T: 512-330-1698 F: 832-213-0203 slmullin@att.com

July 16, 2018

Via Web Portal

cohnson dive Director and Transportation Commission dive Director and Transportation Commission divergence Park Dr. SW dia, WA 98504-7250 Section Reports required by FCC of AT&T Mobility Development of the All Manual ETC Recertification Reports required by FCC of AT&T Mobility Development of the All Manual ETC Recertification Reports required by FCC of AT&T Mobility Development of the All Manual ETC Recertification Reports required by FCC of AT&T Mobility Development of the All Manual ETC Recertification Reports required by FCC of AT&T Mobility Development of the All Manual ETC Recertification Reports required by FCC of AT&T Mobility Received to the All Manual ETC Recertification Reports required by FCC of AT&T Mobility Received to the All Manual ETC Recertification Reports required by FCC of AT&T Mobility Received to the All Manual ETC Recertification Reports required by FCC of AT&T Mobility Received to the All Manual ETC Recertification Reports required by FCC of AT&T Mobility Received to the All Manual ETC Recertification Reports required by FCC of AT&T Mobility Received to the All Manual ETC Recertification Reports required by FCC of AT&T Mobility Received to the All Manual ETC Recertification Reports required by FCC of AT&T Mobility Received to the All Manual ETC Recertification Reports required by FCC of AT&T Mobility Received to the All Manual ETC Recertification Reports required by FCC of AT&T Mobility Received to the All Manual ETC Recertification Reports required by FCC of AT&T Mobility Received to the All Manual ETC Recertification Reports required by FCC of AT&T Mobility Received to the All Manual ETC Recertification Reports required by FCC of AT&T Mobility Received to the All Manual ETC Recertification Reports required by FCC of AT&T Mobility Received to the All Manual ETC Recertification Reports required by FCC of AT&T Mobility Received to the All Manual ETC Recertification Reports required by Received to the All Manual ETC Recertification Reports required to the All Manual ETC Received to the All Mark Johnson **Executive Director** Washington Utilities and Transportation Commission 1300 S. Evergreen Park Dr. SW Olympia, WA 98504-7250

RE: **Docket UT-180004**

Dear Mr. Johnson:

Pursuant to section 54.313(i) of the Federal Communications Commission's ("FCC's") rules, ¹ AT&T Mobility LLC hereby provides a copy of its FCC Form 481, Carrier Annual Reporting Data Collection Form that it filed with the FCC on July 13, 2018. All eligible telecommunication carriers that receive high-cost and/or low income support must file Form 481 by July 16 with the FCC in order to continue receiving such support.

The collection of data and information contained in FCC Form 481 is done under the FCC's authority in section 254 of the Communications Act of 1934, as amended, 47 U.S.C. § 254, and sections 54.313 and 54.422 of the Commission's rules, 47 C.F.R. §§ 54.313 and 54.422.²

If there are any questions, please do not hesitate to contact me.

Sincerely,

Tharm Mullin

Enclosures

¹ 47 C.F.R. § 54.313(i).

² Note that AT&T Mobility LLC is providing a copy of its 481 report due to being referenced in its 2018 ETC Certification Report filed on July 2, 2018.

FCC Fo	orm 481 - Carrier Annual Reporting Data Collection Form	FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2018
<010	> Study Area Code	529910
<015	> Study Area Name	CINGULAR WIRELESS, LLC D/B/A AT&T WIRELESS (WA)
<020	> Program Year	2019
<030	 Contact Name: Person USAC should contact with questions about this data 	Mary Henze
<035	 Contact Telephone Number: Number of the person identified in data line <030> 	2024572041 ext.
<039	Contact Email Address: Email of the person identified in data line <030>	mh3376@att.com
	Form Type	54.313 and 54.422

(200) Service Outage Reporting (Voice)	FCC Form 481
Data Collection Form	OMB Control No. 3060-0986/OMB Control No. 3060-0819
	July 2018

<010>	Study Area Code	529910
<015>	Study Area Name	CINGULAR WIRELESS, LLC D/B/A AT&T WIRELESS (WA)
<020>	Program Year	2019
<030>	Contact Name - Person USAC should contact regarding this data	Mary Henze
<035>	Contact Telephone Number - Number of person identified in data line <030>	2024572041 ext.
<039>	Contact Email Address - Email Address of person identified in data line <030>	mh3376@att.com
<210>	For the prior calendar year, were there any reportable voice service or	utages?

<220>	<a>	<b1></b1>	<b2></b2>	<b3></b3>	<b4></b4>	<c1></c1>	<c2></c2>	<d></d>	<e></e>	<f></f>	<g></g>	<h></h>

<a>	<b1></b1>	<b2></b2>	<b3></b3>	<b4></b4>	<c1></c1>	<c2></c2>	<d></d>	<e></e>	<f></f>	<g></g>	<h></h>
NORS									Did This Outage		
Reference	Outage Start	Outage Start	Outage End	Outage End	Number of		911 Facilities	Service Outage	Affect Multiple		
Number	Date	Time	Date	Time	Customers Affected	Total Number of	Affected	Description (Check		Service Outage	Preventative
						Customers	(Yes / No)	all that apply)	(Yes / No)	Resolution	Procedures

(400) Number of Complaints per 1,000 customers	FCC Form 481
Data Collection Form	OMB Control No. 3060-0986/OMB Control No. 3060-0819
	July 2018

<010>	Study Area Code	529910
<015>	Study Area Name	CINGULAR WIRELESS, LLC D/B/A AT&T WIRELESS (WA)
<020>	Program Year	2019
<030>	Contact Name - Person USAC should cont	tact regarding this data Mary Henze
<035>	Contact Telephone Number - Number of <030>	person identified in data line 2024572041 ext.
<039>	Contact Email Address - Email Address of <030>	person identified in data line mh3376@att.com
<400>	Select from the drop-down list to indicate how you would like to report voice complaints (zero or greater) for voice telephony service in the prior calendar year for each service area in which you are designated an ETC for any facilities you own, operate, lease, or otherwise utilize.	
<410>	Complaints per 1000 customers for fixed	voice
<420>	Complaints per 1000 customers for mobil	le voice

•	npliance With Service Quality Standards and Consumer Protection Rules ection Form		FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2018
<010>	Study Area Code	529910	
<015>	Study Area Name	CINGULAR WIRELESS, LLC D/B/A AT&T WIRELESS (WA)	
<020>	Program Year	2019	
<030>	Contact Name - Person USAC should contact regarding this data	Mary Henze	
<035>	Contact Telephone Number - Number of person identified in data line <030>	2024572041 ext.	
<039>	Contact Email Address - Email Address of person identified in data line <030>	mh3376@att.com	
<515>	Certify compliance with applicable minimum service standards		

(600) Functionality in Emergency Situations	FCC Form 481
Data Collection Form	OMB Control No. 3060-0986/OMB Control No. 3060-0819
	July 2018

<010>	Study Area Code	529910
<015>	Study Area Name	CINGULAR WIRELESS, LLC D/B/A AT&T WIRELESS (WA)
<020>	Program Year	2019
<030>	Contact Name - Person USAC should contact regarding this data	Mary Henze
<035>	Contact Telephone Number - Number of person identified in data line <030>	2024572041 ext.
<039>	Contact Email Address - Email Address of person identified in data line <030>	mh3376@att.com
<600>	Certify compliance regarding ability to function in emergency situations	Yes
<610>	Descriptive document for Functionality in Emergency Situations	2017 CTIA BC-DR Compliance.pdf

(800) Op	erating Companies		FCC Form 481
Data Coll	ection Form		OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2018
<010>	Study Area Code	529910	
<015>	Study Area Name	CINGULAR WIRELESS, LLC D/B/A AT&T WIRELESS (WA)	
<020>	Program Year	2019	
<030>	Contact Name - Person USAC should contact regarding this data	Mary Henze	
<035>	Contact Telephone Number - Number of person identified in data line <030>	2024572041 ext.	

