

**STATE OF WASHINGTON**

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

***1300 S. Evergreen Park Dr. S.W., P.O. Box 47250 ● Olympia, Washington 98504-7250***

***(360) 664-1160 ● TTY (360) 586-8203***

December 20, 2010

*RE: In the Matter of the Petition of Virgin Mobile USA, L.P. For an Exemption From WAC 480-123-030(1)(d) and Designation as an Eligible Telecommunications Carrier,* Docket UT-100203

TO ALL PARTIES:

The Washington Utilities and Transportation (Commission) entered its Order 01, Order Granting Virgin Mobile USA L.P. (Virgin Mobile) the Exemption from Provisions of WAC 480-123-030(1)(d), Investment Plan, and Designation as an Eligible Telecommunications Carrier in Docket UT-100203 on November 10, 2010.

The Order requires the company to meet 21 conditions to be classified as an Eligible Telecommunications Carrier, and directs the company to submit compliance filings with regard to several of the conditions. Among others, Condition #2 requires the company to submit data for Commission approval before the company can begin offering service in the state of Washington. Condition #10 requires the company to notify the Commission that it is working with the Department of Social and Health Services (DSHS) to establish a procedure to verify Virgin Mobile Lifeline customers’ eligibility. The Order authorized the Commission’s Executive Director and Secretary to approve the required compliance filings, by letter, if the company complied with the terms of the Order.

On November 16, 2010, Virgin Mobile submitted a compliance filing pursuant to Washington State Condition #2 of Order 01 (Appendix B), providing a copy of Virgin Mobile’s Lifeline rate plans, terms and conditions, proposed language to be used in direct marketing and advertising material, and its Lifeline Customer Enrollment Form.  After Commission Staff reviewed these documents and discussed them with the Company’s representatives, Virgin Mobile submitted revisions to the compliance filing on December 3 and December 10, 2010. Virgin Mobile indicated in its filing that it will modify its Lifeline Customer Enrollment Form to add the DSHS Client identifier, as suggested by Staff, by the end of the first quarter 2011. On December 13, 2010, Commission Staff submitted a letter recommending the Commission approve the compliance filing.

Virgin Mobile also informed the Commission that it has started discussions with DSHS regarding access to the DSHS database to verify Virgin Mobile Lifeline customers’ eligibility. The Commission encourages the company to continue its discussion with DSHS. This complies with Condition #10 of Commission Order 01.

The Commission has examined Virgin Mobile’s compliance filing and subsequent revisions and finds Virgin Mobile’s compliance filing meets Condition #2 and Condition #10 of Commission Order 01.

Sincerely,

DAVID W. DANNER

Executive Director and Secretary