



February 16, 2023

Electronically Filed

Ms. Amanda Maxwell
Executive Director/Secretary
Washington Utilities and Transportation Commission
621 Woodland Square Loop SE
Lacey, WA 98503

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State Of WASH.
UTIL. AND TRANSP.
COMMISSION

RE: Notification on Behalf of the Washington Telecommunications Industry by the North American Numbering Plan Administrator (NANPA) of Need for Relief Plan Implementation for the 206 Numbering Plan Area (NPA) Code

Dear Ms. Maxwell:

The North American Numbering Plan Administrator (“NANPA”), hereby submits for filing a letter on behalf of the Washington telecommunications Industry requesting approval to begin implementation of the all-service distributed overlay for relief of the “206” Numbering Plan Area (NPA or area code) with the 564 NPA.

If you have any questions regarding this filing, please contact me at at fweber@nanpa.com or 925-420-0340.

Respectfully Submitted,

A handwritten signature in black ink, appearing to read "Florence Weber", is written over a horizontal line.

Florence Weber
Senior Director
NANPA
Two Tower Center Blvd. Floor 20
East Brunswick, N.J. 08816
925-420-0340
fweber@nanpa.com



February 16, 2023

Ms. Amanda Maxwell
Executive Director/Secretary
Washington Utilities and Transportation Commission
621 Woodland Square Loop SE
Lacey, WA 98503

RE: *Notification on Behalf of the Washington Telecommunications Industry by the North American Numbering Plan Administrator (NANPA) of Need for Relief Plan Implementation for the 206 Numbering Plan Area (NPA) Code*

Dear Ms. Maxwell:

On behalf of the Washington telecommunications industry (“Industry”), the North American Numbering Plan Administrator (“NANPA”), as the neutral third-party Numbering Plan Area (NPA, also referred to as “area code”) relief planner for the State of Washington,¹ hereby notifies the Washington Utilities and Transportation Commission (“Commission”)² that the need for relief in the 206 NPA is imminent. On May 10, 2000, the Commission, in Docket UT-991535 (May 2000 Order”), approved a plan to add a new NPA in relief of the 360 area code. The Commission also determined that a single area code would overlay all of western Washington including the 206, 253, and 425 area codes.³ In 2016, the Commission released Order No. 01 in Docket UT-143787 (“Order No. 01”), adopting the implementation plan for the 564 NPA overlay for

¹ The Industry is composed of current and prospective telecommunications carriers operating in, or considering operations within, the 206 area code.

² The Federal Communications Commission (“FCC”) delegated authority to the states to review and approve NPA relief plans. See 47 C.F.R. §52.19.

³ *In the matter of Area Code Relief for the 206, 253, 425 Number Plan Area Filed by Neustar for the Washington State Telecommunications Industry in the form of an Overlay; and creation of the 564 Plan Area for all of Western Washington*, Docket No. UT-991535, Order Implementing Area Code Relief Plan (May 10, 2000) (“May 2000 Order”).

all of western Washington, beginning with the relief of the 360 NPA, followed by each of the 206, 253, and 425 NPAs when each of those NPAs near exhaust.⁴

Consistent with the Commission's Orders and to update the record, NANPA hereby notifies you that the 206 area code is currently projected to exhaust, absent relief, during the fourth quarter of 2025. As a result, barring other direction from the Commission, the Industry will take steps to implement the all-services distributed overlay as approved by the Commission in the May 2000 Order and Order No. 01 for the 206 NPA, employing the customer education and technical implementation plan and schedule herein described. Prior to the commencement of the implementation plan, the Industry requests that the Commission approve the Industry's proposed implementation schedule as set forth herein.

I. Background:

The 206 NPA was created in 1947 and originally served the entire State of Washington. In January 1957, a geographic split of the 206 NPA roughly along the Cascade Mountains created the 509 NPA and covers the eastern two-thirds of the state. In 1995, the Commission approved another geographic split of the 206 NPA creating the 360 NPA, which encompassed all of western Washington except the central Puget Sound area including the Seattle/Tacoma area. In 1997, nearing exhaust again, the 206 was split three-ways, with the southern portion, including Tacoma, receiving the 253 NPA, and the northern portion, including Everett, receiving the 425 NPA. In 1999, the 360 NPA was nearing exhaust and the Commission approved an overlay, utilizing the 564 NPA. In May 2000, the Commission adopted a staff recommendation to overlay all

