BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

)	
Application of LTE Wireless, Inc)	
for Designation as an Eligible)	
Telecommunications Carrier in the State of)	Docket No
Washington)	
)	

APPLICATION OF LTE WIRELESS, INC FOR DESIGNATION AS A FACILITIES BASED WIRELESS ELIGIBLE TELECOMMUNICATIONS CARRIER IN THE STATE OF WASHINGTON

I. INTRODUCTION

LTE Wireless, Inc ("LTE Wireless" or the "Company"), by its undersigned officer, and pursuant to Section 214(e)(2) of the Communications Act of 1934, as amended (the "Act"), Sections 54.101 through 54.207 of the Rules of the Federal Communications Commission ("FCC"), and the and the rules and regulations of the Washington Utilities and Transportation Commission (the "WUTC"), including WAC 480-123-030, hereby submits this Application for Designation as a facilities based Eligible Telecommunications Carrier ("ETC") in the State of Washington.

LTE Wireless seeks ETC designation solely to provide Lifeline service to qualifying Washington consumers; it will not (and is not eligible to) seek access to funds from the federal Universal Service Fund ("USF") for the purpose of participating in the Link-Up program or high-cost program.

All correspondence, communications, pleadings, notices, orders and decisions relating to this Application should be addressed to:

Faizal Hassad - Manager LTE Wireless INC 244 5th Ave Fl2 Suite W221

New York NY 10001

regulatory@ltewireless.com

II. COMPANY OVERVIEW

LTE Wireless is a South Dakota Corporation and is registered as a foreign corporation in Washington (Exhibit A foreign good standing). Its principal office is located at 244 5th Ave Suite W221 New York, NY 10001. LTE Wireless is a provider of commercial mobile radio service ("CMRS") and provides prepaid wireless telecommunications services to consumers by using a combination of its own network and the underlying wireless networks of T Mobile, through Prepaid Wireless Group.

LTE Wireless's Lifeline offers many flexible and affordable plans for customers to choose from. LTE Wireless will not impose credit checks, deposits or contracts. LTE Wireless will market to consumers through many social media channels including Instagram and TikTok as well as its own website to reach customers using media they currently consume. As such, LTE Wireless will contribute to the expansion of mobile wireless and broadband services for low-income consumers in Washington.

III. THE WUTC HAS JURISDICTION OVER DESIGNATION OF WIRELESS ETCS

Section 214(e)(2) of the Act provides state public utility commissions with the "primary responsibility" for the designation of ETCs. Although Section 332(c)(3)(A) of the Act prohibits states from regulating the entry of or the rates charged by any provider of commercial mobile service or any private mobile service, this prohibition does not allow states to deny wireless carriers

2

ETC status. Under the Act, a state public utility commission with jurisdictional authority over ETC designations must designate a common carrier as an ETC if the carrier satisfies the requirements of Section 214(e)(1).

LTE Wireless understands that that Section 214(e)(1)(A) of the Act states that ETCs shall offer services, at least in part, over their own facilities and that Section 54.201(i) of the FCC's Rules (47C.F.R. § 54.201(i)) prohibits state commissions from designating as an ETC a telecommunications carrier that offers services exclusively through the resale of another carrier's services. LTE Wireless provides wireless services through a combination of its own network infrastructure and those of its underlying provider T Mobile. Therefore, the WUTC has the authority under Section 214(e)(2) of the Act to grant LTE Wireless's request for designation as an ETC throughout the service area of its underlying provider in the State of Washington.

IV. LTE WIRELESS SATISFIES THE REQUIREMENTS FOR DESIGNATION AS AN ETC UNDER 47 C.F.R. § 54.201

Section 254(e) of the Act provides that, "only an eligible telecommunications carrier designated under section 214(e) shall be eligible to receive specific federal universal service support." Section 214(e)(2) of the Act authorizes state commissions, such as the WUTC, to designate ETC status for federal universal service purposes and authorizes the WUTC to designate wireless ETCs. Section 214(e)(1) of the Act and Section 54.201(d) of the FCC's rules provide that applicants for ETC designation must be common carriers that shall, throughout the designated service area, offer all of the services supported by universal service, either using their own facilities or a combination of their own facilities and the resale of another carrier's services, except where the FCC has forborne from the "own facilities" requirement. Applicants also must commit to advertise the availability and rates of such services. As detailed below, LTE Wireless satisfies each of the above-listed requirements, as well as the requirements set forth in WAC 480-123-030.

