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May 28, 2020

Marlene H. Dortch, Secretary
Federal Communications Commission
445 11th Street, SW
Washington, DC 20554

R E : C e r t i f i c a t i o n o f C o m p l i a n c e w i t h R u l e 6 4 . 1 8 0 1

Dear Ms. Dortch:

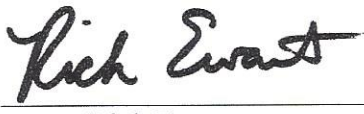
Ewart Technologies Inc, FRN# 0020756599 with the geographic rate averaging and rate integration requirements of Commission Rule 64.1801 (47 C.F.R. § 64.1801).

I hereby verify that I am an officer of am authorized to make this certification on its behalf, and that the foregoing certification is true, complete, and correct to the best of my knowledge. I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Signature:
Printed Name: Rick Ewart
Title: President / CEO

I, Rick Ewart, of Ewart Technologies Inc certify that I am an officer of the company named above, and acting as an agent of the company, that I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the Commission's CPNI rules. *See 47 C.F.R § 64.2001 et seq.*

Attached to this certification as Exhibit "A" is an accompanying statement explaining how Ewart Technologies Inc procedures ensure that the company is in compliance with the requirements set forth in Section 64.2001 *et seq.* of the Commission's rules.


Signature: Rick Ewart
Printed Name: Rick Ewart
Title: President / CEO

Annual 47 C.F.R. § 64.2009(e) CPNI Certification

Ewart Technologies Inc has not taken any actions (proceedings instituted or petitions filed by a company at either state commissions, the court system, or at the Commission against data brokers) against data brokers in the past year. Companies must report on any information that they have with respect to the processes pretexters are using to attempt to access CPNI, and what steps companies are taking to protect CPNI.

Ewart Technologies Inc has not received any customer complaints in the past year concerning the unauthorized release of CPNI (number of customer complaints a company has received related to unauthorized access to CPNI, or unauthorized disclosure of CPNI, broken down by category or complaint, e.g., instances of improper access by employees, instances of improper disclosure to individuals not authorized to receive the information, or instances of improper access to online information by individuals not authorized to view the information). Attached as Exhibit "B".



Signature: _____
Printed Name: Rick Ewart
Title: President / CEO

Annual 47 C.F.R § 64.2009(e) CPNI Certification

EB Docket 06-36

Exhibit A

Ewart Technologies, Inc

Compliance Requirements

Ewart Technologies Inc
15751 Sheridan St PBM 160
Ft Lauderdale, FL 33331

Compliance Requirements

Ewart Technologies, Inc maintains the following operating procedures to ensure compliance with the requirements set forth in Section 64.2001 et seq. of the Commission's rules.

Section 64.2005 Use of customer proprietary network information without customer approval.

(a) Any telecommunications carrier may use, disclose, or permit access to CPNI for the purpose of providing or marketing service offerings among the categories of service (i.e., local, Interexchange, and CMRS) to which the customer already subscribes from the same carrier, without customer approval.

(1) If a telecommunications carrier provides different categories of service, and a customer subscribes to more than one category of service offered by the carrier, the carrier is permitted to share CPNI among the carrier's affiliated entities that provide a service offering to the customer.

(2) If a telecommunications carrier provides different categories of service, but a customer does not subscribe to more than one offering by the carrier, the carrier is not permitted to share CPNI with its affiliates, except as provided in § 64.2007(b).

(b) A telecommunications carrier may not use, disclose, or permit access to CPNI to market to a customer service offerings that are within a category of service to which the subscriber does not already subscribe from that carrier, unless that carrier has customer approval to do so, except as described in paragraph(c) of this section.

(1) A wireless provider may use, disclose or permit access to CPNI derived from its provision of CMRS, without customer approval, for the provision of CPE and information service(s). A wire line carrier may use, disclose or permit access to CPNI derived from its provision of local exchange service or interexchange service, without customer approval, for the provision of CPB and call answering, voice mailer messaging, voice storage and retrieval services, fax store and forward protocol conversion.

(2) A telecommunications carrier may not use, disclose, or permit access to CPNI to identify or track customers that call competing service providers. For example, a local exchange carrier may not use local service CPNI to track all customers that call local service competitors.

(c) A telecommunications carrier may use, disclose, or permit access to CPNI, without customer approval, as described in this paragraph (c).