⁴ *In the Matter of the Implementation of the 564 Numbering Plan Area*, Docket No. UT-143787, Order Adopting Implementation Plan (2016) ("Order No. 1").

of western Washington with one NPA, beginning with the relief of the 360 NPA, and then over each of the 206, 253, and 425 NPAs when each of those NPAs near exhaust.⁵ Coincident with the implementation of the 564 overlay of the 360 NPA, Washington began a number conservation measure, thousands-block number pooling, in all of these NPAs. As a result, the lives of the 206, 253, 360, and 425 NPAs were extended, postponing the implementation of the new 564 NPA overlay of the 360 NPA until 2017.⁶ The 564 NPA would next be expanded to overlay the 206 NPA.

In addition to implementing the overlay in relief of the 360 NPA, Order No. 01 required service providers with numbering resources in the 206, 253, 360, and 425 NPAs to implement mandatory 10-digit local dialing by September 30, 2017.⁷ As such, a permissive dialing period is not required for the implementation of the 564 NPA over the 206 NPA because mandatory 10-digit local dialing is already in place.

As required by the FCC, NANPA collects CO code assignment, utilization, and forecasted demand data to determine the projected demand for numbering resources. NANPA uses this data to project the exhaust date of each area code and publishes the results twice each year. In October 2022, NANPA published its semi-annual Numbering Resource Utilization/Forecast (NRUF) and NPA Exhaust Analysis (“October 2022 NRUF Report”) which indicated that the 206 NPA will exhaust during the fourth quarter of 2025.⁸

⁵ The NPA Code Relief Planning and Notification Guidelines (ATIS-0300061, April 1, 2022) (“NPA Relief Planning Guidelines”), §5, requires that relief planning begin 36 months prior to exhaust.

⁶ Planning Letter 492 dated June 28, 2016, can be accessed on the NANPA web site at https://nationalnanpa.com/planning_letters/index.html.

⁷ Order No. 01, ordering clause (3).

⁸ October 2022 NRUF and NPA Exhaust Analysis (“October 2022 NRUF Report”) can be accessed on the NANPA web site at https://nationalnanpa.com/reports/reports_npa.html.

II. Description of the Overlay Implementation Plan:

The all-services distributed overlay would superimpose the 564 NPA over the same geographic area covered by the existing 206 NPA. NANPA will assign Central Office (“CO”) codes from the 564 overlay NPA only after all assignable CO codes from the 206 NPA are allocated. With the expansion of the 564 NPA over the 206 NPA, the projected exhaust date of the 206/564 overlay NPA will be third quarter 2044.⁹

All existing customers in the 206 NPA would retain their current area code and would not have to change their telephone numbers. The existing dialing plan for the 206 NPA is set forth in the following table and will remain as shown for the 206/564 overlay NPA and is consistent with the 360/564 overlay NPA dialing plan:

**Dialing Plan for the
206/564 All-Services Distributed Overlay**

Type of Call	Call Terminating in	Dialing Plan
Local	Home NPA (HNPA) or Foreign NPA (FNPA)	10 digits (NPA-NXX-XXXX)*
Toll	HNPA or FNPA	1+10 digits (1+NPA-NXX-XXXX)
Operator Services Credit card, collect, third party	HNPA or FNPA	0+10 digits (0+NPA-NXX-XXXX)

*1+10-digit dialing permissible at service providers’ discretion.

While Order No. 01 contains implementation instructions to the Industry, many factors have changed since this Order was approved. The Industry reached consensus to propose that the 564 NPA overlay of the 206 NPA be implemented in accordance with a 9-month schedule, which is consistent with current Industry practices for implementing an overlay when mandatory 10-digit dialing is already in place. The proposed

⁹ Once the 564 NPA is implemented over the 206 NPA, the projected life of the 360/564 NPA overlay may decrease.

implementation schedule, outlined below, does not include specific dates, but rather timeframes to identify the phases of implementation. Once the Commission has approved the implementation timeline schedule, the Industry will select specific dates at an implementation meeting to ensure the dates do not interfere with certain holidays, high traffic calling days, network freeze periods, or other NPA relief implementation activities occurring across the country. Moreover, the Commission’s approval of the proposed implementation timeframe schedule will allow the 564 NPA to be implemented six months prior to the projected exhaust of the 206 NPA¹⁰ and avoid the denial or delay of service to telecommunications providers’ customers due to the unavailability of CO codes.

