358	Wickenburg	AZ	Phoenix_AZ	PHXWCB928	WICKENBURG, AZ 928	
85359	Parker	AZ	Phoenix_AZ	PHXPXH602	PHOENIX, AZ 602	
85360	Lake Havasu City	AZ	LakeHavasuCity_AZ	NMXLHC520	LAKE HAVASU CITY, NV 520	
85361	Wittmann	AZ	Phoenix_AZ	PHXPXH602	PHOENIX, AZ 602	
85363	Youngtown	AZ	Phoenix_AZ	PHXPXH602	PHOENIX, AZ 602	
85364	Yuma	AZ	Yuma_AZ	NMXYUM520	YUMA, AZ 520	
85365	Yuma	AZ	Yuma_AZ	NMXYUM520	YUMA, AZ 520	
85366	Yuma	AZ	Yuma_AZ	NMXYUM520	YUMA, AZ 520	
85367	Yuma	AZ	Yuma_AZ	NMXYUM520	YUMA, AZ 520	
85369	Yuma	AZ	Yuma_AZ	NMXYUM520	YUMA, AZ 520	
85372	Sun City	AZ	Phoenix_AZ	PHXPXH602	PHOENIX, AZ 602	
85373	Sun City	AZ	Phoenix_AZ	PHXPXH602	PHOENIX, AZ 602	Decision No. 73556

ATTACHMENT 1

Docket No. T-04259A-11-0392

		Global Connection Inc. of America dba Stand Up Wireless			Coverage Area by Zip Code		Tribal Lands Covered
Zipcode	Zip_Postal_City	State	Mkt_Name	CSA_Leaf	CSA_Desc		
85374	Surprise	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602		
85375	Sun City West	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602		
85376	Sun City West	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602		
85377	Cave Creek	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602		
85378	Surprise	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602		
85379	Surprise	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602		
85380	Peoria	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602		
85381	Peoria	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602		
85382	Peoria	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602		
85383	Peoria	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602		
85385	Peoria	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602		
85387	Surprise	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602		
85388	Surprise	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602		
85392	Avondale	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602		
85395	Goodyear	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602		
85396	Buckeye	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602		
85502	Globe	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602		
85532	Miami	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602	Gila River Telecomm, Inc.	
85547	Payson	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602		
85553	Payson	AZ	Phoenix_AZ	PHXPHX602	PHOENIX, AZ 602		
85603	Bisbee	AZ	SierraVista_AZ	NMXSVT520	SIERRA VISTA, AZ 520		
85605	San Simon	AZ	SierraVista_AZ	NMXWLC520	WILCOX, AZ 520		
85606	Cochise	AZ	SierraVista_AZ	NMXBNS520	BENSON, AZ 520		
85608	Douglas	AZ	SierraVista_AZ	NMXSVT520	SIERRA VISTA, AZ 520		
85609	Cochise	AZ	SierraVista_AZ	NMXBNS520	BENSON, AZ 520		
85613	Fort Huachuca	AZ	SierraVista_AZ	NMXSVT520	SIERRA VISTA, AZ 520		
85614	Green Valley	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520		
85616	Huachuca City	AZ	SierraVista_AZ	NMXSVT520	SIERRA VISTA, AZ 520		
85617	MC Neal	AZ	SierraVista_AZ	NMXSVT520	SIERRA VISTA, AZ 520		
85618	Mammoth	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520		
85619	Mount Lemmon	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520		
85620	Bisbee	AZ	SierraVista_AZ	NMXSVT520	SIERRA VISTA, AZ 520		
85622	Green Valley	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520		
85623	Oracle	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520		
85626	Douglas	AZ	SierraVista_AZ	NMXSVT520	SIERRA VISTA, AZ 520		
85627	Benson	AZ	SierraVista_AZ	NMXBNS520	BENSON, AZ 520		
85628	Nogales	AZ	Phoenix_AZ	PHXNOG520	NOGALES, AZ 520		
85629	Sahuarita	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520		
85630	Saint David	AZ	SierraVista_AZ	NMXBNS520	BENSON, AZ 520		
85631	San Manuel	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520		