(1) A telecommunications carrier may use, disclose, or permit access to CPNI, without customer approval, in its provision of inside wiring installation, maintenance, and repair services.

(2) CMRS providers may use, disclose, or permit access to CCPNI for the purpose of conducting research on the health effects of CMRS.

(3) LECs, CMRS providers, and interconnected VoIP providers may use CPNI, without customer approval, to market services formerly known as adjunct-to-basic services, such as, but not limited to, speed dialing, computer-provided directory assistance, call monitoring, call tracing, call blocking, call return, repeat dialing, call tracking, call waiting, caller I.D., call forwarding, and certain Centrex features.

(d) A telecommunications carrier may use, disclose, or permit access to CPNI to protect the rights or property of the carrier, or to protect users of those services and other carriers from fraudulent, abusive, or unlawful use of, or subscription to, such services.

The Company has adopted specific CPNI policies to ensure that, in the absence of customer approval, CPNI is only used by the Company to provide or market service offerings among the categories of service (i.e., local interexchange, and CMRS) to which the customer already subscribes. The Company's CPNI policies prohibit the sharing of CPNI with affiliated companies, except as permitted under Rule 64.2005(a)(1) or with customer approval pursuant to Rule 64.2007(b). The only exceptions to these policies are as permitted under 47 U.S.C § 222(d) and Rule 64.2005.

Section 64.2007 Approval required for use of customer proprietary network information.

(a) A telecommunications carrier may obtain approval through written, oral or electronic methods.

(1) A telecommunications carrier relying on oral approval shall bear the burden of demonstrating that such approval has been given in compliance with the Commission's rules in this part.

(2) Approval or disapproval to use, disclose, or permit access to a customer's CPNI obtained by a telecommunications carrier must remain in effect until the customer revokes or limits such approval or disapproval.

(3) A telecommunications carrier must maintain records of approval, whether oral, written, or electronic, for at least one year.

In all circumstances where customer approval is required to use, disclose or permit access to CPNI, the Company's CPNI policies require that the Company obtain customer approval through written, oral or electronic methods in compliance with Rule 64.2007. A customer's approval or disapproval remains in effect until the customer revokes or limits the approval or disapproval. The Company maintains records of customer approval (whether written, oral or electronic) for a minimum of one year.

(b) *Use of Opt-Out and Opt-In Approval Processes.* A telecommunications carrier may, subject to opt-out approval or opt-in approval, disclose its customer's individually identifiable CPNI for the purpose of marketing communications-related services to that customer. A telecommunications carrier may, subject to opt-out approval or opt-in approval, disclose its customer's individually identifiable CPNI, for the purpose of marketing communications-related services to that customer, to its agents and its affiliates that provide communications-related services. A telecommunications carrier may also permit such person or entities to obtain access to such CPNI for such purposes. Except for use and disclosure of CPNI that is permitted without customer approval under section § 64.2005, or that is described in this paragraph, or as otherwise provided in section 222 of the Communications Act of 1934, as amended, a telecommunications carrier may only use, disclose, or permit access to its customer's individually identifiable CPNI subject to opt-in approval.

The Company does not use CPNI for any purpose (including marketing communications-related services) and does not disclose or grant access to CPNI to any party (including to agents or affiliates that provide communications-related services), except as permitted under 47 U.S.C. § 222(d) and Rule 64.2005.

Section 64.2008 Notice required for use of customer proprietary network information.

(a) Notification, Generally.

(1) Prior to any solicitation for customer approval, a telecommunications carrier must provide notification to the customer of the customer's right to restrict use of, disclose of, and access to that customer's CPNI. (2) A telecommunications carrier must maintain records of notification, whether oral, written, or electronic, for at least one year. (b) Individual notice to customers must be provided when soliciting approval to use, disclose, or permit access to customers' CPNI.

(c) *Content of Notice.* Customer notification must provide sufficient information to enable the customer to make an informed decision as to whether to permit a carrier to use, disclose, or permit access to, the customer's CPNI.

(1) The notification must state that the customer has a right, and the carrier has a duty, under federal law, to protect the confidentiality of CPNI.

(2)The notification must specify the types of information that constitute CPNI and the specific entities that will receive the CPNI, describe the purposes for which CPNI will be used, and inform the customer of his or her right to disapprove those uses, and deny or withdraw access to CPNI at any time.

