

ORIGINAL

STATE OF INDIANA

INDIANA UTILITY REGULATORY COMMISSION

APPLICATION OF MEDIACOM INDIANA,)	CAUSE NO. 43428 VSP 02
LLC FOR A CERTIFICATE OF)	
FRANCHISE AUTHORITY TO PROVIDE)	SUPPLEMENTAL ORDER
VIDEO SERVICE IN THE STATE OF)	
INDIANA)	APPROVED: JUN 03 2010

BY THE COMMISSION:

David E. Veleta, Administrative Law Judge

On March 3, 2010, Mediacom Indiana, LLC (“Applicant”) filed with the Indiana Utility Regulatory Commission (“Commission”) its Application for a Certificate of Franchise Authority (“Application”) to provide video service within the State of Indiana pursuant to Ind. Code § 8-1-34 *et seq.* On March 31, 2010, the Commission issued an Order granting Applicant’s requested Certificate of Franchise Authority. Subsequent to the issuance of the Commission’s Order, Applicant became aware that several of the townships listed on Exhibit 1 (Designated Service Area Descriptions) of the March 31, 2010 Order were not recognized Steuben County townships and several other recognized townships were not listed. Consequently, on April 9, 2010 and April 27, 2010, Applicant filed an Exhibit 1 correctly identifying its Designated Service Areas and requesting the Commission issue an order that identifies the correct designated service areas.

Based upon information contained in the Application as supplemented by Applicant and applicable law, the Commission makes the following findings:

1. Commission Notice and Jurisdiction. Notice of the Application was provided on the Commission’s website in accordance with General Administrative Order 2006-5. The Applicant requests the issuance of a Certificate of Franchise Authority (“CFA”) pursuant to Ind. Code § 8-1-34-17 and, therefore, the Commission has jurisdiction over the Applicant and the subject of this Cause.

2. Commission Discussion and Findings. The Applicant filed an application for a CFA on the application form prescribed by the Commission and provided information describing the video service that it is proposing to provide in (a) designated service area(s) within the State of Indiana, attached hereto as Exhibit 1, which has been revised.

Based upon the information contained in the Application and as supplemented by Applicant, the Commission finds the Application to be complete and properly verified. Therefore, in accordance with Ind. Code § 8-1-34-17(a), the Commission finds that a CFA for the video services within the designated service area(s) as identified in the Application should be issued to the Applicant and that the Applicant should be authorized to use and occupy public rights-of-way in the delivery of the requested video services, subject to state and local laws and regulations governing the use and occupancy of public rights-of-way and the police powers to enforce such laws and regulations. The granting of this CFA is subject to the Applicant’s lawful

provision and operation of video service. Applicant will continue to serve those local franchise authorities with existing franchises (see attached Exhibit 2) until their expiration, after which Applicant will serve those local franchising authorities under the franchise granted herein.

In addition, as a condition of receiving this CFA, the Commission finds the Applicant shall comply with all applicable legal requirements pertaining to the construction and operation of video services authorized by this CFA, including without limitation, the following:

- a. Notice to the Commission of any changes involving the Applicant or this CFA pursuant to Ind. Code § 8-1-34-20(a);
- b. Ten (10) days advance notice to any unit or unincorporated area included in the designated service area covered by this CFA in which the Applicant does not already provide video service, that the Applicant intends to provide video service in the unit's or unincorporated area's jurisdiction as required by Ind. Code § 8-1-34-20(b);
- c. Advance notice to customers in the event of a change in rates and charges for video service in accordance with Ind. Code § 8-1-34-20(c)(1);
- d. Advance notice to customers in the event the Applicant will cease to offer video service or any specific video programming that it currently offers in any of the Applicant's designated service areas in Indiana pursuant to Ind. Code § 8-1-34-20(c)(2);
- e. Annual filing, by March 1 of each year, of a report indicating changes (e.g., deletions and additions) in video programming or other programming service during the previous calendar year pursuant to Ind. Code § 8-1-34-20(a)(6);
- f. Quarterly filing with the Commission of updated maps indicating, at the census block level, the portion of authorized designated service areas in which the Applicant is actually offering video service or a statement indicating that no changes occurred during the quarter pursuant to Ind. Code § 8-1-34-20(a)(7);
- g. Ensure that access to video service is not denied to any group of potential residential video subscribers because of the income of the residents of the local area in which such group resides in accordance with Ind. Code § 8-1-34-28(b) and 47 USC § 541(a)(3);
- h. Payment and performance of any rights, duties, and obligations owed to any private person as required by Ind. Code § 8-1-34-22(c);
- i. Payment of all fees owed to units and unincorporated areas included within Applicant's service area as required by Ind. Code § 8-1-34-24; and

- j. Compliance with any requirements that may be imposed by the Commission regarding channels for public, educational and governmental programming (“PEG Channels”) as set forth in Ind. Code §§ 8-1-34-25, 26, 26.5, and 27 that may be required at the time of, or subsequent to, issuance of the Certificate by Commission rules, upon petition of a unit or an unincorporated area included in the Applicant’s designated service area or upon the Commission’s own motion.

IT IS THEREFORE ORDERED BY THE INDIANA UTILITY REGULATORY COMMISSION that:

1. Subject to the Findings set forth in this Order, the Applicant, Mediacom Indiana, LLC is hereby granted a Certificate of Franchise Authority to provide the requested video services in the Applicant’s designated service areas within the State of Indiana.

2. Pursuant to Ind. Code § 8-1-34-17(a)(2), Applicant is granted authority to use and occupy public rights-of-way, subject to state and local laws and regulations and the police powers of local units to enforce such local laws governing the use and occupancy of public rights-of-way.

3. The authority granted in Order paragraphs 1 and 2 above is subject to the Applicant’s lawful provision and operation of the video service.

4. This Order shall be effective on and after the date of its approval.

HARDY, ATTERHOLT, MAYS AND ZIEGNER CONCUR; LANDIS ABSENT:

APPROVED: JUN 03 2010

I hereby certify that the above is a true and correct copy of the Order as approved.


**Sandra K. Gearlds, Acting
Secretary to the Commission**

EXHIBIT 1

DESIGNATED SERVICE AREA (DSA) DESCRIPTIONS (REVISED)

DSA	County	Townships	Affected Local Units	Zip Codes	Certificate Applications
5	Steuben	Clear Lake, Fremont, Jackson, Jamestown, Millgrove, Otsego, Pleasant, Richland, Salem, Scott, Steuben, York	Unincorporated portions of Steuben County, Alvarado, Angola, Ashley, Berlien, Circle Park, Clarks Landing, Clear Lake, Cold Springs, Crooked Lake, Ellis, Enterprise, Flint, Forest Park, Fountain Park, Fremont, Glen Eden, Hamilton, Helmer, Hudson, Inverness, Island Park, Jamestown, Lake James, Metz Moonlight,, Nevada Mills, North Steubenville, Oakwood, Orland, Otsego Center, Page, Panama, Penn Park, Pleasant Lake, Richland, Russels Point, Salem Center, Scott, Steubenville, Turkey Creek, York	46703, 46737, 46742, 46747, 46776, 46779	Steuben County

EXHIBIT 2

**LIST OF CURRENT LOCAL FRANCHISES WITHIN
DESIGNATED SERVICE AREA**

DSA	COUNTY	LOCAL FRANCHISING AUTHORITY	EXPIRATION DATE
5	Steuben	Clear Lake	Nov. 8, 2014
5	Steuben	Fremont	Feb. 10, 2013
5	Steuben	Hamilton	Oct. 7, 2018