<810>	Reporting Carrier	AT&T Mobility LLC
<811>	Holding Company	SBC Telecom Inc., SBC Long Distance LLC., BellSouth Mobile Data, Inc.
<812>	Operating Company	AT&T Mobility Corporation

<039> Contact Email Address - Email Address of person identified in data line <030> mh3376@att.com

<813>	<a1></a1>	<a2></a2>	<a3></a3>
	Affiliates	SAC	Doing Business As Company or Brand Designation
	See attac	ned workshee	<u> </u>
	OGO CINCO	iod Workerioo	

(900) Tribal Lands Reporting Data Collection Form		FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2018
<010> Study Area Code	529910	

<010>	Study Area Code	529910
<015>	Study Area Name	CINGULAR WIRELESS, LLC D/B/A AT&T WIRELESS (WA)
<020>	Program Year	2019
<030>	Contact Name - Person USAC should contact regarding this data	Mary Henze
<035>	Contact Telephone Number - Number of person identified in data line <030>	2024572041 ext.
<039>	Contact Email Address - Email Address of person identified in data line <030>	mh3376@att.com

<900> Does the filing entity offer tribal land services? (Y/N)

Yes

<910> Tribal Land(s) on which ETC Serves

Coeur d'Alene Tribe; Confederated Tribes and Bands of the Yakama Nation; Confederated Tribes of Chehalis Reservation; Confederated Tribes of Colville Reservation; Hoh Indian Tribe; Jamestown S'Klallam Tribe; Kalispel Reservation; Lower Elwha Tribe; Lummi Nation; Muckleshoot Indian Tribe; Nisqually Indian Tribe; Nooksack Indian Tribe; Port Gamble Indian Tribe; Puyallup Tribe of Indians; Quileute Tribe Quinault Indian Reservation; Skokomish Indian Tribe; Snoqualmie Tribe; Spokan Tribe; Squaxin Island Tribe of Washington; Stillaguamish Tribe Reservation; Swinomish Indian Tribe; The Suquamish Indian Tribe of Washington-Port Madison; Tulalip Tribes; Upper Skagit Indian Tribe

WA Mobility Tribal letters 04-30-18 with Return Receipts.pdf

<920> Tribal Government Engagement Obligation

Name of Attached Document

If your company serves Tribal lands, please select (Yes,No, NA) for each these boxes to confirm the status described on the attached PDF, on line 920, demonstrates coordination with the Tribal government pursuant to § 54.313(a)(5) includes:

<921>	Needs assessment and deployment planning with a focus on Tribal
	community anchor institutions.
<922>	Feasibility and sustainability planning:

<922>	Feasibility and sustainability planning;
<923>	Marketing services in a culturally sensitive manner;
<924>	Compliance with Rights of way processes
<925>	Compliance with Land Use permitting requirements
<926>	Compliance with Facilities Siting rules
<927>	Compliance with Environmental Review processes
<928>	Compliance with Cultural Preservation review processes

<929> Compliance with Tribal Business and Licensing requirements.

Select
Yes or No or
Not Applicable
Yes
Yes

			rage o
-	oice and Broadband Service Rate Comparability lection Form		FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2018
<010>	Study Area Code	529910	
<015>	Study Area Name	CINGULAR WIRELESS, LLC D/B/A AT&T WIRELESS	(WA)
<020>	Program Year	2019	
<030>	Contact Name - Person USAC should contact regarding this data	Mary Henze	
<035>	Contact Telephone Number - Number of person identified in data line <030>	2024572041 ext.	
<039>	Contact Email Address - Email Address of person identified in data line <030>	mh3376@att.com	
<1000>	Voice services rate comparability certification Not	Applicable	
<1010>	Attach detailed description for voice services rate comparability compliance		
		Name of Attached Document	
<1020>	Broadband comparability certification		
<1030>	Attach detailed description for broadband comparability compliance		
		Name of Attached Document	

(1100) No Terrestrial Backhaul Reporting			FCC Form 481		
Data Col	lection Form			July 2018	o. 3060-0986/OMB Control No. 3060-0819
<010>	Study Area Code	529910			
<015>	Study Area Name		AR WIRELESS, LLC D/B/A A	TOT WIDDIDGG (WA)	
<020>	Program Year	2019	IAK WIKEBESS, BBC D/B/A A	IN WINELESS (WA)	
<030>	Contact Name - Person USAC should contact regarding this data	Mary H	lenze		
<035>	Contact Telephone Number - Number of person identified in data line <030>		72041 ext.		
<039>	Contact Email Address - Email Address of person identified in data line <030>	mh3376	5@att.com		
<1100>	Certify whether terrestrial backhaul options exist (Y/N)		Yes		
<1130>	Please select the appropriate response (Yes, No, Not Applicable) to confirm the reporting carrier offers broadband service of at least 1 Mbps downstream and 256 upstream within the supported area pursuant to § 54.313(g).	kbps			
<1140>	Alaska Plan rate-of-return certification (yes, no, or not applicable) of compliance with approved performance plan.				

(1200) Te	rms and Condition for Lifeline Customers	FCC Form 481
Lifeline		OMB Control No. 3060-0986/OMB Control No. 3060-0819
Data Coll	ection Form	July 2018
<010>	Study Area Code	529910
<015>	Study Area Name	CINGULAR WIRELESS, LLC D/B/A AT&T WIRELESS (WA)
<020>	Program Year	2019
<030>	Contact Name - Person USAC should contact regarding this data	Mary Henze
<035>	Contact Telephone Number - Number of person identified in data line <030>	2024572041 ext.
<039>	Contact Email Address - Email Address of person identified in data line <030>	mh3376@att.com
<1210>	Terms & Conditions of Voice Telephony Lifeline Plans	
		Name of Attached Document
<1220>	Link to Public Website HTTP ht	tp://www.wireless.att.com/learn/articles-resources/community-support/lifeline-link-up.jsp
or the we	neck these boxes below to confirm that the attached document(s), on line 1210, bsite listed, on line 1220, contains the required information pursuant to a)(2) annual reporting for ETCs receiving low-income support, carriers must eport:	
<1221>	Information describing the terms and conditions of any voice telephony service plans offered to Lifeline subscribers,	
<1222>	Details on the number of minutes provided as part of the plan,	
<1223>	Additional charges for toll calls, and rates for each such plan.	

Data Collection				FCC Form 481 OMB Control No. July 2018	3060-0986/OMB Control No. 3060-0819
Including Rate	e-of-Return Carriers affiliated with Price Cap Local Exchange Carriers			July 2018	
<010> Stu	udy Area Code	529910			
	udy Area Name	CINGULAR WIRELESS, LLC D/	/B/A AT&T WIRELESS (WA)		
	ogram Year	2019 Mary Henze			
	ntact Name - Person USAC should contact regarding this data ntact Telephone Number - Number of person identified in data line <030>	2024572041 ext.			
	ntact Email Address - Email Address of person identified in data line <030>	mh3376@att.com			
to offset form and	e appropriate responses below (Yes, No, Not Appl access charge reductions, and Connect America P I in the documents attached below is accurate.	hase II support as set		_	
<2015>	> 2016 and future Frozen Support Certification 47 CFR	§ 54.313(c)(4)			
Price Cap	p Carrier Connect America ICC Support {47 CFR § 5	54.313(d)}			
<2016>	> Certification support used to build broadband				
Connect	America Phase II Reporting {47 CFR § 54.313(e)}				
<2017A>	Connect America Fund Phase II recipient?				
<2017C>	Total amount of Phase II support, if any, the price cap capital expenditures in 2017.	carrier used for			
<2018>	Attach the number, names, and addresses of commun	nity anchor	Name of Attached Docume	ent Listing	
	institutions to which the carrier newly began providing broadband service in the preceding calendar year - 54		Required Information		
<2019>	Recipient certifies that it bid on category one telecome Internet access services in response to all FCC Form 47 broadband service that meets the connectivity targets libraries universal service support program for eligible libraries located within any area in a census block who	70 postings seeking s for the schools and e schools and			
	receiving Phase II model-based support, and that such reasonably comparable to rates charged to eligible sch urban areas for comparable offerings - 54.313(e)(1)(ii)	n bids were at rates nools and libraries in			

(3005) Rate Data Collect	Of Return Carrier Additional Documentation ion Form	FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2018
<010>	Study Area Code	529910
<015>	Study Area Name	CINGULAR WIRELESS, LLC D/B/A AT&T WIRELESS (WA)
<020>	Program Year	2019
<030>	Contact Name - Person USAC should contact regarding this data	Mary Henze
<035>	Contact Telephone Number - Number of person identified in data line <030>	2024572041 ext.
<039>	Contact Email Address - Email Address of person identified in data line <030>	mh3376@att.com

CAF BLS Reporting

(3008A)	Please indicate whether new locations were deployed during the prior calendar year.	(Yes/No)
(3008B)	Please enter the number of new locations deployed in the prior calendar year associated with each of the following speed tiers.	
(3008B1)	Number of newly built locations with access to broadband speeds of at least $10/1$ Mbps but less than $25/3$ Mbps.	
(3008B2)	Number of newly built locations with access to broadband speeds of 25/3 Mbps or higher.	
(3008C)	Please provide the percentage of deployment across the entire study area.	

(3005) Rate Of Return Carrier Additional Documentation	FCC Form 481
Data Collection Form	OMB Control No. 3060-0986/OMB Control No. 3060-0819
	July 2018

<010>	Study Area Code	529910
<015>	Study Area Name	CINGULAR WIRELESS, LLC D/B/A AT&T WIRELESS (WA)
<020>	Program Year	2019
<030>	Contact Name - Person USAC should contact regarding this data	Mary Henze
<035>	Contact Telephone Number - Number of person identified in data line <030>	2024572041 ext.
<039>	Contact Email Address - Email Address of person identified in data line <030>	mh3376@att.com

Select from the drop down menu or check the boxes below to note compliance with 54.313(f)(1). Privately held carriers must ensure compliance with the financial reporting requirements set forth in 47 CFR 54.313(f)(2). I further certify that the information reported on this form and in the documents attached below is accurate.