V. LTE WIRELESS SATISFIES THE REQUIREMENTS FOR DESIGNATION AS AN ETC UNDER 47 C.F.R. § 54.201

Section 254(e) of the Act provides that, "only an eligible telecommunications carrier designated under section 214(e) shall be eligible to receive specific federal universal service support." Section 214(e)(2) of the Act authorizes state commissions, such as the WUTC, to designate ETC status for federal universal service purposes and authorizes the WUTC to designate wireless ETCs. Section 214(e)(1) of the Act and Section 54.201(d) of the FCC's rules provide that applicants for ETC designation must be common carriers that shall, throughout the designated service area, offer all of the services supported by universal service, either using their own facilities or a combination of their own facilities and the resale of another carrier's services, except where the FCC has forborne from the "own facilities" requirement. Applicants also must commit to advertise the availability and rates of such services. As detailed below, LTE Wireless satisfies each of the above-listed requirements, as well as the requirements set forth in WAC 480-123-030.

A. LTE WIRELESS Will Provide Service Consistent with the FCC's Grant of Forbearance from Section 214's Facilities Requirements

Section 214 requires ETCs to provide services using their facilities, at least in part, the FCC has forborne from that requirement. Since LTE Wireless is using combination of it's own network infrastructure and that of it's underlying carrier, T Mobile, the company does not need a compliance plan approval from the FCC to be certified as an ETC by the State of Washington. LTE Wireless will provide all consumers 911 and E911 access regardless of the activation status and availability of minutes.

A. LTE Wireless Is a Common Carrier

CMRS providers like LTE Wireless are treated as common carriers.

B. LTE Wireless Will Provide All Supported Services

Through its own network infrastructure and its underlying carrier T Mobile, LTE Wireless is able to provide all of the supported services required by Section 54.101(a) of the FCC's Rules (47 C.F.R. § 54.101(a)) and WAC 480-123-030 as follows:

1. Voice Telephony Service

As set forth in 47 C.F.R. § 54.101(a)(1), eligible Voice Telephony Services must provide the following: Voice Grade Access to the Public Switched Telephone Network. LTE Wireless provides voice grade access to the public switched telephone network ("PSTN") through a combination of its own network and those of its underlying provider.

Local Usage at No Additional Charge. LTE Wireless offers rate plans that provide its customers with minutes of use for local service at no additional charge.

Access to Emergency Services. LTE Wireless provides 911 and E911 access for all of its customers to the extent the local government in its service area has implemented 911 or E911 systems. As noted, calls to 911 emergency services will always be free and will be available regardless of service activation status or availability of minutes. LTE Wireless also complies with the FCC's regulations governing the deployment and availability of E911 compatible handsets.

Toll Limitation. In its Lifeline and Link Up Reform Order, the FCC provided that toll limitation would no longer be deemed a supported service. "ETCs are not required to offer toll limitation service to low-income consumers if the Lifeline offering provides a set amount of minutes that do not distinguish between toll and non-toll calls." Nonetheless, LTE Wireless's offerings inherently allow Lifeline subscribers to control their usage, as its wireless service is offered on a prepaid, or pay-as-you-go, basis. LTE Wireless's service, moreover, is not offered

on a distance-sensitive basis and local and domestic long distance minutes are treated the same.

2. Broadband Internet Access Services

LTE Wireless provides Broadband Internet access service ("BIAS") in accordance with the FCC's minimum service standards to ensure Lifeline customers receive full Lifeline support. The FCC has stated that BIAS consists of the ability for a user to receive "the capability to transmit data to and receive data from all or substantially all Internet endpoints, including any capabilities that are incidental to and enable the operation of the communications service, but excluding dial- up Internet access service." LTE Wireless provides BIAS to low-income consumers through a combination of its own network and those of its underlying provider.