Decision No. 73556

ATTACHMENT 1

Docket No. T-04259A-11-0392

		Global Connection Inc. of America dba Stand Up Wireless				Coverage Area by Zip Code		Tribal Lands Covered
Zipcode	Zip_Postal_City	State	Mkt_Name	CSA_Leaf	CSA_Desc			
85632	San Simon	AZ	SierraVista_AZ	NMXWLC520	WILLCOX, AZ 520			
85635	Sierra Vista	AZ	SierraVista_AZ	NMXSVT520	SIERRA VISTA, AZ 520			
85636	Sierra Vista	AZ	SierraVista_AZ	NMXSVT520	SIERRA VISTA, AZ 520			
85640	Tumacacori	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85641	Vail	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85644	Willcox	AZ	SierraVista_AZ	NMXWLC520	WILLCOX, AZ 520			
85645	Amado	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85646	Tumacacori	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85648	Rio Rico	AZ	Phoenix_AZ	PHXNOG520	NOGALES, AZ 520			
85650	Sierra Vista	AZ	SierraVista_AZ	NMXSVT520	SIERRA VISTA, AZ 520			
85652	Tucson	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85653	Marana	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85654	Marana	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85655	Douglas	AZ	SierraVista_AZ	NMXSVT520	SIERRA VISTA, AZ 520			
85658	Marana	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85662	Nogales	AZ	Phoenix_AZ	PHXNOG520	NOGALES, AZ 520			
85670	Sierra Vista	AZ	SierraVista_AZ	NMXSVT520	SIERRA VISTA, AZ 520			
85701	Tucson	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85702	Tucson	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85703	Tucson	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85704	Tucson	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85705	Tucson	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85706	Tucson	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85707	Tucson	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85708	Tucson	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85709	Tucson	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85710	Tucson	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85711	Tucson	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85712	Tucson	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85713	Tucson	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85714	Tucson	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85715	Tucson	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85716	Tucson	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85717	Tucson	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85718	Tucson	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85719	Tucson	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85721	Tucson	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85722	Tucson	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85723	Tucson	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			
85724	Tucson	AZ	Phoenix_AZ	PHXTUC520	TUCSON, AZ 520			

Decision No. 73556

ATTACHMENT 1

Docket No. T-04259A-11-0392

Zipcode	Zip_Postal_City	State	Global Connection Inc. of America dba Stand Up Wireless		Tribal Lands Covered
			Mkt_Name	CSA_Desc	
Coverage Area by Zip Code					
			CSA_Leaf	CSA_Desc	
85725	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85726	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85728	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85730	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85731	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85732	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85733	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85734	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85735	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85737	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85738	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85739	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85740	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85741	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85742	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85743	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85744	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85745	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85746	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85747	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85748	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85749	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85750	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85751	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85752	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85754	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85755	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85756	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85757	Tucson	AZ	PHXTUC520	TUCSON, AZ 520	
85942	Holbrook	AZ	NMXFLA520	FLAGSTAFF, AZ 520	
86002	Flagstaff	AZ	NMXFLA520	FLAGSTAFF, AZ 520	
86003	Flagstaff	AZ	NMXFLA520	FLAGSTAFF, AZ 520	
86004	Flagstaff	AZ	NMXFLA520	FLAGSTAFF, AZ 520	Frontier/Navajo
86011	Flagstaff	AZ	NMXFLA520	FLAGSTAFF, AZ 520	
86015	Flagstaff	AZ	NMXFLA520	FLAGSTAFF, AZ 520	
86017	Flagstaff	AZ	NMXFLA520	FLAGSTAFF, AZ 520	
86018	Williams	AZ	NMXFLA520	FLAGSTAFF, AZ 520	
86023	Williams	AZ	NMXFLA520	FLAGSTAFF, AZ 520	
86025	Holbrook	AZ	NMXFLA520	FLAGSTAFF, AZ 520	
86028	Holbrook	AZ	NMXFLA520	FLAGSTAFF, AZ 520	

73556

Decision No.