(3)The notification must advise the customer of the precise steps the customer must take in order to grant or deny access to CPNI, and must clearly state that a denial of approval will not affect the provision of any services to which the customer subscribes. However, carriers may provide a brief statement, in a clear and neutral language, describing consequences directly resulting from the lack of access to CPNI.

(4)The notification must be comprehensible and must not be misleading.

(5)If written notification is provided, the notice must be clearly legible, use sufficiently large type, and be placed in an area so as to be readily apparent to a customer.

(6)If any portion of a notification is translated into another language, then all portions of the notification must be translated into that language.

(7)A carrier may state in the notification that the customer's approval to use CPNI may enhance the carrier's ability to offer products and services tailored to the customer's needs. A carrier also may state in the notification that it may be compelled to disclose CPNI to any person upon affirmative written request by the customer.

(8)A carrier may not include in the notification any statement attempting to encourage a customer to freeze third-party access to CPNI.

(9)The notification must state that any approval, or denial of approval for the use of CPNI outside of the service to which the customer already subscribes from that carrier is valid until the customer affirmatively revokes or limits such approval or denial.

(10)A telecommunications carrier's solicitation for approval must be proximate to the notification of a customer's CPNI rights.

The Company's CPNI policies require that customers be notified of their rights, and the Company's obligations, with respect to CPNI prior to any solicitation for customer approval. All required customer notices (whether written, oral or electronic) comply with the requirements of Rule 64.2008. The Company maintains records of all required customer notices (whether written, oral or electronic) for a minimum of one year.

(d) *Notice Requirements Specific to Opt-Out.* A telecommunications carrier must provide notification to obtain opt-out approval through electronic or written methods, but not by oral communication (except as provided in paragraph (f) of this section). The contents of any such notification must comply with the requirements of paragraph (c) of this section.

(1) Carriers must wait a 30-day minimum period of time after giving customers notice and an opportunity to opt-out before assuming customer approval to use, disclose, or permit access to CPNI. A carrier may, in its discretion, provide for a longer period. Carriers must notify customers as to the applicable waiting period for a response before approval is assumed.

(i) In the case of an electronic form of notification, the waiting period shall begin to run from the date on which the notification was sent; and

(ii) In the case of notification by mail, the waiting period shall begin to run on the third day following the date that the notification was mailed.

(2) Carriers using the opt-out mechanism must provide notices to their customers every two years.

(3) Telecommunications carriers that use e-mail to provide opt-out notices must comply with the following requirements in addition to the requirements generally applicable to notification:

(i) Carriers must obtain express, verifiable, prior approval from consumers to send notices via e-mail regarding their service in general, or CPNI in particular;

(ii) Carriers must allow customers to reply directly to e-mails containing CPNI notices in order to opt-out;

(iii) Opt-out e-mail notices that are returned to the carrier as undeliverable must be sent to the customer in another form before carriers may consider the customer to have received notice;

(iv) Carriers that use e-mail to send CPNI notices must ensure that the subject line of the message clearly and accurately identifies the subject matter of the e-mail; and

(v) Telecommunications carriers must make available to every customer a method to opt-out that is of no additional cost to the customer and that is available 24 hours a day, seven days a week. Carriers may satisfy this requirement through a combination of methods, so long as all customers have the ability to opt-out at no cost and are able to effectuate that choice whenever they choose.

The Company does not currently solicit "opt out" customer approval for the use or disclosure of CPNI. The Company does not use CPNI for any purposes (including marketing communications-related services) and does not disclose or grant access to CPNI to any party (including to agents or affiliates that provide communications-related services), except as permitted under 47 U.S.C § 222(d) and Rule 64.2005

(e) Notice Requirements Specific to Opt-In.

A telecommunications carrier may provide notification to obtain opt-in approval through oral, written, or electronic methods. The contents of any such notification must comply with the requirements of paragraph (c) of this section.

The Company does not currently solicit 'opt-in" customer approval for the use or disclosure of CPNI. The Company does not use, disclose or grant access to CPNI for ant purpose, to any party or in any manner that would require a customer's "opt in" approval under the Commission's CPNI Rules.