C. LTE Wireless Requests Designation Throughout Its Service Area

LTE Wireless is not a rural telephone company as defined in Section 153(37) of the Act (47 U.S.C. § 153(37)). Accordingly, LTE Wireless is required to describe the geographic area(s) within which it requests designation as an ETC. LTE Wireless requests ETC designation that is defined by the wire center lists included in Exhibit B which will allow the Company to provide Lifeline service wherever its underlying, facilities-based provider(s) have wireless coverage, including federally-recognized tribal lands. Current coverage maps are attached hereto as Exhibit C. LTE Wireless understands that its service area overlaps with rural carriers in Washington, but maintains that the public interest factors described below justify its designation in these carriers' service areas, especially because it seeks ETC designation solely to utilize USF funding to provide Lifeline service to qualified low-income consumers. LTE Wireless is not eligible for and does not seek Link-Up or high-cost support.

Therefore, designation of LTE Wireless as an ETC will cause no growth in the high-cost portions of the USF and will not erode high-cost support from any rural telephone company. In fact, the FCC has determined that "[d]esignation of competitive ETCs promotes competition and benefits consumers in rural and high-cost areas by increasing customer choice, innovative

services, and new technologies." While federal rules (47 U.S.C. §§ 160, 214(e)(5) and 47 C.F.R. §54.207(b)) require that the service area of an ETC conform to the service area of any rural telephone company serving the same area (the "service area conformance" requirement), the FCC's Lifeline and Link Up Reform Memorandum Opinion and Order (FCC 13-44 released April 15, 2013) authorized forbearance from the service area conformance requirements with respect to carriers seeking to provide Lifeline-only service. In light of this forbearance, the WUTC has the authority to designate ETCs such as LTE Wireless in rural areas without concern for the service area conformance requirement.

D. LTE WIRELESS Will Advertise the Availability of Supported Services

LTE Wireless will advertise the availability and rates for the services described above using media of general distribution as required by 47 C.F.R. § 54.201(d)(2) and WAC 480-123-030. LTE Wireless will comply with the FCC's rules regarding information to be included in marketing materials, including FCC rule section 54.405(c). Specifically, LTE Wireless's marketing materials will state, in easily understood language, that: (i) the service is a Lifeline service; (ii) Lifeline is a government assistance program; (iii) the service may not be transferred to someone else; (iv) consumers must meet certain eligibility requirements before enrolling in the Lifeline program; (v) the Lifeline program permits only one Lifeline discount per household; (vi) documentation is necessary for enrollment; and (vii) LTE Wireless is the provider of the services. Moreover, the Lifeline application/certification form will state that Lifeline is a federal benefit and that consumers who willfully make a false statement in order to obtain the Lifeline benefit can be punished by fine or imprisonment or can be barred from the program. LTE Wireless's marketing is targeted to modern customers using newer technologies such as social media including Instagram and TikTok as well as its own website at www.ltewireless.com.

V. LTE WIRELESS SATISFIES THE ADDITIONAL REQUIREMENTS FOR ETC DESIGNATION UNDER 47 C.F.R. § 54.202(a)

LTE Wireless hereby provides the additional information and certifications required for carriers seeking ETC designation as set forth in 47 C.F.R. § 54.202(a).

A. Service Commitment Throughout the Proposed Designated Service Area

LTE Wireless will provide service in Washington by a combination of its own network infrastructure and the network of its Underlying Carriers whose networks are operational and largely built out. Thus, LTE Wireless will be able to commence offering its Lifeline service to all locations served by its Underlying Carriers very soon after receiving approval from the WUTC.

B. Ability to Remain Functional in Emergency Situations

In accordance with 47 CFR §54.202(a)(2), LTE Wireless, through its Underlying Carriers, has the ability to remain functional in emergency situations. LTE Wireless's agreements with its Underlying Carriers allow the Company to provide to its customers the same ability to remain functional in emergency situations as currently provided by its Underlying Carriers to their own customers, including the ability to maintain a minimum of two hours of back-up power to ensure functionality without an external power source, the ability to reroute traffic around damaged facilities, and the capability of managing traffic spikes resulting from emergency situations. As Tier I carriers, its Underlying Carriers have redundancies, back-up generator power and an extensive disaster recovery program, and have built their networks from the ground up, which means that their networks are consistent across the entire network so that it is easy to monitor and to troubleshoot should any outage or disruption occur. LTE Wireless's own network infrastructure is located in a data center with redundancies, back-up generators and an extensive disaster recovery plan. LTE Wireless also has the ability to redirect traffic to other carriers in cases of a major disaster.