The Implementation Timeframe Schedule
for the 206/564 All-Services Distributed Overlay

EVENT	TIMEFRAME
Customer Education and Network Preparation Period*	9-months
Earliest Activation of CO codes in the 564 NPA **	At completion of Customer Education and Network Preparation Period and after all 206 NPA CO codes are exhausted Six months prior to exhaust

* *There is no requirement for a permissive dialing period because mandatory 10-digit local dialing is already in place.*

***CO codes in the 564 NPA will not be assigned until all available CO codes in the existing 206 NPA are allocated.*

After the Commission issues a final approval, NANPA will schedule and facilitate an Industry implementation meeting and publish a Planning Letter. The Industry will

¹⁰ NPA Relief Guidelines, §7.2, which states that “the relief implementation should be completed at least six (6) months prior to the projected exhaust of the NPA.”

form an implementation committee to begin implementation of the 564 NPA approximately 15 months prior to exhaust of the 206 NPA.¹¹

The following table outlines the methods and processes the Industry typically utilizes in current relief projects for implementation of an initial overlay when 10-digit local dialing is in place; however, the methods and processes outlined below may be modified by agreement of the Industry members during the actual implementation meetings:

Customer Education Milestones:

	Responsibility
1 Issue single customer notification (e.g., bill messages, bill inserts, direct mail, text messaging, email)	All Service Providers
2 Issue initial press release announcing the expansion of the 564 NPA overlay.	Commission; Service Providers to the extent they are able to do so
3 Send Special letters to PSAPs and Directory Publishers	Co-chairs of Industry committee
4 Update social media with information regarding the expansion of the 564 NPA overlay.	All Service Providers (optional)
5 Update websites with information regarding the expansion of the 564 NPA overlay.	All Service Providers
6 Develop language for use in Directories to alert the consumers of the expansion of the 564 NPA overlay.	Co-chairs of Industry committee
7 Send reminder Special letters to Directory Publishers, & PSAPs	Co-chairs of Industry committee
8 Issue second press release just prior to the expansion of the 564 NPA overlay effective date	Commission; Service Providers to the extent they are able to do so

¹¹ The Industry needs a total of 15 months to complete a 9-month implementation schedule and implement area code relief six months prior to exhaust of the 206 NPA.

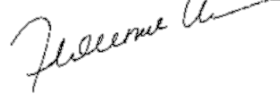
Technical Milestones (E911 Work Plan):

	Responsibility
<u>E911 Work Plan</u>	
1 Confirm new Emergency Service Number (ESN)/Numbering Plan Digit (NPD) has been established for the new NPA	E911 Providers
2 Ensure SRDB table has new NPA built	E911 Providers
3 Notify PSAPs, PSALI customers and County Coordinators	E911 Providers
4 Review and Submit CLEC Trunk Order Requests to local provider if needed	All Service Providers (as needed)
5 Update PSAP equipment to recognize new NPA	PSAP's
6 Trunk Orders Complete	E911 Providers
7 Build E911 Network/Tandem Translations	E911 Providers
8 Verify if all PSAP work has been completed	PSAP's
9 Activate E911 Network/Tandem Translations	E911 Providers

III. Conclusion

The Industry will take steps to implement the all-services distributed overlay that was previously approved by the Commission in Order No. 01 to extend the 564 NPA over the 206 NPA as aligned with the customer education and technical implementation milestones timeframes outlined herein. The Industry requests approval of the described customer education and implementation plans no later than June 30, 2024, in order to allow sufficient time for implementation.

Respectfully submitted,



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February 16, 2023

Attachment



January 31, 2023

To: All 206 NPA Code Holders and Interested Industry Members (Washington)

Subject: Final Minutes of the Draft Relief Letter Review for the 206 NPA

Attached are the final minutes from the January 10, 2023 Washington 206 NPA draft relief letter review meeting. These minutes became final on January 30, 2023.

If you have any questions, please give me a call at (925) 420-0130 or contact me by email at cmccabe@nanpa.com.