	Discourse Deposit on E Veer Dlan			
(3009)	Progress Report on 5 Year Plan Carrier certifies to 54.313(f)(1)(iii)			
(3010A)	Certification of Public Interest Obligations {47 CFR § 54.313(f)(1)(i)}		Г	
(3010B)	Please Provide Attachment	Name of Attached Docu- Information	ment Listing Required	
(3012A)	Community Anchor Institutions {47 CFR § 54.313(f)(1)(ii)}	inormation.	Г	
(3012B)	Please Provide Attachment	Name of Attached Documents	ment Listing Required	
(3013)	Is your company a Privately Held ROR Carrier {47 CFR § 54.313(f)(2)}	(Yes/No)		
(3014)	If yes, does your company file the RUS annual report	(Yes/No)	0 0	
(3015)	Please check these boxes to confirm that the attached PDF, on line 3017, contains the required information pursuant to § 54.313(f)(2) compliance requires: Electronic copy of their annual RUS reports (Operating Report for Telecommunications			
(3016)	Borrowers) Document(s) with Balance Sheet, Income Statement and Statement of Cash Flows			
(3017)	If the response is yes on line 3014, attach your company's RUS annual report and all required	Name of Attached Docu Information	ment Listing Required	
(3018)	documentation If the response is no on line 3014, is your company audited? If the response is yes on line 3018, please check the boxes below to confirm your submission on line	(Yes/No)	0 0	
(3019)	3026 pursuant to § 54.313(f)(2), contains: Either a copy of their audited financial statement; or (2) a financial report in a format comparable to RUS Operating Report for Telecommunications Borrowers Document(s) for Balance Sheet, Income Statement			
(3021)	and Statement of Cash Flows Management letter and/or audit opinion issued by the independent certified public accountant that performed the company's financial audit. If the response is no on line 3018, please check the boxes below to confirm your submission on line 3026 pursuant to § 54.313(f)(2), contains:			
(3022)	Copy of their financial statement which has been subject to review by an independent certified public accountant; or 2) a financial report in a format comparable to RUS Operating Report for Telecommunications Borrowers			
(3023)	Underlying information subjected to a review by an independent certified public accountant			
(3024)	Underlying information subjected to an officer certification.			
(3025)	Document(s) with Balance Sheet, Income Statement and Statement of Cash Flows			
(3026)	Attach the worksheet listing required information	Name of Attached Documents	ment Listing Required	

(3005) Rate Of Return Carrier Additional Documentation (Continued)	FCC Form 481
Data Collection Form	OMB Control No. 3060-0986/OMB Control No. 3060-0819
	July 2018

<010>	Study Area Code	529910
<015>	Study Area Name	CINGULAR WIRELESS, LLC D/B/A AT&T WIRELESS (WA)
<020>	Program Year	2019
<030>	Contact Name - Person USAC should contact regarding this data	Mary Henze
<035>	Contact Telephone Number - Number of person identified in data line <030>	2024572041 ext.
<039>	Contact Email Address - Email Address of person identified in data line <030>	mh3376@att.com
		-

Financial Data Commun.	
Financial Data Summary	
(3027) Revenue	
(3028) Operating Expenses	
(3029) Net Income	
(3029) Net income	
(3030) Telephone Plant In Service(TPIS)	
(3031) Total Assets	
(3032) Total Debt	
(3033) Total Equity	
(3034) Dividends	

(4005) Rural Broadband Experiment Additional	Documentation	FCC Form 481
Data Collection Form		OMB Control No. 3060-0986/OMB Control No. 3060-0819
		July 2018

<010>	Study Area Code	529910
<015>	Study Area Name	CINGULAR WIRELESS, LLC D/B/A AT&T WIRELESS (WA)
<020>	Program Year	2019
<030>	Contact Name - Person USAC should contact regarding this data	Mary Henze
<035>	Contact Telephone Number - Number of person identified in data li	ne <030> 2024572041 ext.
<039>	Contact Email Address - Email Address of person identified in data I	ine <030> mh3376@att.com

4005 Rural Broadband Experiment

Authorized Rural Broadband Experiment (RBE) recipients must address the certification for public interest obligations and provide a list of newly served community anchor institutions.

Public Interest Obligations – FCC 14-98 (paragraphs 26-29, 78)

Please address Line 4001 regarding compliance with the Commission's public interest obligations. All RBE participants must provide a response to Line 4001.

4001. Recipient certifies that it is offering broadband meeting the requisite public interest obligations consistent with the category for which they were selected, including broadband speed, latency, usage capacity, and rates that are reasonably comparable to rates for comparable offerings in urban areas.

Community Anchor Institutions – FCC 14-98 (paragraph 79)

4003a. RBE participants must provide the number, names, and addresses of community anchor institutions to which they newly deployed broadband service in the preceding calendar year. On this line, please respond (yes – attach new community anchors, no – no new anchors) to indicate whether this list will be provided.

If yes to 4003A, please provide a response for 4003B.

4003b. Provide the number, names and addresses of community anchor institutions to which the recipient newly began providing access to broadband service in the preceding calendar year.

(5005) Alaska Plan Participants Additional Documentation	FCC Form 481
Data Collection Form	OMB Control No. 3060-0986/OMB Control No. 3060-0819
	July 2018

<010>	Study Area Code	529910
<015>	Study Area Name	CINGULAR WIRELESS, LLC D/B/A AT&T WIRELESS (WA)
<020>	Program Year	2019
<030>	Contact Name - Person USAC should contact regarding this data	Mary Henze
<035>	Contact Telephone Number - Number of person identified in data line <030>	2024572041 ext.
<039>	Contact Email Address - Email Address of person identified in data line <030>	mh3376@att.com

5005 Alaska Plan

(5010)	Do you participate in the Alaska plan?	(Yes/No)
(5011)	Please indicate whether any terrestrial backhaul or other satellite backhaul became commercially available in the previous calendar year in areas previously served exclusively by performance-limiting satellite backhaul.	(Yes/No)
(5012)	If the filing carrier identified in its approved perfomance plans that it relies exclusively on satellite backhaul for a certain poriton of the population in its service area, indicate whether any terrestrial backhaul or other satellite backhaul became commercially available in the previous calendar year in areas that were previously served exclusively by satellite backhaul.	(Yes/No)

<5013>	<a>		<c></c>
	Description Of Backhaul Technology	Date Backhaul Available	Newly Served Locations or Population
=		,	
•			
•			
•		,	
•			
•			
•			
•		,	
•			
•			

Certification - Reporting Carrier	FCC Form 481
Data Collection Form	OMB Control No. 3060-0986/OMB Control No. 3060-0819
	July 2018

<010>	Study Area Code	529910
<015>	Study Area Name	CINGULAR WIRELESS, LLC D/B/A AT&T WIRELESS (WA)
<020>	Program Year	2019
<030>	Contact Name - Person USAC should contact regarding this data	Mary Henze
<035>	Contact Telephone Number - Number of person identified in data line <030>	2024572041 ext.
<039>	Contact Email Address - Email Address of person identified in data line <030>	mh3376@att.com

TO BE COMPLETED BY THE REPORTING CARRIER, IF THE REPORTING CARRIER IS FILING ANNUAL REPORTING ON ITS OWN BEHALF:

Certification of Officer as to the Accuracy of the Data Reported for the Annual Reporting for CAF or LI Recipients

I certify that I am an officer of the reporting carrier; my responsibilities include ensuring the accuracy of the annual reporting requirements for universal service support recipients; and, to the best of my knowledge, the information reported on this form and in any attachments is accurate.

Name of Reporting Carrier: CINGULAR WIRELESS, LLC D/B/A AT&T WIRELESS (WA)

Signature of Authorized Officer: CERTIFIED ONLINE Date 07/13/2018

Printed name of Authorized Officer: Marachel Knight

Title or position of Authorized Officer: SVP-Wireless Engineering, Construction and Operations

Telephone number of Authorized Officer: 2147826210 ext.

Study Area Code of Reporting Carrier: 529910 Filing Due Date for this form: 07/16/2018

Persons willfully making false statements on this form can be punished by fine or forfeiture under the Communications Act of 1934, 47 U.S.C. §§ 502, 503(b), or fine or imprisonment under Title 18 of the United States Code, 18 U.S.C. § 1001.