C. Commitment to Consumer Protection and Service Quality

Under FCC guidelines and WAC 480-123-030, an ETC applicant must demonstrate that it will satisfy applicable consumer protection and service quality standards. The Company

commits to satisfying all such applicable state and federal requirements related to consumer protection and service quality standards. Specifically, LTE Wireless commits to comply with the Cellular Telecommunications and Internet Association's (CTIA) Consumer Code for Wireless Service.

LTE Wireless will promptly respond to and courteously resolve customer complaints, will inform customers of the right to file unresolved complaints with the WUTC, and will cooperate fully with the WUTC to resolve all consumer complaints.

D. LTE WIRELESS is Financially and Technically Capable

In accordance with 47 C.F.R. § 54.202(a)(4), LTE Wireless is financially and technically capable of providing Lifeline-supported services. LTE Wireless currently provides prepaid wireless telecommunications services to customers throughout the country and participated in the Federal Affordable Connectivity Program.

E. Terms and Conditions of Proposed Lifeline Offering

LTE Wireless has the ability to provide all services supported by the universal service program, as detailed in 47 C.F.R. § 54.101(a), throughout Washington. LTE Wireless will comply with all minimum service standards imposed by the FCC and the Washington WUTC. LTE Wireless allows consumers to apply their lifeline discount to any of its affordable prepaid plans that can be found at www.ltewireless.com. LTE Wireless encourages customers to find the right plan for them and apply the discount that they are entitled to through the lifeline program. If a customers chooses a plan that includes a payment from the customers and is unable to make that payment, LTE Wireless will automatically change the plan to the basic plan covered completely by the Lifeline benefit, ensuring customers do not loose access to their wireless services.

F. LTE WIRELESS Will Comply with the Lifeline Certification and Verification Requirements

Customers interested in obtaining information on the Lifeline program will be directed to a toll-free telephone number and to the Company's website, which will contain information regarding the Company's Lifeline service plans, including a description of the Lifeline program and eligibility criteria. Customers must then apply through the National Lifeline Eligibility Verifier ("National Verifier"), which they may do online or by submitting all required documentation to the National Verifier by mail. Customers may download a copy of the application form from the Internet (from the National Verifier's website) or request that a copy be mailed to them. LTE Wireless utilizes the standard Lifeline application forms as required by FCC rules, and thus complies with the disclosure and information collection requirements in 47 C.F.R.§ 54.410(d).29 LTE Wireless will certify and verify initial and continued consumer eligibility in accordance with 47 C.F.R. § 54.410, and will notify the applicant that the prepaid service must be personally activated by the subscriber and the subscriber must use their service every thirty (30) days. LTE Wireless further confirms that it will not provide a consumer with an activated device and will not activate a Lifeline service unless or until it has confirmed that the consumer is a qualifying low-income household pursuant to 47 C.F.R. § 54.409, and completed the required eligibility determination and certification requirements of 47 C.F.R. §§ 54.410, 54.404-54.405. Processing of consumers' applications and determination of eligibility will be performed by the National Verifier. LTE Wireless will certify and verify consumer eligibility in accordance with the FCC's requirements, as revised in the Lifeline and Link-Up Order.

G. Prevention of Waste, Fraud and Abuse

The FCC has taken steps to further curb abuse in the Lifeline program by establishing the National Verifier, which transfers the responsibility of eligibility determination away from Lifeline providers. LTE Wireless will rely on the National Verifier to determine initial and ongoing eligibility of Washington Lifeline subscribers. The National Verifier queries the National Lifeline Accountability Database ("NLAD") for every enrollment to determine whether

a prospective subscriber is currently receiving a Lifeline service from LTE Wireless or any other ETC, and whether anyone else living at the prospective subscriber's residential address is currently receiving Lifeline service. LTE Wireless thus complies with the requirements of section 54.404 of the FCC's rules. In addition, Company personnel emphasize the "one Lifeline service per household" restriction in their direct sales contacts with potential customers.