Service Order - PSTN Control Service – Interconnected VoIP

This Service Order – PSTN Control Service, dated August 20, 2020, is subject to and made a part of the Master Service Agreement Number EWRT[200820]-3002515 between **Ewart Technologies, Inc** ("Customer") and Peerless Network. This Service Order and the Master Service Agreement governs the sale and purchase of the Local Exchange Services described below. This Service Order Initial Term is one (1) year from the Service Commencement Date and renews for one (1) month periods unless either Party cancels the Service Order or MSA.

1. Service Description. Peerless will provide PSTN Control Service to the Customer to originate and terminate traffic to and from the Public Switched Telephone Network ("PSTN"). Service will be configured based upon incumbent LEC requirements, which may include using existing Peerless interconnection facilities or separate facilities dedicated to the Customer. *As a condition of Peerless PSTN Control Service, Customer is required to enter into the Peerless Transit and Local Termination Service Orders as specified below.* In the event Customer chooses to route additional types of traffic, Customer agrees to enter into the appropriate Service Orders as specified below.

2. Customer Responsibilities. Customer acknowledges and agrees that, prior to Service commencement, it is an Interconnected VoIP Provider as defined by the Federal Communications Commission ("FCC"), certified and in good standing at the FCC and in each applicable state and responsible for all applicable regulatory requirements, including but not limited to:

- a) Fulfilling obligations of the incumbent LEC; and
- b) Obtaining or assigning a CLLI code per LATA as defined by Peerless; and
- c) Obtaining all necessary industry identifiers including but not limited to; OCN, ACNA, LNP Service Provider ID (SPID); and
- d) Obtaining an "A" Block NPA-NXX and assigning a Local Routing Number (LRN) from the "A" Block. Central Office Code Assignment Guidelines shall include:
 - i. SW IDENT: Customer CLLI Code
 - ii. ACTUAL SW ID: Peerless Network provided CLLI Code per market; and
- e) Providing the "A" Block NPA-NXX and LRN to Peerless as soon as it is received by the Customer, but no later than seven (7) days after receipt; and
- f) Establishing an AOCN relationship with an AOCN provider for entering and maintaining all appropriate LERG designations; and
- g) Establishing and supporting all local number portability processes; and
- h) Implementing a solution for delivering/accepting all ancillary call types in accordance with all federal, state, and municipal laws, in addition to all Interconnection Agreement requirements. Ancillary call types include, but are not limited to, 911, E911, 311 Operator Services, Directory Assistance, 900, 500, 976 services; and
- i) Establishing at least one one-way outbound trunk group for local termination and transit services and two one-way inbound trunk groups between Customer and Peerless Network for the delivery of inbound local/intraLATA and interLATA traffic. Connections to Peerless Network will be made using Session Initiation Protocol (SIP) using either G.711 and/or G.729 codes unless mutually agreed upon to in writing by both parties; and
- j) Agreeing to enter into, and be bound by the terms and conditions of, the appropriate Service Order(s) (e.g., Voice Termination) in the event Customer chooses to route additional traffic; and
- k) Agreeing to be in compliance with all third party traffic termination arrangements, including primary toll carrier agreements, and optional and/or extended calling area plans; and
- l) Acknowledging that service is only available to Customer for use in providing telecommunications or telecommunications-related services to its residential, business, and government end users within the Peerless network or its affiliates' service areas, except where, and only to the extent that, Customer is required to allow for the resale of its local exchange telecommunications services under state or federal law and that service may not be used for termination of "pass through" or transit access traffic if such use results in an arrangement that seeks to avoid the appropriate application of switched access charges; and
- m) Arranging and bearing all costs of connection to its customers; and
- n) Routing all outbound local and local toll (intraLATA) traffic to Peerless and entering into Peerless Transit and Local Termination Service Orders, with rates for each state where service is provided; and
- o) Billing and collecting any Customer End User fees; and
- p) Submitting all orders to orderentry@peerlessnetwork.com; and
- q) Billing and collecting any applicable End Office switched access fees, including Intercarrier Compensation.