Sincerely,

Cecilia McCabe
NANPA

cc: Rebecca Beaton - Washington Utilities and Transportation Commission
Jing Roth - Washington Utilities and Transportation Commission
Tim Zawislak - Washington Utilities and Transportation Commission
Jonathon Church – Washington Utilities and Transportation Commission

**WASHINGTON 206 NPA
DRAFT RELIEF LETTER REVIEW MEETING
via WEB CONFERENCE
FINAL MINUTES
January 10, 2023**

WELCOME, INTRODUCTIONS & AGENDA REVIEW

Cecilia McCabe, NPA Relief Planner – North American Numbering Plan Administrator (“NANPA”), welcomed the participants and reviewed the objective of the meeting. A list of attendees can be found in Attachment #1. The meeting agenda and other documents were displayed to the meeting participants using Zoom™

REVIEW CONSENSUS PROCESS

Cecilia stated that the ATIS (Alliance for Telecommunications Industry Solutions) approved industry consensus process would be followed. She reviewed the consensus process and explained how consensus is determined. In addition, Cecilia stated that the minutes would be comprised of consensus agreements, and that issues not captured by consensus could be expressed in the form of a Statement for the Record, which could be conveyed at any point during the meeting.

NANPA’s ROLE AND RESPONSIBILITIES

Cecilia reviewed NANPA’s roles and responsibilities for the meeting as follows:

- NANPA starts the relief planning process 36 months prior to exhaust of the NPA. In this case, based on the October 2022 Numbering Resource Utilization/Forecast (NRUF) and NPA Exhaust Analysis (“October 2022 NRUF Report”), the projected exhaust for the 206 NPA is fourth quarter of 2025 (4Q2025).
- As there is an approved relief plan in place, NANPA distributes the notice with the draft relief implementation letter filing at least three weeks prior to the initial relief planning meeting, which was completed on December 19, 2022.
- The main objective is achieved by reaching consensus on the relief implementation letter to be filed with the Washington Utilities and Transportation Commission (“Commission”).
- Determine any additional items to include in the letter such as the implementation intervals.
- NANPA is then charged with the responsibility of submitting the relief implementation letter, on behalf of the Washington telecommunications industry (“Industry”), with the regulatory authority. Once the Industry comes to consensus on what should be included in the letter, NANPA will submit it within six weeks of today’s meeting.

BACKGROUND OF THE 206 NPA

The 206 NPA was created in 1947 and originally served the entire State of Washington. In January 1957, a geographic split of the 206 NPA roughly along the Cascade Mountains created the 509 NPA and covers the eastern two-thirds of the state. In 1995, the Commission approved another geographic split of the 206 NPA creating the 360 NPA, which encompassed all of western Washington except the central Puget Sound area including the Seattle/Tacoma area. In 1997, nearing exhaust again, the 206 was split three-ways, with the southern portion, including Tacoma, receiving the 253 NPA, and the northern portion, including Everett, receiving the 425 NPA.

Cecilia stated that in May 2000, the Commission adopted a staff recommendation to overlay all of western Washington with one NPA, beginning with the relief of the 360 NPA, and then

over each of the 206, 253, and 425 NPAs when each of those NPAs near exhaust. Coincident with the implementation of the 564 overlay of the 360 NPA, Washington began a number conservation measure, thousands-block number pooling, in all of these NPAs. As a result, the lives of the 206, 253, 360, and 425 NPAs were extended, postponing the implementation of the new 564 NPA overlay of the 360 NPA until 2017.

In addition to implementing the overlay in relief of the 360 NPA, Docket UT-143787, Order No. 01 (“Order”) required service providers with numbering resources in the 206, 253, 360, and 425 NPAs to implement mandatory 10-digit local dialing by September 30, 2017.

REVIEW ORDER

Cecilia reviewed the ordering clauses in the Order which state:

THE COMMISSION ORDERS:

- (1) The Commission adheres to its previous determination that the new 564 numbering plan area must overlay all of western Washington.*
- (2) The North American Numbering Plan Administrator may assign central office codes with telephone numbers in the 564 area code in the existing 360 numbering plan area beginning in the third quarter of 2017. The Administrator may assign those codes in the other existing numbering plan areas in western Washington only when the Administrator forecasts, and the Commission confirms, that those number plan areas are nearing exhaust.*
- (3) Telecommunications service providers with telephone number resources in the 206, 253, 360, and 425 numbering plan areas must implement mandatory 10-digit dialing for all calls throughout those areas by September 30, 2017.*
- (4) Telecommunications service providers with number resources in the 206, 253, 360, and 425 numbering plan areas must work with Staff on the technical deployment, customer education, and community involvement needed to ensure successful implementation of the 564 numbering plan area.*
- (5) The North American Numbering Plan Administrator, in conjunction with telecommunications service providers with number resources in the 206, 253, 360, and 425 numbering plan areas, must file reports with the Commission on the status of implementation of the 564 numbering plan area by the last day of each calendar quarter beginning September 30, 2016, until the 564 numbering plan area is fully implemented.*
- (6) The Commission retains jurisdiction over these matters to enforce the terms of this Order.*