H. LTE WIRELESS Will Comply With Reporting Requirements

LTE Wireless will provide the WUTC a copy of its annual certifications and Lifeline recertification results pursuant to 47 C.F.R. § 54.416 (i.e., FCC Form 555), finalized reports of audits involving ETC operations in Washington conducted pursuant to 47 CFR § 54.420, as well as a copy of its annual report filed pursuant to 47 C.F.R. § 54.422 (i.e., FCC Form 481), and will comply with applicable WUTC reporting requirements for Lifeline ETCs.

VI. DESIGNATION OF LTE WIRELESS AS AN ETC WOULD PROMOTE THE PUBLIC INTEREST

One of the principal goals of the Act, as amended by the Telecommunications Act of 1996, is "to secure lower prices and higher quality services for American telecommunications consumers and encourage the rapid deployment of new telecommunications technologies" to all citizens, regardless of geographic location or income. Designation of LTE Wireless as an ETC in Washington will further that public interest. LTE Wireless is focused on reaching customers through many social media channels and through its website. LTE Wireless does not employee the use of sales agents or "street teams" to market services. LTE Wireless allows consumers to apply the lifeline discount to any of its highly affordable wireless plans with the goal of having the customers pay for a larger plan and using the lifeline discount to help reduce the costs. LTE Wireless does offer a plan that allows for the customers to have a zero cost plan, but encourages

customers to find the plan that best fits their needs and use the lifeline benefit that is available to them to help reduce the costs. If a customer is unable to pay for the larger plan, LTE Wireless

will default them to the plan that is covered completely by the lifeline benefit so that the

customer will not be without service.

VII. CONCLUSION

LTE Wireless requests Washington Utilities Commission grant this amended application for

designation as an ETC for the designated service area for the purpose of receiving federal low-

income support and state low-income support.

I declare under penalty of perjury under the law of Washington that the foregoing is true and correct.

Signed on the 28th day of October 2025,

Faizal Hossaf

at New York, New York.

Faizal Hassad - CEO

12

EXHIBIT A

WASHINGTON GOOD STANDING



Secretary of State

I, STEVE R. HOBBS, Secretary of State of the State of Washington and custodian of its seal, hereby issue this

CERTIFICATE OF REGISTRATION

OF

LTE WIRELESS INC.

I CERTIFY that the records on file in this office show that the above named entity was registered under the laws of the State of Washington and that its public organic record was filed in Washington and became effective on 12/09/2024.

I FURTHER CERTIFY that the entity's duration is Perpetual, and that as of the date of this certificate, the records of the Secretary of State do not reflect that this entity has been terminated.

I FURTHER CERTIFY that all fees, interest, and penalties owed and collected through the Secretary of State have been paid.

I FURTHER CERTIFY that the most recent annual report has been delivered to the Secretary of State for filing and that proceedings for statement of termination are not pending.

Issued Date: 07/17/2025 UBI Number: 604 337 676

Home Jurisdiction: SD



Given under my hand and the Seal of the State of Washington at Olympia, the State Capital