ATTACHMENT 1

Docket No. T-04259A-11-0392

Zipcode	Zip_Postal_City	State	Mkt_Name	Global Connection Inc. of America dba Stand Up Wireless		Tribal Lands Covered
				CSA_Leaf	CSA_Desc	
Coverage Area by Zip Code						
86029	Holbrook	AZ	Flagstaff_AZ	NMXFLA520	FLAGSTAFF, AZ 520	
86032	Winslow	AZ	Flagstaff_AZ	NMXFLA520	FLAGSTAFF, AZ 520	
86301	Prescott	AZ	Flagstaff_AZ	NMXPRE520	PRESCOTT, AZ 520	
86302	Prescott	AZ	Flagstaff_AZ	NMXPRE520	PRESCOTT, AZ 520	
86304	Prescott	AZ	Flagstaff_AZ	NMXPRE520	PRESCOTT, AZ 520	
86312	Prescott Valley	AZ	Flagstaff_AZ	NMXPRE520	PRESCOTT, AZ 520	
86313	Prescott	AZ	Flagstaff_AZ	NMXPRE520	PRESCOTT, AZ 520	
86314	Prescott Valley	AZ	Flagstaff_AZ	NMXPRE520	PRESCOTT, AZ 520	
86315	Prescott Valley	AZ	Flagstaff_AZ	NMXPRE520	PRESCOTT, AZ 520	
86320	Ash Fork	AZ	Flagstaff_AZ	NMXFLA520	FLAGSTAFF, AZ 520	
86322	Camp Verde	AZ	Flagstaff_AZ	NMXSED520	SEDONA, AZ 520	
86325	Cornville	AZ	Flagstaff_AZ	NMXSED520	SEDONA, AZ 520	
86326	Cottonwood	AZ	Flagstaff_AZ	NMXSED520	SEDONA, AZ 520	
86327	Dewey	AZ	Flagstaff_AZ	NMXPRE520	PRESCOTT, AZ 520	
86329	Dewey	AZ	Flagstaff_AZ	NMXPRE520	PRESCOTT, AZ 520	
86330	Prescott	AZ	Flagstaff_AZ	NMXPRE520	PRESCOTT, AZ 520	
86331	Clarkdale	AZ	Flagstaff_AZ	NMXSED520	SEDONA, AZ 520	
86333	Mayer	AZ	Flagstaff_AZ	NMXPRE520	PRESCOTT, AZ 520	
86335	Rimrock	AZ	Flagstaff_AZ	NMXSED520	SEDONA, AZ 520	
86339	Sedona	AZ	Flagstaff_AZ	NMXSED520	SEDONA, AZ 520	
86340	Sedona	AZ	Flagstaff_AZ	NMXSED520	SEDONA, AZ 520	
86341	Sedona	AZ	Flagstaff_AZ	NMXSED520	SEDONA, AZ 520	
86342	Rimrock	AZ	Flagstaff_AZ	NMXSED520	SEDONA, AZ 520	
86351	Sedona	AZ	Flagstaff_AZ	NMXSED520	SEDONA, AZ 520	
86402	Kingman	AZ	LakeHavasuCity_AZ	NMXKGM520	KINGMAN, AZ 520	
86403	Lake Havasu City	AZ	LakeHavasuCity_AZ	NMXLHC520	LAKE HAVASU CITY, NV 520	
86404	Lake Havasu City	AZ	LakeHavasuCity_AZ	NMXLHC520	LAKE HAVASU CITY, NV 520	
86405	Lake Havasu City	AZ	LakeHavasuCity_AZ	NMXLHC520	LAKE HAVASU CITY, NV 520	
86409	Kingman	AZ	LakeHavasuCity_AZ	NMXKGM520	KINGMAN, AZ 520	
86412	Kingman	AZ	LakeHavasuCity_AZ	NMXKGM520	KINGMAN, AZ 520	
86413	Golden Valley	AZ	LakeHavasuCity_AZ	NMXKGM520	KINGMAN, AZ 520	
86426	Fort Mohave	AZ	LasVegas_NV	NEVBUL520	BULLHEAD CITY, AZ 520	Fort Mohave Telecomm, Inc.
86427	Fort Mohave	AZ	LasVegas_NV	NEVBUL520	BULLHEAD CITY, AZ 520	Fort Mohave Telecomm, Inc.
86429	Bullhead City	AZ	LasVegas_NV	NEVBUL520	BULLHEAD CITY, AZ 520	
86430	Bullhead City	AZ	LasVegas_NV	NEVBUL520	BULLHEAD CITY, AZ 520	
86431	Kingman	AZ	LakeHavasuCity_AZ	NMXKGM520	KINGMAN, AZ 520	
86436	Topock	AZ	LasVegas_NV	NEVBUL520	BULLHEAD CITY, AZ 520	
86438	Bullhead City	AZ	LakeHavasuCity_AZ	NMXLHC520	LAKE HAVASU CITY, NV 520	
86439	Bullhead City	AZ	LasVegas_NV	NEVBUL520	BULLHEAD CITY, AZ 520	
86440	Mohave Valley	AZ	LasVegas_NV	NEVBUL520	BULLHEAD CITY, AZ 520	Fort Mohave Telecomm, Inc.

73556

ATTACHMENT 1

Docket No. T-04259A-11-0392

		Global Connection Inc. of America dba Stand Up Wireless		Coverage Area by Zip Code		
Zipcode	Zip_Postal_City	State	Mkt_Name	CSA_Leaf	CSA_Desc	Tribal Lands Covered
86446	Bullhead City	AZ	LasVegas_NV	NEVBUL520	BULLHEAD CITY, AZ 520	
86506	Ganado	AZ	Flagstaff_AZ	NMXFLA520	FLAGSTAFF, AZ 520	Table Top Tel Company, Inc.
86511	Ganado	AZ	Farmington_NM	NMXGLL505	GALLUP, NM 505	
86512	Chambers	AZ	Flagstaff_AZ	NMXFLA520	FLAGSTAFF, AZ 520	Table Top Tel Company, Inc.
86555	Douglas	AZ	SierraVista_AZ	NMXBNS520	BENSON, AZ 520	

Decision No. **73556**