3. Peerless Responsibilities: In providing the PSTN Control Service, Peerless acknowledges and agrees that it (or a



related subsidiary) will:

- a) Maintain appropriate interconnection facilities to the incumbent local exchange carrier tandem(s), and assist (as needed) in the ordering and provisioning of interconnection facilities with the incumbent LEC; and
- b) Coordinate any SS7 route sets as may be required for interconnection to the LEC; and
- c) Provide Customer with Peerless CLLI Codes mentioned above; and
- d) Route all inbound traffic (local, intraLATA, interLATA, International) received to Peerless Network's tandem both directly or indirectly from another carrier to the Customer.
- e) Accept and route any 1+ or 8YY originated traffic from the Customer.
- f) Route originating local and intraLATA traffic from the Customer to Peerless on-net customers (excluding the ILEC) via Peerless' Local Transit Service, only with a valid Transit Service Order for this traffic as noted in Customer Responsibilities.
- g) Route originating local and intraLATA traffic from the Customer to off-net carriers (including the ILEC) via Peerless' Local Termination Service (see Peerless Network Local Termination Service Order, only with a valid Peerless Local Termination Service Order for this traffic as noted in Customer Responsibilities.
- h) Route originating interLATA traffic from the Customer to Peerless for termination via Peerless' Voice Termination Service, only if the Customer enters into the Peerless Voice Termination Service Order for this traffic.
- i) Provide Customer with a list of all on-net and off-net carriers based on LATA and OCN in each market service where local transit and local termination is established.
- j) Provide EMI records.
- k) Use commercially reasonable efforts to provision orders within twenty (20) days of receipt from Customer. Orders received after 3:00pm CST will be considered as received the next business day. Orders that are expedited will be assessed a fee of \$~~100.00~~ per order.

4. Pricing. The prices for PSTN Control Services are as follows:

PSTN Control Port Monthly Charges	\$ 100 per switch port PSTN Control Switch Ports = Number of Inbound Minutes / 1000000000
Off-Net Local Transit*	Pursuant to the Peerless Network Local Termination Service Order
On-Net Local Transit*	Pursuant to the Peerless Network Transit Service Order
Outbound Long Distance*	Pursuant to the Peerless Network Voice Termination Service Order

* Customer must have valid Service Orders for this traffic.

4.1 Rates are subject to change on seven (7) days written notice. Modification in rates may be in the form of new rates, charges and/or surcharges or through modification of existing rate elements which are used to determine rates and/or charges. Customer is liable for payment on any rate changes past the effective date as documented in a delivered rate modification notice. Unless explicitly stated, any pricing not covered in this Service Order is subject to the Applicable Tariffs covering such services. In addition, Peerless will not act as a billing intermediary or clearinghouse for Customer's billing.

4.2 Peerless may charge applicable tandem switched access rates to a third party for originating and/or terminating traffic to the Customer. If Peerless is charged by a third party for services typically billed to the end office provider (Customer), Peerless will pass through such charges to Customer. Customer acknowledges and agrees that Peerless is not responsible for any charges levied by any third party in connection with such traffic that does not traverse Peerless' network, including intercarrier compensation.

4.3 Customer will not charge Peerless any amounts in connection with any traffic exchanged under this Service Order including terminating and originating switched access fees for traffic utilizing a Peerless CIC Code.

4.4 "Local and IntraLATA Traffic" means calls that, based upon originating and terminating telephone numbers, would be rated as local or IntraLATA according to the state-mandated then current local serving area, including mandatory local calling



scope arrangements, or intraMTA traffic terminating to a wireless carrier. A Mandatory Local Calling Scope arrangement is an arrangement that provides End-Users a local calling scope, *i.e.* Extended Area Service (EAS), beyond their basic exchange serving area. Local Traffic does not include optional local calling scopes, *i.e.* optional rate packages that permit the End-User to choose a local calling scope beyond their basic exchange serving area for an additional fee, referred to hereafter as "optional EAS". Customer will route special services calls, including, but not limited to 311, 411, 611, 976, 500, 700, 900, and 911 calls, via another local exchange carrier or service provider. The service includes only local calling or 1+ calling to the Interexchange Carrier chosen by the customer for Long Distance Services, or toll free calling.

4.4 Should the Customer provide Peerless proper notice of cancellation of this Service Order, Customer will use best efforts to migrate the traffic off of the Peerless network within thirty (30) days, but in no way should Company take more than sixty (60) days to finalize such migration. Customer is responsible for payment of all traffic until traffic is properly migrated off of Peerless' network.

4.5 Acceptable Use. Parties agree to work cooperatively to address unlawful use in a timely manner. Peerless works cooperatively with the industry, law enforcement, governmental entities, regulatory entities, and other carriers (collectively "Cooperative Parties"), to address issues related to illegality, fraud and abuse. In accordance with laws applicable to Peerless and notwithstanding anything to the contrary in this Agreement, Peerless may disclose Customer's information and such disclosure will not be a violation of this Agreement.