Steve R. Hobbs, Secretary of State

Date Issued: 07/17/2025

EXHIBIT B

WIRE CENTERS

ILEC	Rate Center	ILEC	Rate Center	ILEC	Rate Center	ILEC	Rate Center	ILEC	Rate Center
Qwest Corporation	Spokane	CenturyTel of Washington	South Prairie	CenturyTel of Washington	Eureka	Frontier Communications Northwest, Inc.	George	Frontier Communications Northwest, Inc.	Wenatchee
Qwest Corporation	Bainbridge Island	CenturyTel of Washington	Orting	CenturyTel of Washington	Harrington	Frontier Communications Northwest, Inc.	Granite Falls	United Telephone Company of The Northwest	Hood Canal
Qwest Corporation	Battleground	CenturyTel of Washington	Morton	CenturyTel of Washington	Lebam	Frontier Communications Northwest, Inc.	Halls Lake	United Telephone Company of The Northwest	Chimacum
Qwest Corporation	Belfair	CenturyTel of Washington	Glenoma	CenturyTel of Washington	Lind	Frontier Communications Northwest, Inc.	Kennewick	United Telephone Company of The Northwest	Columbia
Qwest Corporation	Bellevue	CenturyTel of Washington	Mineral	CenturyTel of Washington	Nespelem	Frontier Communications Northwest, Inc.	Latah	United Telephone Company of The Northwest	Port Angeles
Qwest Corporation	Bellingham	CenturyTel of Washington	Packwood	CenturyTel of Washington	Ocosta	Frontier Communications Northwest, Inc.	Leavenworth	United Telephone Company of The Northwest	Port Angeles
Qwest Corporation	Black Diamond	CenturyTel of Washington	Randle	CenturyTel of Washington	Odessa	Frontier Communications Northwest, Inc.	Mansfield	United Telephone Company of The Northwest	Mabton
Qwest Corporation	Bremerton	CenturyTel of Washington	Washtucna	CenturyTel of Washington	Pacific Beach	Frontier Communications Northwest, Inc.	Monroe	United Telephone Company of The Northwest	Glenwood
Qwest Corporation	Buckley	CenturyTel of Washington	McCleary	CenturyTel of Washington	Pe Ell	Frontier Communications Northwest, Inc.	Moscow	United Telephone Company of The Northwest	Goldendale
Qwest Corporation	Castle Rock	CenturyTel of Washington	Montesano	CenturyTel of Washington	Raymond	Frontier Communications Northwest, Inc.	Mt Vernon	United Telephone Company of The Northwest	Grandview
Qwest Corporation	Centralia	CenturyTel of Washington	Elma	CenturyTel of Washington	South Bend	Frontier Communications Northwest, Inc.	Newport	United Telephone Company of The Northwest	Granger
Qwest Corporation	Chehalis	CenturyTel of Washington	Vashon	CenturyTel of Washington	Sprague	Frontier Communications Northwest, Inc.	Oak Harbor	United Telephone Company of The Northwest	Harrah
Qwest Corporation	Clarkston	CenturyTel of Washington	Cheney	CenturyTel of Washington	Starbuck	Frontier Communications Northwest, Inc.	Oakesdale	United Telephone Company of The Northwest	Klickitat
Qwest Corporation	Cle Elum	CenturyTel of Washington	Spangle	CenturyTel of Washington	Vader	Frontier Communications Northwest, Inc.	Palouse	United Telephone Company of The Northwest	. Lyle
Qwest Corporation	Colfax	CenturyTel of Washington	Reardan	CenturyTel of Washington	Wilbur	Frontier Communications Northwest, Inc.	Priest River	United Telephone Company of The Northwest	Mattawa