Certification - Agent / Carrier Data Collection Form		FCC Form 481 OMB Control No. 3060-0986/OMB Control No. 3060-0819 July 2018
<010>	Study Area Code	529910
<015>	Study Area Name	CINGULAR WIRELESS, LLC D/B/A AT&T WIRELESS (WA)
<020>	Program Year	2019
<030>	Contact Name - Person USAC should contact regarding this data	Mary Henze
<035>	Contact Telephone Number - Number of person identified in data line <030>	2024572041 ext.
<039>	Contact Email Address - Email Address of person identified in data line <030>	mh3376@att.com

TO BE COMPLETED BY THE REPORTING CARRIER, IF AN AGENT IS FILING ANNUAL REPORTS ON THE CARRIER'S BEHALF:

I certify that (Name of Agent) also certify that I am an officer of the reporting carrie agent; and, to the best of my knowledge, the reports	is authorized to submit the information reported on behalf of the reporting car y responsibilities include ensuring the accuracy of the annual data reporting requirements provided to the author data provided to the authorized agent is accurate.	
Name of Authorized Agent:		
Name of Reporting Carrier:		
Signature of Authorized Officer:	Date:	
Printed name of Authorized Officer:		
Title or position of Authorized Officer:		
Telephone number of Authorized Officer:		
Study Area Code of Reporting Carrier:	Filing Due Date for this form:	
Persons willfully making false statements on this for	n be punished by fine or forfeiture under the Communications Act of 1934, 47 U.S.C. §§ 502, 503(b), or fine or imprisonment under Title 18 of the United States Code, 18 U.S.C. § 1001.	

TO BE COMPLETED BY THE AUTHORIZED AGENT:

Certification of Agent Authorized to File Annual Reports for CAF or LI Recipients on Behalf of Reporting Carrier			
I, as agent for the reporting carrier, certify that I am authorized to submit the annual reports for universal service support recipients on behalf of the reporting carrier; I have provided the data reported herein based on data provided by the reporting carrier; and, to the best of my knowledge, the information reported herein is accurate.			
Name of Reporting Carrier:			
Name of Authorized Agent Firm:			
Signature of Authorized Agent or Employee of Agent: Date:			
Name of Authorized Agent Employee:			
Title or position of Authorized Agent or Employee of Agent			
Telephone number of Authorized Agent or Employee of Agent:			
Study Area Code of Reporting Carrier:	Filing Due Date for this form:		
Persons willfully making false statements on this form can be	punished by fine or forfeiture under the Communications Act of 1934, 47 U.S.C. §§ 502, 503(b), or fine or imprisonment un 18 of the United States Code, 18 U.S.C. § 1001.	der Title	



Functionality in Emergency Situations Certification

Section 54.313(a)(1) requires an ETC to certify it is able to function in emergency situations as set forth in C.F.R. Section 54.202(a)(2). The standards set forth in Section 54.202(a)(2) include a reasonable amount of back-up power to ensure functionality without an external power source, an ability to reroute traffic around damaged facilities, and a capability to manage traffic spikes resulting from emergency situations. AT&T Mobility LLC, dba AT&T Mobility, has in place emergency operation procedures so that it can function in an emergency. Backup power is provided at switch locations and cell sites through a combination of batteries and portable and/or permanent generators. AT&T Mobility LLC, dba AT&T Mobility, also has portable COWs (Cells on Wheels), COLTs (Cells on Light Trucks), Satellite COLTs, and Transport & Access Trailers that it can deploy in the event of an emergency. Based on the foregoing, AT&T Mobility LLC, dba AT&T Mobility, certifies it is able to function in emergency situations as forth in C.F.R. Section 54.202(a)(2).



Meredith Attwell Baker

September 21, 2017

Mr. David Christopher President AT&T Entertainment Group AT&T Mobility 2260 E Imperial Hwy, Office 1250 El Segundo, CA 90245

Dear David!

Congratulations! This letter is to notify you that AT&T Mobility has completed the recertification process for the CTIA Business Continuity/Disaster Recovery Program ("Program") for the period July 1, 2017– June 30, 2018. CTIA deems AT&T Mobility is compliant with the principles and objectives of the Program and confirms AT&T Mobility has recertified that it has implemented and maintained the requirements set forth in the Program.

Please ensure that the relevant employees of AT&T Mobility are aware of your recertification status. If you should have any questions concerning the certification process, please contact Kathryn Dall'Asta, CTIA's Associate General Counsel, at (202) 736-3677 or kdallasta@ctia.org.

CTIA commends AT&T Mobility for its ongoing leadership and participation in the CTIA Business Continuity/Disaster Recovery Program, and we look forward to continuing to work with AT&T Mobility on this important industry initiative.

Sincerely,

Meredith Attwell Baker

cc: Bruce Lundeen, AFBCI, MBCP

BCM Stds, Guidelines & Practices

Corporate Business Continuity Planning

(800) Operating Companies	FCC Form 481
Data Collection Form	OMB Control No. 3060-0986/OMB Control No. 3060-0819
	July 2018

<010>	Study Area Code		529910
<015>	Study Area Name		CINGULAR WIRELESS, LLC D/B/A AT&T WIRELESS (WA)
<020>	Program Year		2019
<030>	Contact Name - Person USA	AC should contact regarding this data	Mary Henze
<035>	Contact Telephone Numbe	er - Number of person identified in data line <030>	2024572041 ext.
<039>	Contact Email Address - Em	nail Address of person identified in data line <030>	mh3376@att.com
<810>	Reporting Carrier	AT&T Mobility LLC	
<811>	Holding Company	SBC Telecom Inc., SBC Long Distance LLC., BellSouth Mobile Data, Inc.	
<812>	Operating Company	AT&T Mobility Corporation	

813>	<a1></a1>	<a2></a2>	<a3></a3>
	AT&T CORP		Doing Business As Company or Brand Designation
			AT&T Corp.
	AT&T MOBILITY PUERTO RICO INC.	639005	AT&T Mobility
	AT&T MOBILITY LLC	259908	AT&T Mobility
	AT&T MOBILITY LLC	399015	AT&T Mobility
<u></u>	AT&T MOBILITY LLC	529910	AT&T Mobility
	AT&T MOBILITY LLC	539010	AT&T Mobility
<u> </u>	BELLSOUTH TELECOMMUNICATIONS, LLC	215191	AT&T Florida
<u> </u>	BELLSOUTH TELECOMMUNICATIONS, LLC	225192	AT&T Georgia
<u> </u>	BELLSOUTH TELECOMMUNICATIONS, LLC	235193	AT&T North Carolina
	BELLSOUTH TELECOMMUNICATIONS, LLC	245194	AT&T South Carolina
	BELLSOUTH TELECOMMUNICATIONS, LLC	255181	AT&T Alabama
·	BELLSOUTH TELECOMMUNICATIONS, LLC	265182	AT&T Kentucky
<u>-</u>	BELLSOUTH TELECOMMUNICATIONS, LLC	275183	AT&T Louisiana
<u>-</u>	BELLSOUTH TELECOMMUNICATIONS, LLC	285184	AT&T Mississippi
<u>-</u>	BELLSOUTH TELECOMMUNICATIONS, LLC	295185	AT&T Tennessee
<u>-</u>	ILLINOIS BELL TELEPHONE COMPANY	345070	AT&T Illinois
	INDIANA BELL TELEPHONE COMPANY, INC.	325080	AT&T Indiana
<u>-</u>	MICHIGAN BELL TELEPHONE COMPANY	315090	AT&T Michigan
	NEVADA BELL TELEPHONE COMPANY	555173	AT&T Nevada
	NEW CINGULAR WIRELESS PCS, LLC	209012	AT&T Mobility
	NEW CINGULAR WIRELESS PCS, LLC	269905	AT&T Mobility
	NEW CINGULAR WIRELESS PCS, LLC	279010	AT&T Mobility
	NEW CINGULAR WIRELESS PCS, LLC	289912	AT&T Mobility

(800) Operating Companies	FCC Form 481
Data Collection Form	OMB Control No. 3060-0986/OMB Control No. 3060-0819
	July 2018

<010>	Study Area Code		529910
<015>	Study Area Name		CINGULAR WIRELESS, LLC D/B/A AT&T WIRELESS (WA)
<020>	Program Year		2019
<030>	Contact Name - Person US	AC should contact regarding this data	Mary Henze
<035>	Contact Telephone Number	nber - Number of person identified in data line <030> 2024572041 ext.	
<039>	Contact Email Address - En	nail Address of person identified in data line <030>	mh3376@att.com
<810>	Reporting Carrier	AT&T Mobility LLC	
<811>	Holding Company	SBC Telecom Inc., SBC Long Distance LLC., BellSouth Mobile Data, Inc.	
<812>	Operating Company	AT&T Mobility Corporation	