NPA STATUS

Central Office (“CO”) Code Assignment History:

Cecilia provided a read-out of the monthly CO Code Assignment Activity for the Washington 206 NPA. As of January 9, 2023, the 206 NPA has 737 CO codes assigned, 45 CO codes available for assignment and 18 unassignable CO codes. There have been no assignments in 2023 but 16 CO code assignments were made in 2022, 19 CO codes were assigned in 2021, 18 CO codes were assigned in 2020, 18 CO codes were assigned in 2019, eight (8) CO codes were assigned in 2018, and 13 CO codes were assigned in 2017. (See Attachment #2)

NPA Exhaust

The October 2022 NRUF Report, published by NANPA, projected the exhaust of the 206 NPA during the fourth quarter of 2025 (4Q2025).

Thousands-Block Status of 206 NPA

There are five (5) rate centers in the 206 NPA of which four (4) are mandatory and one (1) is optional for pooling. From January 1, 2022 through January 9, 2023, there have been 193 blocks assigned and 16 CO codes assigned: 15 CO codes for pool replenishment and one (1) CO code for an LRN. There are 10 blocks available as of January 9, 2023. The forecasted need for CO codes for the next twelve months is six (6) CO codes for pool replenishment and dedicated customers. (See Attachment #3)

REVIEW DRAFT RELIEF IMPLEMENTATION LETTER FOR THE 206 NPA

Cecilia reviewed the draft relief implementation letter filing for the 206 NPA distributed on December 19, 2022, for which Industry edits had been received prior to the meeting. The 564 NPA code would be assigned to the same geographic area occupied by the existing 206 NPA. Customers would retain their current telephone numbers and the dialing plan, which already includes 10-digit local dialing, would remain in place. The projected life of the new area code is approximately 19 years based on historic assignment rates. The Industry reached consensus to approve NANPA's recommended implementation letter with some suggested edits.

DIALING PLAN

Cecilia stated that the 206 NPA is already in 10-digit local dialing and would have the same dialing plan after implementation of the 564 NPA overlay over the 206 NPA. There was discussion to change the word "permissive" to "permissible" in the note and to delete the reference to Planning Letter 442. Consensus was reached by the participants to accept the changes.

The dialing plan for the 206/564 NPA all services distributed overlay will be as follows:

Type of Call	Call Terminating in	Dialing Plan
Local call	Home NPA (HNPA) or Foreign NPA (FNPA)	10 digits (NPA-NXX-XXXX)*
Toll Call	HNPA or FNPA	1+10 digits (1+ NPA-NXX-XXXX)
Operator Services Credit card, collect, third party	HNPA or FNPA	0+10 digits (0+NPA-NXX-XXXX)

*1+10 digit dialing permissible at each service provider's discretion.

ESTABLISH IMPLEMENTATION SCHEDULE

The industry reached consensus to recommend to the Commission a 9-month schedule for implementation of the overlay with the new 564 NPA effective 6-months prior to the forecasted exhaust. The recommended schedule is as follows:

EVENT	TIMEFRAME
Customer Education and Network Preparation Period*	9-months
Earliest Activation of CO codes in the 564 NPA **	At completion of Customer Education and Network Preparation Period and after all 206 NPA CO codes are exhausted <i>Six months prior to exhaust</i>

* There is no requirement for a permissive dialing period because mandatory 10-digit local dialing is already in place.

**CO codes in the 564 NPA will not be assigned until all available CO codes in the existing 206 NPA are allocated.

CUSTOMER EDUCATION PLAN

Consensus was reached by the participating members to include in the draft relief implementation letter the following customer and technical milestones. These are the typical milestones necessary for implementation of an initial overlay when mandatory 10-digit local dialing is already in place; however, these may need to be modified during the actual implementation.