Qwest Corporation	Copalis	CenturyTel of Washington	Medical Lake	CenturyTel of Washington	Wilson Creek	Frontier Communications Northwest, Inc.	Pullman	United Telephone Company of The Northwest	Paterson
Qwest Corporation	Coulee Dam	CenturyTel of Washington	Davenport	CenturyTel of Washington	Yacolt	Frontier Communications Northwest, Inc.	Quincy	United Telephone Company of The Northwest	Poulsbo
Qwest Corporation	Dayton	CenturyTel of Washington	Kettle Falls	Frontier Communications Northwest, Inc.	Arlington	Frontier Communications Northwest, Inc.	Richland	United Telephone Company of The Northwest	Prosser
Qwest Corporation	Deer Park	CenturyTel of Washington	Fall City	Frontier Communications Northwest, Inc.	Benton City	Frontier Communications Northwest, Inc.	Richmond Beach	United Telephone Company of The Northwest	Roosevelt
Qwest Corporation	Des Moines	CenturyTel of Washington	Carnation	Frontier Communications Northwest, Inc.	Brewster	Frontier Communications Northwest, Inc.	Rockford	United Telephone Company of The Northwest	Sunnyside
Qwest Corporation	Easton	CenturyTel of Washington	North Bend	Frontier Communications Northwest, Inc.	Bridgeport	Frontier Communications Northwest, Inc.	Rosalia	United Telephone Company of The Northwest	Toppenish
Qwest Corporation	Elk	CenturyTel of Washington	Snoqualmie Pass	Frontier Communications Northwest, Inc.	Burlington	Frontier Communications Northwest, Inc.	Silver Lake	United Telephone Company of The Northwest	Trout Lake
Qwest Corporation	Enumclaw	CenturyTel of Washington	Ames Lake	Frontier Communications Northwest, Inc.	Cashmere	Frontier Communications Northwest, Inc.	Skykomish	United Telephone Company of The Northwest	Wapato
Qwest Corporation	Ephrata	CenturyTel of Washington	ClearWater	Frontier Communications Northwest, Inc.	Chelan	Frontier Communications Northwest, Inc.	Soap Lake	United Telephone Company of The Northwest	White Salmon
Qwest Corporation	Graham	CenturyTel of Washington	Almira	Frontier Communications Northwest, Inc.	Coupeville	Frontier Communications Northwest, Inc.	Stanwood	United Telephone Company of The Northwest	White Swan
Qwest Corporation	Green Bluff	CenturyTel of Washington	Cathlamet/Puget Isla	Frontier Communications Northwest, Inc.	Darrington	Frontier Communications Northwest, Inc.	Stevens Pass	United Telephone Company of The Northwest	Whitstran
Qwest Corporation	Hoodsport	CenturyTel of Washington	Coulee City	Frontier Communications Northwest, Inc.	Entiat	Frontier Communications Northwest, Inc.	Sultan	United Telephone Company of The Northwest	Willard
Qwest Corporation	Issaquah	CenturyTel of Washington	Curtis	Frontier Communications Northwest, Inc.	Fairfield	Frontier Communications Northwest, Inc.	Tekoa	United Telephone Company of The Northwest	Dallesport
Qwest Corporation	Liberty Lake	CenturyTel of Washington	Edwall-Tyler	Frontier Communications Northwest, Inc.	Farmington	Frontier Communications Northwest, Inc.	Tonasket	Frontier Communications Northwest, Inc.	Acme
Qwest Corporation	LongView Kelso	Qwest Corporation	Yakima	Frontier Communications Northwest, Inc.	Garfield	Frontier Communications Northwest, Inc.	Waterville	Frontier Communications Northwest, Inc.	Alger