<813>	<813> <a1></a1>		<a3></a3>
_	Affiliates	SAC	Doing Business As Company or Brand Designation
_	NEW CINGULAR WIRELESS PCS, LLC	319026	AT&T Mobility
	NEW CINGULAR WIRELESS PCS, LLC	389015	AT&T Mobility
	NEW CINGULAR WIRELESS PCS, LLC	409004	AT&T Mobility
	NEW CINGULAR WIRELESS PCS, LLC	449022	AT&T Mobility
	NEW CINGULAR WIRELESS PCS, LLC	479006	AT&T Mobility
	NEW CINGULAR WIRELESS PCS, LLC	619004	AT&T Mobility
	PACIFIC BELL TELEPHONE COMPANY	545170	AT&T California
	SOUTHWESTERN BELL TELEPHONE COMPANY	405211	AT&T Arkansas
	SOUTHWESTERN BELL TELEPHONE COMPANY	415214	AT&T Kansas
	SOUTHWESTERN BELL TELEPHONE COMPANY	445216	AT&T Texas
	THE OHIO BELL TELEPHONE COMPANY	305150	AT&T Ohio
	WISCONSIN BELL, INC.	335220	AT&T Wisconsin
_			



AT&T Services, Inc. 2003 Point Bluff Austin, TX 78746-6236 T: 512-330-1698 F: 832-213-0203 sm3162@att.com

April 30, 2018

Coeur d'Alene Tribe Chairperson Chief Allan PO BOX 408 Plummer, ID 83851

Dear Chairperson Allan:

AT&T Mobility LLC ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high-cost universal service support ("USF") in certain geographic locations in Washington, including all or part of the lands in the Coeur d'Alene Tribe. As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission ("FCC"), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments. ¹ This rule became effective August 5, 2013. ²

You are receiving this letter because in 2017 AT&T Mobility received federal high-cost support in Washington. AT&T is available for discussions with you and your colleagues about AT&T's service and the topics set forth in 47 C.F.R. § 54.313(a)(9), such as planning, sustainability, and land use issues.

I am available to talk with you at your earliest convenience about these and other issues.

Sincerely,

Sharon Mullin

Director - Regulatory

¹ See Connect America Fund, WC Docket No. 10-90 et al., 26 FCC Rcd 17663 (2011) ("USF/ICC Transformation Order"); 47 C.F.R. § 54.313(a)(9). See also Office of Native Affairs and Policy, Wireless Telecommunications Bureau, and Wireline Competition Bureau Issue Further Guidance on Tribal Government Engagement Obligation Provisions of the Connect America Fund, Public Notice, DA 12-11665 (rel. July 19, 2012), available at https://apps.fcc.gov/edocs-public/attachmatch/DA-12-1165A1.pdf

² See 78 Fed. Reg. 47211 (Aug. 5, 2013). This rule is the subject of numerous petitions for reconsideration, which, to date, the FCC has neglected to address. See Petition for Reconsideration of USTelecom, WC Docket No. 10-90 et al. (filed Dec. 29, 2011); Rural Incumbent Local Exchange Carriers Serving Tribal Lands Petition for Reconsideration, WC Docket No. 10-90 et al. (filed Dec. 29, 2011); Petition for Reconsideration and Clarification of USTelecom, WC Docket No. 10-90 et al., 4-16 (filed Aug. 20, 2012); USTelecom's Petition for Reconsideration and Clarification and Comments in Response to Paperwork Reduction Act, WC Docket No. 10-90 et al. (filed April 4, 2013).



April 30, 2018

Confederated Tribes and Bands of the Yakama Nation Chairperson JoDe L. Goudy PO Box 151 Toppenish, WA 98948

Dear Chairperson Goudy:

AT&T Mobility LLC ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high-cost universal service support ("USF") in certain geographic locations in Washington, including all or part of the lands in the Confederated Tribes and Bands of the Yakama Nation. As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission ("FCC"), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments. ¹ This rule became effective August 5, 2013. ²

You are receiving this letter because in 2017 AT&T Mobility received federal high-cost support in Washington. AT&T is available for discussions with you and your colleagues about AT&T's service and the topics set forth in 47 C.F.R. § 54.313(a)(9), such as planning, sustainability, and land use issues.

I am available to talk with you at your earliest convenience about these and other issues.

Sincerely,

Sharon Mullin

Director - Regulatory

Tharm Mullin

² See 78 Fed. Reg. 47211 (Aug. 5, 2013). This rule is the subject of numerous petitions for reconsideration, which, to date, the FCC has neglected to address. See Petition for Reconsideration of USTelecom, WC Docket No. 10-90 et al. (filed Dec. 29, 2011); Rural Incumbent Local Exchange Carriers Serving Tribal Lands Petition for Reconsideration, WC Docket No. 10-90 et al. (filed Dec. 29, 2011); Petition for Reconsideration and Clarification of USTelecom, WC Docket No. 10-90 et al., 4-16 (filed Aug. 20, 2012); USTelecom's Petition for Reconsideration and Clarification and Comments in Response to Paperwork Reduction Act, WC Docket No. 10-90 et al. (filed April 4, 2013).



April 30, 2018

Confederated Tribes of Chehalis Reservation Chairman Harry Pickernell PO Box 536 Oakville, WA 98568

Dear Chairman Pickernell:

AT&T Mobility LLC ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high-cost universal service support ("USF") in certain geographic locations in Washington, including all or part of the lands in the Confederated Tribes of Chehalis Reservation. As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission ("FCC"), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments. This rule became effective August 5, 2013. ²

You are receiving this letter because in 2017 AT&T Mobility received federal high-cost support in Washington. AT&T is available for discussions with you and your colleagues about AT&T's service and the topics set forth in 47 C.F.R. § 54.313(a)(9), such as planning, sustainability, and land use issues.

I am available to talk with you at your earliest convenience about these and other issues.

Sincerely,

Sharon Mullin

Director - Regulatory

¹ See Connect America Fund, WC Docket No. 10-90 et al., 26 FCC Rcd 17663 (2011) ("USF/ICC Transformation Order"); 47 C.F.R. § 54.313(a)(9). See also Office of Native Affairs and Policy, Wireless Telecommunications Bureau, and Wireline Competition Bureau Issue Further Guidance on Tribal Government Engagement Obligation Provisions of the Connect America Fund, Public Notice, DA 12-11665 (rel. July 19, 2012), available at https://apps.fcc.gov/edocs-public/attachmatch/DA-12-1165A1.pdf

² See 78 Fed. Reg. 47211 (Aug. 5, 2013). This rule is the subject of numerous petitions for reconsideration, which, to date, the FCC has neglected to address. See Petition for Reconsideration of USTelecom, WC Docket No. 10-90 et al. (filed Dec. 29, 2011); Rural Incumbent Local Exchange Carriers Serving Tribal Lands Petition for Reconsideration, WC Docket No. 10-90 et al. (filed Dec. 29, 2011); Petition for Reconsideration and Clarification of USTelecom, WC Docket No. 10-90 et al., 4-16 (filed Aug. 20, 2012); USTelecom's Petition for Reconsideration and Clarification and Comments in Response to Paperwork Reduction Act, WC Docket No. 10-90 et al. (filed April 4, 2013).



April 30, 2018

Confederated Tribes of Colville Reservation Chairman Michael Finley PO Box 150 Nespelem, WA 99155

Dear Chairman Finley:

AT&T Mobility LLC ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high-cost universal service support ("USF") in certain geographic locations in Washington, including all or part of the lands in the Confederated Tribes of Colville Reservation. As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission ("FCC"), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments. This rule became effective August 5, 2013. ²

You are receiving this letter because in 2017 AT&T Mobility received federal high-cost support in Washington. AT&T is available for discussions with you and your colleagues about AT&T's service and the topics set forth in 47 C.F.R. § 54.313(a)(9), such as planning, sustainability, and land use issues.

I am available to talk with you at your earliest convenience about these and other issues.

Sincerely,

Sharon Mullin

Director - Regulatory

¹ See Connect America Fund, WC Docket No. 10-90 et al., 26 FCC Rcd 17663 (2011) ("USF/ICC Transformation Order"); 47 C.F.R. § 54.313(a)(9). See also Office of Native Affairs and Policy, Wireless Telecommunications Bureau, and Wireline Competition Bureau Issue Further Guidance on Tribal Government Engagement Obligation Provisions of the Connect America Fund, Public Notice, DA 12-11665 (rel. July 19, 2012), available at https://apps.fcc.gov/edocs_public/attachmatch/DA-12-1165A1.pdf

² See 78 Fed. Reg. 47211 (Aug. 5, 2013). This rule is the subject of numerous petitions for reconsideration, which, to date, the FCC has neglected to address. See Petition for Reconsideration of USTelecom, WC Docket No. 10-90 et al. (filed Dec. 29, 2011); Rural Incumbent Local Exchange Carriers Serving Tribal Lands Petition for Reconsideration, WC Docket No. 10-90 et al. (filed Dec. 29, 2011); Petition for Reconsideration and Clarification of USTelecom, WC Docket No. 10-90 et al., 4-16 (filed Aug. 20, 2012); USTelecom's Petition for Reconsideration and Clarification and Comments in Response to Paperwork Reduction Act, WC Docket No. 10-90 et al. (filed April 4, 2013).