Unlawful Use. Customer will use best efforts to prevent unauthorized, illegal, or fraudulent use of the Services, and shall terminate any unauthorized, illegal, or fraudulent user access and immediately notify Peerless of any such unauthorized, illegal, or fraudulent use, attempted use of, or access to, the Services. Regardless of how Customer becomes aware of unlawful activity, Customer is not relieved of liability related to the offending traffic and will also be responsible for paying third-party fees directly related to the offending traffic. Further, any unauthorized, illegal, or fraudulent use or misuse of the Services by or through Customer voids all warranties, express or implied, by Peerless, and relieves Peerless from any responsibility for performance under the respective Service Order where fraud, abuse or illegality occurred. *Peerless has no obligation to prevent, monitor, notify, or actively seek facts or circumstances indicating any fraud, abuse or illegal activities.*

Traceback Efforts. Customer warrants that it will participate in any traceback efforts authorized by US Telecom's Traceback Group regarding suspicious robocalls without the need for a subpoena or formal demand. Customer agrees that its response shall indicate if it is in the call path as the originating provider of the calls (*i.e.*, Customer received the calls from Customer's End User) or (ii) a transit provider (*i.e.*, Customer received the calls from another voice provider). The response shall also identify the source of the calls.

Penalties. In addition to penalties outlined above, Peerless may, in its sole discretion, take any or all of the following actions to address if it discovers or reasonably suspects any abuse or unlawful activity: (i) take commercially reasonable action on offending numbers in order to minimize misuse; (ii) issue a verbal, e-mail or written warning notifying the Customer of the misuse and the corrective action that must be taken; (iii) suspend, with or without warning, all or part of a Customer's Service and may condition restoration of such Service upon Customer affecting corrective action; and/or (iv) terminate, with or without warning, all or part of Customer's service and may terminate Customer's Agreement. Any unauthorized, illegal, or fraudulent use or misuse of the Services by or through Customer voids all warranties, express or implied, by Peerless, and relieves Peerless from any responsibility for performance under the respective Service Order where fraud, abuse or illegality occurred.

IN WITNESS WHEROF, the Parties hereto have caused this Service Order – PSTN Control Service to be executed as of the day and year first above written.

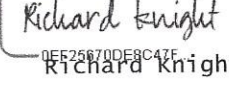
Customer: Ewart Technologies, Inc.

DocuSigned by:

By: 
Name: RICK Ewart
Title: President
Date: 8/20/2020

Peerless Network, Inc.

DocuSigned by:

By: 
Name: Richard Knight
Title: 8 EVP Sales and Marketing
Date: 8/20/2020

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Peerless Network, Inc.
 222 S Riverside Plaza Suite 1900
 Chicago, IL 60606

Date: August 21, 2020

To: Pooling Administrator

Ewart Technologies, Inc. (dba IsleCall Communications), an Interconnected VoIP Provider with OCN 517J, has contracted with Peerless Network, Inc. (Peerless Network) and its affiliates, to provide interconnection facilities in the following Local Access Transport Areas (LATAs) and Peerless Network Switch IDs as authorized via the SWU process in BIRRDS:

LATA	SWITCH	LATA	SWITCH	LATA	SWITCH
120	PTLDME02DS5	354	MDSRWIKEDSO	566	SNANTXCADS6
122	MNCHNHACDS0	356	MILWWIAUDS2	628	MPLSMNCDDSF
122	PTLDME02DS5	358	CHCGILWUDS4	630	SXCYIA79DS1
124	BURLVTHVDS1	366	BLTNILTSDSO	632	DESMIAITDS7
124	MNCHNHACDS0	368	PEORILPJDS4	634	DVNPIA80DS0
128	SOVLMAABDS2	370	CHMPILCPDS1	635	IWCYIA70DS0
130	EPRVRINBDS2	374	SPFDILESDS3	638	BSMRNDJCDS0
132	NYCMNYZRDBS	422	CHRONC82DS1	640	SXFSDPDS1
133	PGHKNYWSDS0	424	GNBNCEMDS1	644	OMAKNEYWDS1
134	ALBYNYPDS5	426	RLGHNCNCHDS0	650	BLNGMT93DS0
136	SYRCNY02DS1	428	WLMGNC03DS4	652	BOISIDPZDS1
138	BNGHNYHYXMD/NYCMNYZRDBS	430	GNVLSCMCDS1	654	CHYNWYRFDS0
140	BFLONYGODS3	434	CLMASCLDS3	656	DNVRCO26DS5
220	PSVLNJPLXKX/PHLAPAFGD4S	436	CHTNSCFUDS1	658	CLSPCO11DS6
222	CMDNNJCEXFZ/PHLAPAFGD4S	438	ATLNGAMQDS7	660	SLKCUT26DS1
224	JRCYNJ65DS4/NYCMNYZRDBS	440	SVNHGAOBDS3	664	ALBQNM10DS5
226	HRBGPAGUDS1	442	AGSTGAPUDSO	666	PHNXAZ19DS3
228	PHLAPAFGD4S	442	ATLNGAMQDS7	668	TCSMAZCHDS0
230	ALNAPAACDS0	446	MACNGAGADS3	672	PTLDOR13DS4
232	SCTNPA01DS0	452	JCVLFLCLDS4	674	STTLWAWBDSH
234	PITBAOKAMD/CLEVOHEKDS1	458	ORLDFL60DS2	676	SPKNWADZDS3
236	ARTNVAARDS2/WASHDC12DS6	460	MIAUFLWSDS2	721	SMMNNVBDS0

Starting in Orlando LATA

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236	WASHDC12DS6	462	LSVLKYAPDS4	722	SNJUCACLDS1
238	BLTQMD01DS0	468	MMPHTNMADS7	724	CHICCACWDS0
240	HGTWMD53DS0	470	NSVNTNGNDS1	726	SCRMC01DS3
242	SLBRMD90DS0	474	KNVNTNECDS1	728	FRSNCA01DS5
244	RONKVAGEDS0	476	BRHMALHRDS1	730	LSANCAJWDS9
246	CLPPVA94DS0	477	HNVIAL96DS2	732	SNDGCA02XSZ/LSANCAJWDS9
248	RCMEVABADS1	482	JCSNMSPSDS5	734	BKFDCAKTDS1
250	LYBGVA55DS0	484	BILXMSATDS0	736	MTRYCAPMDS0
252	NRFLVAJYDS0	486	SHPTLAMADS5	738	SKTNCACZDS2
256	MGTWWVVDXDS1	490	NWORLASDDS1	740	SNLOCA01DS2
320	CLEVOHEKDS1	492	BTRGLA12DS0	920	HRFRCT0380Z/NYCMNYZRDBS
324	CLMDOH44DS5	520	STLSMOGZDS5	922	CNCNOHWSDSA
325	AKRNOH25DS3	524	KSCYMO55DSG	928	CHVLVAXADS1
326	TOLDOH21DS4	528	LTRKARZODS1	952	TAMSFLDEDSH
328	DYTNOHKTDS3	532	WCHTKSTPDS0	973	PLSPCA19DS0
332	SBNDIN13DS0	536	OKCYOKCEDS7	974	ROCHNYEIDS2
336	IPLWIN75DS8	538	TULSOKTBDS7	45204	JCVFLCLDS4
340	SFLDMIMKDS2	552	DLLSTX97DSS	45402	OCAFLLXAXRZ/GSVLFLMADS9
344	SGNWMIACDS1	556	WACOTXKEYDS0	45806	ORLDFL60DS2
346	LNNGMIDCDS1	558	AUSTTXGRDS6	46017	MIAUFLWSDS2
348	BRSPMI09DS0	560	HSTNTXJAXLX/DLLSTX97DSS	46018	MIAUFLWSDS2
350	GNBYWIELDS0	564	CRCHTXBBDS0	93901	AVPKFLXAXEX/AVPKFLXADS1
				93902	FTMYFL02DS1

For the purpose of confirming network readiness to request codes from the Pooling Administrator, Peerless Network confirms that Ewart Technologies, Inc. will be utilizing existing Peerless Network facilities between Peerless Network and the Incumbent Local Exchange Carrier. Ewart Technologies, Inc. will designate these facility arrangements via BIRRDS in the LERG via their designated AOCN.

If you should have any questions regarding the facilities used for Ewart Technologies, Inc. to provide services in the above mentioned LATAs, please feel free to reach out to me at 312-506-0935.

Sincerely,

Gregor Ernst

VP, Product Development