ILEC		ILEC	Rate Center	ILEC	Rate Center	ILEC	Rate Center
Whidbey Telephone Company	Point Roberts	Qwest Corporation	Northport	Qwest Corporation	Crystal Mountain	Frontier Communications Northwest, Inc.	Big Lake
Mashell Telecom Inc.	Kapowsin	Qwest Corporation	Olympia	Frontier Communications Northwest, Inc.	Blaine	Frontier Communications Northwest, Inc.	Concrete
Skyline Telecom, Inc.	Mt Hull	Qwest Corporation	Omak	Inland Telephone Company	Dewatto	Frontier Communications Northwest, Inc.	Conway
Pioneer Telephone Company	La Crosse	Qwest Corporation	Oroville	Frontier Communications Northwest, Inc.	Bothell	Frontier Communications Northwest, Inc.	Curlew
Pioneer Telephone Company	Endicott	Qwest Corporation	Othello	Frontier Communications Northwest, Inc.	Kirkland	Frontier Communications Northwest, Inc.	Custer
Pend Oreille Telephone Company	Cusick	Qwest Corporation	Pasco	Frontier Communications Northwest, Inc.	Woodland	Frontier Communications Northwest, Inc.	Deming
Pend Oreille Telephone Company	Ione	Qwest Corporation	Pomeroy	Qwest Corporation	Kent	Frontier Communications Northwest, Inc.	Edison
Pend Oreille Telephone Company	Metaline Falls	Qwest Corporation	Port Angeles	Qwest Corporation	Auburn	Frontier Communications Northwest, Inc.	Everson
McDaniel Telephone Company	Salkum	Qwest Corporation	Port Angeles	CenturyTel of Washington	Royal City	Frontier Communications Northwest, Inc.	Ferndale
McDaniel Telephone Company	Mossyrock	Qwest Corporation	Port Ludlow	Skyline Telecom, Inc.	Silverton	Frontier Communications Northwest, Inc.	Grayland
McDaniel Telephone Company	Onalaska	Qwest Corporation	Port Orchard	Qwest Corporation	Tacoma	Frontier Communications Northwest, Inc.	La Conner
Kalama Telephone Company	Kalama	Qwest Corporation	Port Townsend	Qwest Corporation	Tacoma	Frontier Communications Northwest, Inc.	Laurel
Inland Telephone Company	Uniontown	Qwest Corporation	Company Prescott	Qwest Corporation	Tacoma	Frontier Communications Northwest, Inc.	Loomis
Hood Canal Telephone Co., Inc.	Union	Qwest Corporation	Puyallup	Qwest Corporation	Tacoma	Frontier Communications Northwest, Inc.	Lyman-Hamilton
Tenino Telephone Company	Bucoda	Qwest Corporation	Renton	Frontier Communications Northwest, Inc.	Marysville	Frontier Communications Northwest, Inc.	Lynden
Tenino Telephone Company	Tenino	Qwest Corporation	Ridgefield	Frontier Communications Northwest, Inc.	Snohomish	Frontier Communications Northwest, Inc.	Maple Falls
Hat Island Telephone Company	Hat Island	Qwest Corporation	Rochester	Frontier Communications Northwest, Inc.	Everett	Frontier Communications Northwest, Inc.	Marblemount
CenturyTel of Cowiche, Inc.	Cowiche	Qwest Corporation	Company Roslyn	Qwest Corporation	Vancouver	Frontier Communications Northwest, Inc.	Molson
CenturyTel of Cowiche, Inc.	Tieton	Qwest Corporation	Roy	CenturyTel of Washington	Long Beach	Frontier Communications Northwest, Inc.	Naches
CenturyTel of Cowiche, Inc.	Rimrock	Qwest Corporation	Seattle	CenturyTel of Washington	Chewelah	Frontier Communications Northwest, Inc.	Nile
Asotin Telephone Company	Asotin	Qwest Corporation	Sequim	CenturyTel of Washington	Mathews Corner	Frontier Communications Northwest, Inc.	Republic
Asotin Telephone Company	Anatone	Qwest Corporation	Silverdale	CenturyTel of Washington	Connell	Frontier Communications Northwest, Inc.	Sedro Woolley
Consolidated Communications of WA Co	Selah	Qwest Corporation	Touchet	CenturyTel of Inter Island, Inc.	San Juan	Frontier Communications Northwest, Inc.	Sumas
Western Wahkiakum County Telephone	Grays River	Qwest Corporation	Waitsburg	CenturyTel of Washington	Kingston	Frontier Communications Northwest, Inc.	Westport
Western Wahkiakum County Telephone	Naselle	Qwest Corporation	Walla Walla	CenturyTel of Washington	Ritzville	Lewis River Telephone Company, Inc.	La Center
St John Co-Op Telephone & Telegraph	St John	Qwest Corporation	Warden	CenturyTel of Washington	Forks	Lewis River Telephone Company, Inc.	Amboy
Qwest Corporation	Aberdeen-Hoquiam	Qwest Corporation	Winlock	CenturyTel of Washington	Lake Quinault	Lewis River Telephone Company, Inc.	Yale
Qwest Corporation	Springdale	Qwest Corporation	Loon Lake	Frontier Communications Northwest, Inc.	Anacortes	Lewis River Telephone Company, Inc.	Cougar
CenturyTel of Washington	Creston	Qwest Corporation	Maple Valley	CenturyTel of Washington	Twisp	Lewis River Telephone Company, Inc.	Swift
United Telephone Company of The NW	Stevenson	Qwest Corporation	Moses Lake	CenturyTel of Washington	Gig Harbor	Whidbey Telephone Company	South Whidbey
Qwest Corporation	Sumner	Qwest Corporation	Newman Lake	The Toledo Telephone Company	Toledo		
				Qwest Corporation	Colville/Orient Laur	rier	
				Qwest Corporation	Shelton		
				Qwest Corporation	Pateros		
				CenturyTel of Washington	Ashford		
				Mashell Telecom Inc.	Eatonville		
						İ	

Consolidated Communications of WA Co Yelm
Consolidated Communications of WA Co Ellensburg
Frontier Communications Northwest, Inc. Camas-Washougal
Frontier Communications Northwest, Inc. Camas-Washougal
Frontier Communications Northwest, Inc. Camas-Washougal

EXHIBIT C

T Mobile Wireless Coverage Map