April 30, 2018

Hoh Indian Tribe Chairman Bernard Afterbuffalo PO Box 2196 Forks, WA 98331

Dear Chairman Afterbuffalo:

AT&T Mobility LLC ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high-cost universal service support ("USF") in certain geographic locations in Washington, including all or part of the lands in the Hoh Indian Tribe. As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission ("FCC"), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments. This rule became effective August 5, 2013. ²

You are receiving this letter because in 2017 AT&T Mobility received federal high-cost support in Washington. AT&T is available for discussions with you and your colleagues about AT&T's service and the topics set forth in 47 C.F.R. § 54.313(a)(9), such as planning, sustainability, and land use issues.

I am available to talk with you at your earliest convenience about these and other issues.

Sincerely,

Sharon Mullin

Director - Regulatory

Tharm Mullin

² See 78 Fed. Reg. 47211 (Aug. 5, 2013). This rule is the subject of numerous petitions for reconsideration, which, to date, the FCC has neglected to address. See Petition for Reconsideration of USTelecom, WC Docket No. 10-90 et al. (filed Dec. 29, 2011); Rural Incumbent Local Exchange Carriers Serving Tribal Lands Petition for Reconsideration, WC Docket No. 10-90 et al. (filed Dec. 29, 2011); Petition for Reconsideration and Clarification of USTelecom, WC Docket No. 10-90 et al., 4-16 (filed Aug. 20, 2012); USTelecom's Petition for Reconsideration and Clarification and Comments in Response to Paperwork Reduction Act, WC Docket No. 10-90 et al. (filed April 4, 2013).



Aldi

April 30, 2018

Jamestown S'Klallam Tribe Chairperson W. Ron Allen 1033 Old Blyn Hwy Sequim, WA 98382

Dear Chairperson Allen:

AT&T Mobility LLC ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high-cost universal service support ("USF") in certain geographic locations in Washington, including all or part of the lands in the Jamestown S'Klallam Tribe. As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission ("FCC"), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments. ¹ This rule became effective August 5, 2013. ²

You are receiving this letter because in 2017 AT&T Mobility received federal high-cost support in Washington. AT&T is available for discussions with you and your colleagues about AT&T's service and the topics set forth in 47 C.F.R. § 54.313(a)(9), such as planning, sustainability, and land use issues.

I am available to talk with you at your earliest convenience about these and other issues.

Sincerely,

Sharon Mullin

Director - Regulatory

¹ See Connect America Fund, WC Docket No. 10-90 et al., 26 FCC Rcd 17663 (2011) ("USF/ICC Transformation Order"); 47 C.F.R. § 54.313(a)(9). See also Office of Native Affairs and Policy, Wireless Telecommunications Bureau, and Wireline Competition Bureau Issue Further Guidance on Tribal Government Engagement Obligation Provisions of the Connect America Fund, Public Notice, DA 12-11665 (rel. July 19, 2012), available at https://apps.fcc.gov/edocs-public/attachmatch/DA-12-1165A1.pdf

² See 78 Fed. Reg. 47211 (Aug. 5, 2013). This rule is the subject of numerous petitions for reconsideration, which, to date, the FCC has neglected to address. See Petition for Reconsideration of USTelecom, WC Docket No. 10-90 et al. (filed Dec. 29, 2011); Rural Incumbent Local Exchange Carriers Serving Tribal Lands Petition for Reconsideration, WC Docket No. 10-90 et al. (filed Dec. 29, 2011); Petition for Reconsideration and Clarification of USTelecom, WC Docket No. 10-90 et al., 4-16 (filed Aug. 20, 2012); USTelecom's Petition for Reconsideration and Clarification and Comments in Response to Paperwork Reduction Act, WC Docket No. 10-90 et al. (filed April 4, 2013).



AT&T Services, Inc. 2003 Point Bluff Austin, TX 78746-6236

T: 512-330-1698 F: 832-213-0203 sm3162@att.com F:

April 30, 2018

Kalispel Reservation Chairperson Glen Nenema PO Box 39 Usk, WA 99180

Dear Chairperson Nenema:

AT&T Mobility LLC ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high-cost universal service support ("USF") in certain geographic locations in Washington, including all or part of the lands in the Kalispel Reservation. As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission ("FCC"), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments. ¹ This rule became effective August 5, 2013. ²

You are receiving this letter because in 2017 AT&T Mobility received federal high-cost support in Washington. AT&T is available for discussions with you and your colleagues about AT&T's service and the topics set forth in 47 C.F.R. § 54.313(a)(9), such as planning, sustainability, and land use issues.

I am available to talk with you at your earliest convenience about these and other issues.

Sincerely,

Sharon Mullin

Director - Regulatory

Tharm Mullin

² See 78 Fed. Reg. 47211 (Aug. 5, 2013). This rule is the subject of numerous petitions for reconsideration, which, to date, the FCC has neglected to address. See Petition for Reconsideration of USTelecom, WC Docket No. 10-90 et al. (filed Dec. 29, 2011); Rural Incumbent Local Exchange Carriers Serving Tribal Lands Petition for Reconsideration, WC Docket No. 10-90 et al. (filed Dec. 29, 2011); Petition for Reconsideration and Clarification of USTelecom, WC Docket No. 10-90 et al., 4-16 (filed Aug. 20, 2012); USTelecom's Petition for Reconsideration and Clarification and Comments in Response to Paperwork Reduction Act, WC Docket No. 10-90 et al. (filed April 4, 2013).





April 30, 2018

Lower Elwha Tribe Chairperson Frances Charles 2851 Lower Elwha Road Port Angeles, WA 98363

Dear Chairperson Charles:

AT&T Mobility LLC ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high-cost universal service support ("USF") in certain geographic locations in Washington, including all or part of the lands in the Lower Elwha Tribe. As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission ("FCC"), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments. ¹ This rule became effective August 5, 2013. ²

You are receiving this letter because in 2017 AT&T Mobility received federal high-cost support in Washington. AT&T is available for discussions with you and your colleagues about AT&T's service and the topics set forth in 47 C.F.R. § 54.313(a)(9), such as planning, sustainability, and land use issues.

I am available to talk with you at your earliest convenience about these and other issues.

Sincerely,

Sharon Mullin

Director - Regulatory

¹ See Connect America Fund, WC Docket No. 10-90 et al., 26 FCC Rcd 17663 (2011) ("USF/ICC Transformation Order"); 47 C.F.R. § 54.313(a)(9). See also Office of Native Affairs and Policy, Wireless Telecommunications Bureau, and Wireline Competition Bureau Issue Further Guidance on Tribal Government Engagement Obligation Provisions of the Connect America Fund, Public Notice, DA 12-11665 (rel. July 19, 2012), available at https://apps.fcc.gov/edocs-public/attachmatch/DA-12-1165A1.pdf

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April 30, 2018

Lummi Nation Chairperson Tim Ballew II 2616 Kwina Road Bellingham, WA 98226

Dear Chairperson Ballew:

AT&T Mobility LLC ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high-cost universal service support ("USF") in certain geographic locations in Washington, including all or part of the lands in the Lummi Nation. As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission ("FCC"), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments. This rule became effective August 5, 2013. 2

You are receiving this letter because in 2017 AT&T Mobility received federal high-cost support in Washington. AT&T is available for discussions with you and your colleagues about AT&T's service and the topics set forth in 47 C.F.R. § 54.313(a)(9), such as planning, sustainability, and land use issues.

I am available to talk with you at your earliest convenience about these and other issues.

Sincerely,

Sharon Mullin

Director - Regulatory

Tharm Mullin

² See 78 Fed. Reg. 47211 (Aug. 5, 2013). This rule is the subject of numerous petitions for reconsideration, which, to date, the FCC has neglected to address. See Petition for Reconsideration of USTelecom, WC Docket No. 10-90 et al. (filed Dec. 29, 2011); Rural Incumbent Local Exchange Carriers Serving Tribal Lands Petition for Reconsideration, WC Docket No. 10-90 et al. (filed Dec. 29, 2011); Petition for Reconsideration and Clarification of USTelecom, WC Docket No. 10-90 et al., 4-16 (filed Aug. 20, 2012); USTelecom's Petition for Reconsideration and Clarification and Comments in Response to Paperwork Reduction Act, WC Docket No. 10-90 et al. (filed April 4, 2013).



April 30, 2018

Muckleshoot Indian Tribe Chairperson Virginia Cross 39015 172nd Ave SE Auburn, WA 98092

Dear Chairperson Cross:

AT&T Mobility LLC ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high-cost universal service support ("USF") in certain geographic locations in Washington, including all or part of the lands in the Muckleshoot Indian Tribe. As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission ("FCC"), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments. ¹ This rule became effective August 5, 2013. ²

You are receiving this letter because in 2017 AT&T Mobility received federal high-cost support in Washington. AT&T is available for discussions with you and your colleagues about AT&T's service and the topics set forth in 47 C.F.R. § 54.313(a)(9), such as planning, sustainability, and land use issues.

