



MOSSADAMS

June 16, 2020

State of Washington
Utilities and Transportation Commission
P. O. Box 47250
Olympia, WA 98504-7250

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601 W. Riverside Avenue
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RE: Docket UT-200003
WC Docket No. 10-90: Administration of Connect America Fund Intercarrier Compensation Replacement §54.304(d)(1), Annual Reporting Requirements §54.313(h)(i), Transition of Carrier Access Charges §51.909, and Eligible Revenue Recovery § 57.917(d)(vii)

Moss Adams LLP respectfully files with the Washington Utilities and Transportation Commission this Request for Confidential Treatment of Information (the "Request") on behalf of Westgate Communications LLC dba Weavtel. The Request seeks confidential treatment of certain financial and subscriber information contained in its filings that include the projected eligibility for CAF ICC funding for July 1, 2020 through June 30, 2021, Tariff Review Plan (TRP) data governing the local switched access rates and Local Rate Floor Data. Public disclosure of such information would likely cause substantial harm to the financial position of the Company. This request is made pursuant to WAC 480-07-160.

Pursuant to 47 C.F.R. §54.304(d)(1) of the Federal Communications Commission's rules, enclosed please find the projected eligibility for CAF ICC funding for July 1, 2020 through June 30, 2021 for Westgate Communications LLC dba Weavtel, Study Area Code 520580. This projection includes any true-ups associated with earlier filing periods. This projection has also been filed with the Federal Communications Commission and the Universal Service Administrative Company, as the administrator of the Federal Universal Service Fund.

Westgate Communications LLC dba Weavtel is an A-CAM support recipient; therefore, Westgate Communications LLC dba Weavtel is not subject to the Rate Floor Data Collection as required in 47 C.F.R. §54.313 (h)(i). As previously filed in accordance with 47 C.F.R. §51.909 governing Carrier Access Charges; Westgate Communications LLC dba Weavtel provides supplemental TRP data. Lastly copies of annual certifications regarding CAF ICC Data reported to the Federal Communications Commission specifically required for Double Recovery as specified in 47 C.F.R. §57.917 (d)(vii) are included with this filing.

Should you have any questions regarding this filing, please contact me.

Sincerely,

Tym Rutkowski
Senior Manager
(509) 777-0137
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Enclosures

cc: Mr. Rick Weaver (via-email)