Customer Milestones:

	Responsibility
1 Issue single customer notification (e.g., bill messages, bill inserts, direct mail, text messaging, email)	All Service Providers
2 Issue initial press release announcing the expansion of the 564 NPA overlay.	Commission; Service Providers to the extent they are able to do so
3 Send Special letters to PSAPs and Directory Publishers	Co-chairs of Industry committee
4 Update social media with information regarding the expansion of the 564 NPA overlay.	All Service Providers (optional)
5 Update websites with information regarding the expansion of the 564 NPA overlay.	All Service Providers
6 Develop language for use in Directories to alert the consumers of the expansion of the 564 NPA overlay.	Co-chairs of Industry committee
7 Send reminder Special letters to Directory Publishers, & PSAPs	Co-chairs of Industry committee
8 Issue second press release just prior to the expansion of the 564 NPA overlay effective date	Commission; Service Providers to the extent they are able to do so

Technical Milestones:

	Responsibility
<u>E911 Work Plan</u>	
1 Confirm new Emergency Service Number (ESN)/Numbering Plan Digit (NPD) has been established for the new NPA	E911 Providers
2 Ensure SRDB table has new NPA built	E911 Providers
3 Notify PSAPs, PSALI customers and County Coordinators	E911 Providers
4 Review and Submit CLEC Trunk Order Requests to local provider if needed	All Service Providers (as needed)

5	Update PSAP equipment to recognize new NPA	PSAP's
6	Trunk Orders Complete	E911 Providers
7	Build E911 Network/Tandem Translations	E911 Providers
8	Verify if all PSAP work has been completed	PSAP's
9	Activate E911 Network/Tandem Translations	E911 Providers

OPEN DISCUSSION AND STATEMENTS FOR THE RECORD

There were no statements for the record or additional items for discussion.

NANPA FILING INDUSTRY EFFORTS WITH COMMISSION

The Industry reached consensus that NANPA will file the relief implementation letter with the Commission informing them of the outcome of this relief meeting. The INC guidelines require the relief filing to be made with the regulator within 6 weeks (February 21, 2023) of the initial relief planning meeting unless otherwise decided by the Industry.

Once the proposed relief implementation plan is approved by the Commission, the implementation phase of the project as described in sections 5.7-5.12 of the NPA Relief Planning and Notification Guidelines will begin with NANPA hosting the initial implementation meeting and issuing the Planning Letter.

REVIEW OF DRAFT MEETING MINUTES

The Industry reached consensus that the draft minutes resulting from this meeting will be distributed to the Industry no later than January 24, 2023. Any changes or corrections are to be submitted to Cecilia via email at cmccabe@nanpa.com no later than one week after the minutes are posted to the NANP Administration System (NAS) on the NANPA website when the minutes will become final.

The meeting was adjourned

###

These minutes became final on January 30, 2023

**Washington 206 NPA
Initial Implementation Meeting via Web Conference
January 10, 2023
Participants**

NAME	COMPANY
Sharon Poer	AT&T
Rita Schmitz	CenturyLink/Lumen
Matthew Nolan	Charter Communications
Jeanne Bell	Electric Lightwave
Cecilia McCabe	NANPA
Heidi Wayman	NANPA
Linda Hymans	NANPA
Karen Riepenkroger	T-Mobile
Shaunna Forshee	T-Mobile
Chanda Brown	Verizon
Laura Dalton	Verizon
Rebecca Beaton	Washington Utilities and Transportation Commission
Tim Zawislak	Washington Utilities and Transportation Commission
Jonathon Church	Washington Utilities and Transportation Commission
Scott Terry	Windstream

THOUSANDS-BLOCK STATISTICS	
ST/NPA:	WA 206
MEETING DATE:	1/10/2023
RATE CENTERS	
<i># Total</i>	5
<i># Mandatory</i>	4
<i># Mandatory-Single Service Providers (M*)</i>	0
<i># Optional</i>	1
<i># Excluded</i>	0
BLOCKS ASSIGNED	
<i># Total</i>	193
<i>(For time period 1/01/22 - 1/09/23)</i>	
BLOCKS AVAILABLE	
<i>#Total</i>	10
<i>(As of preparation date: 1/09/23)</i>	
CODES ASSIGNED	
<i># Total</i>	16
<i># for Pool Replenishment</i>	15
<i># for Dedicated Customers</i>	0
<i># for LRNs</i>	1
<i>(For time period 1/01/22 - 1/09/23)</i>	
CODES FORECASTED	
<i># Total</i>	6
<i># for Pool Replenishment and Dedicated Customers</i>	6
<i># for LRNs</i>	0
<i>(For the next twelve months as of: 1/09/23)</i>	