I am available to talk with you at your earliest convenience about these and other issues.

Sincerely,

Sharon Mullin

Director - Regulatory

Tharm Mullin

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AT&T Services, Inc. 2003 Point Bluff Austin, TX 78746-6236 T: 512-330-1698 F: 832-213-0203 sm3162@att.com

April 30, 2018

Nisqually Indian Tribe Chairman Farron McCloud 4820 She-Nah-Num Drive SE Olympia, WA 98513

Dear Chairman McCloud:

AT&T Mobility LLC ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high-cost universal service support ("USF") in certain geographic locations in Washington, including all or part of the lands in the Nisqually Indian Tribe. As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission ("FCC"), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments. ¹ This rule became effective August 5, 2013. ²

You are receiving this letter because in 2017 AT&T Mobility received federal high-cost support in Washington. AT&T is available for discussions with you and your colleagues about AT&T's service and the topics set forth in 47 C.F.R. § 54.313(a)(9), such as planning, sustainability, and land use issues.

I am available to talk with you at your earliest convenience about these and other issues.

Sincerely,

Sharon Mullin

Director - Regulatory

Tharm Mullin

² See 78 Fed. Reg. 47211 (Aug. 5, 2013). This rule is the subject of numerous petitions for reconsideration, which, to date, the FCC has neglected to address. See Petition for Reconsideration of USTelecom, WC Docket No. 10-90 et al. (filed Dec. 29, 2011); Rural Incumbent Local Exchange Carriers Serving Tribal Lands Petition for Reconsideration, WC Docket No. 10-90 et al. (filed Dec. 29, 2011); Petition for Reconsideration and Clarification of USTelecom, WC Docket No. 10-90 et al., 4-16 (filed Aug. 20, 2012); USTelecom's Petition for Reconsideration and Clarification and Comments in Response to Paperwork Reduction Act, WC Docket No. 10-90 et al. (filed April 4, 2013).



AT&T Services, Inc. 2003 Point Bluff Austin, TX 78746-6236

T: 512-330-1698 F: 832-213-0203 sm3162@att.com

April 30, 2018

Nooksack Indian Tribe Chairman Robert Kelly PO Box 157 Deming, WA 98244

Dear Chairman Kelly:

AT&T Mobility LLC ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high-cost universal service support ("USF") in certain geographic locations in Washington, including all or part of the lands in the Nooksack Indian Tribe. As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission ("FCC"), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments. ¹ This rule became effective August 5, 2013. ²

You are receiving this letter because in 2017 AT&T Mobility received federal high-cost support in Washington. AT&T is available for discussions with you and your colleagues about AT&T's service and the topics set forth in 47 C.F.R. § 54.313(a)(9), such as planning, sustainability, and land use issues.

I am available to talk with you at your earliest convenience about these and other issues.

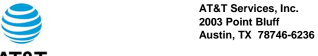
Sincerely,

Sharon Mullin

Director - Regulatory

¹ See Connect America Fund, WC Docket No. 10-90 et al., 26 FCC Rcd 17663 (2011) ("USF/ICC Transformation Order"); 47 C.F.R. § 54.313(a)(9). See also Office of Native Affairs and Policy, Wireless Telecommunications Bureau, and Wireline Competition Bureau Issue Further Guidance on Tribal Government Engagement Obligation Provisions of the Connect America Fund, Public Notice, DA 12-11665 (rel. July 19, 2012), available at https://apps.fcc.gov/edocs-public/attachmatch/DA-12-1165A1.pdf

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April 30, 2018

Port Gamble Indian Tribe Chairman Jeromy Sullivan 31912 Little Boston Road NE Kingston, WA 98346

Dear Chairman Sullivan:

AT&T Mobility LLC ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high-cost universal service support ("USF") in certain geographic locations in Washington, including all or part of the lands in the Port Gamble Indian Tribe. As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission ("FCC"), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments. ¹ This rule became effective August 5, 2013. ²

You are receiving this letter because in 2017 AT&T Mobility received federal high-cost support in Washington. AT&T is available for discussions with you and your colleagues about AT&T's service and the topics set forth in 47 C.F.R. § 54.313(a)(9), such as planning, sustainability, and land use issues.

I am available to talk with you at your earliest convenience about these and other issues.

Sincerely,

Sharon Mullin

Director - Regulatory

Tharm Mullin

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T: 512-330-1698 F: 832-213-0203 sm3162@att.com

April 30, 2018

Puyallup Tribe of Indians Chairman Bill Sterud 3009 E Portland Ave Tacoma, WA 98404

Dear Chairman Sterud:

AT&T Mobility LLC ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high-cost universal service support ("USF") in certain geographic locations in Washington, including all or part of the lands in the Puyallup Tribe of Indians. As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission ("FCC"), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments. ¹ This rule became effective August 5, 2013. ²

You are receiving this letter because in 2017 AT&T Mobility received federal high-cost support in Washington. AT&T is available for discussions with you and your colleagues about AT&T's service and the topics set forth in 47 C.F.R. § 54.313(a)(9), such as planning, sustainability, and land use issues.

I am available to talk with you at your earliest convenience about these and other issues.

Sincerely,

Sharon Mullin

Director - Regulatory

Sharm Mullin

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April 30, 2018

Quileute Tribe Chairman Douglas Woodruff PO Box 279 La Push, WA 98350

Dear Chairman Woodruff:

AT&T Mobility LLC ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high-cost universal service support ("USF") in certain geographic locations in Washington, including all or part of the lands in the Quilete Tribe. As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission ("FCC"), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments. This rule became effective August 5, 2013. 2

You are receiving this letter because in 2017 AT&T Mobility received federal high-cost support in Washington. AT&T is available for discussions with you and your colleagues about AT&T's service and the topics set forth in 47 C.F.R. § 54.313(a)(9), such as planning, sustainability, and land use issues.

I am available to talk with you at your earliest convenience about these and other issues.

Sincerely,

Sharon Mullin

Director - Regulatory

Sharm Mullin

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April 30, 2018

Quinault Indian Nation President Fawn Sharp PO Box 189 Taholah, WA 98587

Dear President Sharp:

AT&T Mobility LLC ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high-cost universal service support ("USF") in certain geographic locations in Washington, including all or part of the lands in the Quinault Indian Nation. As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission ("FCC"), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments. ¹ This rule became effective August 5, 2013. ²

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I am available to talk with you at your earliest convenience about these and other issues.

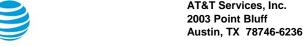
Sincerely,

Sharon Mullin

Director - Regulatory

Sharm Mullin

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April 30, 2018

Samish Indian Tribe Chairman Thomas Wooten PO Box 217 Anacortes, WA 98221

Dear Chairman Wooten:

AT&T Mobility LLC ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high-cost universal service support ("USF") in certain geographic locations in Washington, including all or part of the lands in the Samish Indian Tribe. As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission ("FCC"), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments. ¹ This rule became effective August 5, 2013. ²

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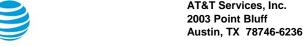
Sincerely,

Sharon Mullin

Director - Regulatory

Sharm Mullin

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April 30, 2018

Sauk-Suiattle Indian Tribe Chairman Benjamin Joseph 5318 Chief Brown Lane Darrington, WA 98241

Dear Chairman Joseph:

AT&T Mobility LLC ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high-cost universal service support ("USF") in certain geographic locations in Washington, including all or part of the lands in the Sauk-Suiattle Indian Tribe. As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission ("FCC"), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments. ¹ This rule became effective August 5, 2013. ²

You are receiving this letter because in 2017 AT&T Mobility received federal high-cost support in Washington. AT&T is available for discussions with you and your colleagues about AT&T's service and the topics set forth in 47 C.F.R. § 54.313(a)(9), such as planning, sustainability, and land use issues.

I am available to talk with you at your earliest convenience about these and other issues.

Sincerely,

Sharon Mullin

Director - Regulatory

Sharm Mullin

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T: 512-330-1698 F: 832-213-0203 sm3162@att.com

April 30, 2018

Shoalwater Bay Tribe of the Shoalwater Bay Indian Reservation Chairperson Charlene Nelson PO Box 130 Tokeland, WA 98590

Dear Chairperson Nelson:

AT&T Mobility LLC ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high-cost universal service support ("USF") in certain geographic locations in Washington, including all or part of the lands in the Shoalwater Bay Tribe of the Shoalwater Bay Indian Reservation. As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission ("FCC"), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments. ¹ This rule became effective August 5, 2013. ²

You are receiving this letter because in 2017 AT&T Mobility received federal high-cost support in Washington. AT&T is available for discussions with you and your colleagues about AT&T's service and the topics set forth in 47 C.F.R. § 54.313(a)(9), such as planning, sustainability, and land use issues.

I am available to talk with you at your earliest convenience about these and other issues.

Sincerely,

Sharon Mullin

Director - Regulatory

Tharm Mullin

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April 30, 2018

Skokomish Indian Tribe Chairman Charles "Guy" Miller 80 N. Tribal Center Road Skokomish Nation, WA 98584

Dear Chairman Miller

AT&T Mobility LLC ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high-cost universal service support ("USF") in certain geographic locations in Washington, including all or part of the lands in the Skokomish Indian Tribe. As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission ("FCC"), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments. ¹ This rule became effective August 5, 2013. ²

You are receiving this letter because in 2017 AT&T Mobility received federal high-cost support in Washington. AT&T is available for discussions with you and your colleagues about AT&T's service and the topics set forth in 47 C.F.R. § 54.313(a)(9), such as planning, sustainability, and land use issues.

I am available to talk with you at your earliest convenience about these and other issues.

Sincerely,

Sharon Mullin

Director - Regulatory

Tharm Mullin

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T: 512-330-1698 F: 832-213-0203 sm3162@att.com

April 30, 2018

Snoqualmie Tribe Chairwoman Jolene Williams PO Box 969 Snoqualmie, WA 98065

Dear Chairwoman Williams:

AT&T Mobility LLC ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high-cost universal service support ("USF") in certain geographic locations in Washington, including all or part of the lands in the Snoqualmie Tribe. As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission ("FCC"), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments. ¹ This rule became effective August 5, 2013. ²

You are receiving this letter because in 2017 AT&T Mobility received federal high-cost support in Washington. AT&T is available for discussions with you and your colleagues about AT&T's service and the topics set forth in 47 C.F.R. § 54.313(a)(9), such as planning, sustainability, and land use issues.

I am available to talk with you at your earliest convenience about these and other issues.

Sincerely,

Sharon Mullin

Director - Regulatory

Tharm Mullin

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April 30, 2018

Spokane Tribe Chairwoman Carol Evans PO Box 100 Wellpinit, WA 99040

Dear Chairwoman Evans:

AT&T Mobility LLC ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high-cost universal service support ("USF") in certain geographic locations in Washington, including all or part of the lands in the Spokane Tribe. As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission ("FCC"), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments. This rule became effective August 5, 2013. ²

You are receiving this letter because in 2017 AT&T Mobility received federal high-cost support in Washington. AT&T is available for discussions with you and your colleagues about AT&T's service and the topics set forth in 47 C.F.R. § 54.313(a)(9), such as planning, sustainability, and land use issues.

I am available to talk with you at your earliest convenience about these and other issues.

Sincerely,

Sharon Mullin

Director - Regulatory

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April 30, 2018

Squaxin Island Tribe of Washington Chairman Arnold Cooper 10 SE Squaxin Lane Shelton, WA 98584

Dear Chairman Cooper:

AT&T Mobility LLC ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high-cost universal service support ("USF") in certain geographic locations in Washington, including all or part of the lands in the Squaxin Island Tribe of Washington. As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission ("FCC"), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments. ¹ This rule became effective August 5, 2013. ²

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I am available to talk with you at your earliest convenience about these and other issues.

Sincerely,

Sharon Mullin

Director - Regulatory

Tharm Mullin

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April 30, 2018

Stillaguamish Tribe Reservation Chairman Shawn Yanity PO Box 277 Arlington, WA 98223

Dear Chairman Yanity:

AT&T Mobility LLC ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high-cost universal service support ("USF") in certain geographic locations in Washington, including all or part of the lands in the Stillaguamish Tribe Reservation. As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission ("FCC"), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments. ¹ This rule became effective August 5, 2013. ²

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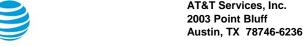
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April 30, 2018

Swinomish Indian Tribe Chairman M. Brian Cladoosby 11404 Moorage Way La Conner, WA 98257

Dear Chairman Cladoosby:

AT&T Mobility LLC ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high-cost universal service support ("USF") in certain geographic locations in Washington, including all or part of the lands in the Swinomish Indian Tribe. As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission ("FCC"), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments. ¹ This rule became effective August 5, 2013. ²

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T: 512-330-1698 F: 832-213-0203 sm3162@att.com

April 30, 2018

The Suquamish Indian Tribe of Washington-Port Madison Chairman Leonard Forsman PO Box 498 Suquamish, WA 98392

Dear Chairman Forsman:

AT&T Mobility LLC ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high-cost universal service support ("USF") in certain geographic locations in Washington, including all or part of the lands in the The Suquamish Indian Tribe of Washington-Port Madison. As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission ("FCC"), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments. ¹ This rule became effective August 5, 2013. ²

You are receiving this letter because in 2017 AT&T Mobility received federal high-cost support in Washington. AT&T is available for discussions with you and your colleagues about AT&T's service and the topics set forth in 47 C.F.R. § 54.313(a)(9), such as planning, sustainability, and land use issues.

I am available to talk with you at your earliest convenience about these and other issues.

Sincerely,

Sharon Mullin

Director - Regulatory

Tharm Mullin

² See 78 Fed. Reg. 47211 (Aug. 5, 2013). This rule is the subject of numerous petitions for reconsideration, which, to date, the FCC has neglected to address. See Petition for Reconsideration of USTelecom, WC Docket No. 10-90 et al. (filed Dec. 29, 2011); Rural Incumbent Local Exchange Carriers Serving Tribal Lands Petition for Reconsideration, WC Docket No. 10-90 et al. (filed Dec. 29, 2011); Petition for Reconsideration and Clarification of USTelecom, WC Docket No. 10-90 et al., 4-16 (filed Aug. 20, 2012); USTelecom's Petition for Reconsideration and Clarification and Comments in Response to Paperwork Reduction Act, WC Docket No. 10-90 et al. (filed April 4, 2013).



April 30, 2018

Tulalip Tribes Chairwoman Marie Zackuse 6406 Marine Drive Tulalip, WA 98271

Dear Chairwoman Zackuse:

AT&T Mobility LLC ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high-cost universal service support ("USF") in certain geographic locations in Washington, including all or part of the lands in the Tulalip Tribes. As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission ("FCC"), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments. ¹ This rule became effective August 5, 2013. ²

You are receiving this letter because in 2017 AT&T Mobility received federal high-cost support in Washington. AT&T is available for discussions with you and your colleagues about AT&T's service and the topics set forth in 47 C.F.R. § 54.313(a)(9), such as planning, sustainability, and land use issues.

I am available to talk with you at your earliest convenience about these and other issues.

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T: 512-330-1698 F: 832-213-0203 sm3162@att.com

April 30, 2018

Upper Skagit Indian Tribe Chairperson Jennifer Washington 25944 Community Plaza Way Sedro Woolley, WA 98284

Dear Chairperson Washington:

AT&T Mobility LLC ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high-cost universal service support ("USF") in certain geographic locations in Washington, including all or part of the lands in the Upper Skagit Indian Tribe. As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission ("FCC"), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments. ¹ This rule became effective August 5, 2013. ²

You are receiving this letter because in 2017 AT&T Mobility received federal high-cost support in Washington. AT&T is available for discussions with you and your colleagues about AT&T's service and the topics set forth in 47 C.F.R. § 54.313(a)(9), such as planning, sustainability, and land use issues.

I am available to talk with you at your earliest convenience about these and other issues.

Sincerely,

Sharon Mullin

Director - Regulatory

Tharm Mullin

¹ See Connect America Fund, WC Docket No. 10-90 et al., 26 FCC Rcd 17663 (2011) ("USF/ICC Transformation Order"); 47 C.F.R. § 54.313(a)(9). See also Office of Native Affairs and Policy, Wireless Telecommunications Bureau, and Wireline Competition Bureau Issue Further Guidance on Tribal Government Engagement Obligation Provisions of the Connect America Fund, Public Notice, DA 12-11665 (rel. July 19, 2012), available at https://apps.fcc.gov/edocs-public/attachmatch/DA-12-1165A1.pdf

² See 78 Fed. Reg. 47211 (Aug. 5, 2013). This rule is the subject of numerous petitions for reconsideration, which, to date, the FCC has neglected to address. See Petition for Reconsideration of USTelecom, WC Docket No. 10-90 et al. (filed Dec. 29, 2011); Rural Incumbent Local Exchange Carriers Serving Tribal Lands Petition for Reconsideration, WC Docket No. 10-90 et al. (filed Dec. 29, 2011); Petition for Reconsideration and Clarification of USTelecom, WC Docket No. 10-90 et al., 4-16 (filed Aug. 20, 2012); USTelecom's Petition for Reconsideration and Clarification and Comments in Response to Paperwork Reduction Act, WC Docket No. 10-90 et al. (filed April 4, 2013).

