# June 15, 2015

Mr. Steven King, Executive Director and Secretary Washington Utilities and Transportation Commission

1300 South Evergreen Park Drive SW

Olympia, WA 98504-7250

Re: First Step Internet, LLC

Eligible Telecommunications Carriers' Annual Certification on High Cost Fund Pursuant to WAC 480-123-060, 070, 080 and 47 C.F.R. §54.314

Dear Mr. King:

Attached are the Affidavit and Reports for First Step Internet, LLC’s Eligible Telecommunications Carriers' Annual Certification on High Cost Fund pursuant to WAC 480-123-060, WAC 480-123-070 and WAC 480-123-080.

This file is submitted under Docket #UT-150063

On February 12, 2015, in Docket #UT-141440, the Commission granted First Step Internet’s Petition to be an eligible telecommunications carrier. Accordingly, the certifications herein are being filed with the Washington Utilities and Transportation Commission in accordance per instructions from the commission staff.

Please contact the undersigned if there are any questions regarding this submission.

Sincerely,

# Kevin W. Owen

# President,

# First Step Internet, LLC

## AFFIDAVIT CONTAINING CERTIFICATIONS PURSUANT TO WAC 480-123-060 AND WAC 480-123-070

I, Kevin Owen, being of lawful age, state that I am the President of First Step Internet, LLC ("Company"), that I am authorized to execute this Affidavit on behalf of the Company and that the facts set forth in this Affidavit are true to the best of my knowledge, information and belief. On this basis, I hereby certify to the Washington Utilities and Transportation Commission ("Commission") for use by the Commission in providing the certification to the Federal Communications Commission and Universal Service Administrative Company required by 47 C.F.R. §54.314, as follows:

1. That on February 12, 2015, in Docket #UT-141440, the Commission granted the Company’s Petition to be an eligible telecommunications carrier (“ETC”);

1. That the Company received no federal high-cost support in the preceding calendar year (2014) and that all federal high-cost support provided to the Company will be used in the coming calendar year (2015) only for the provision, maintenance and upgrading of the facilities and services for which the support is intended;
2. That during the 2014 calendar year, the Company was not an ETC and therefore was not subject to the following requirements applicable to ETCs in Washington state: a) the applicable service quality standard found in WAC 480-123-030(1)(h), b) the standard related to the ability to function in emergency situations found in WAC 480-123-030(1)(g), as such standard relates to functionality of wireline carriers in emergency situations; and c) the requirement to publicize the availability of its applicable telephone assistance programs in a manner reasonably designed to reach those likely to qualify for service found in WAC 480-123-030(1)(e).

I certify under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

Dated this *15th* day of June 2015, at Moscow, Idaho.

Company: First Step Internet, LLC

By: Kevin Owen

Its: President

## REPORTS AS REFERENCED IN

## WAC 480-123-070 AND WAC 480-123-080

First Step Internet, LLC. (the "Company") hereby submits the following reports in accordance with WAC 480-123-070 and WAC 480-123-080.1

Report 1: WAC 480-123-070(l)(a): (Use of Federal High-Cost Funds) As of the date of submission of this report, the Company has not yet received any Federal high-cost funding from the FCC’s Rural Broadband Experiments program (“RBE”) and to date has made no investments or expenses paid with support from the Federal high-cost fund. The Company has received its Study Area Code number: 476222. Given the lack of ETC status and high cost funding during 2014, the Company does not have a Form 481 nor a NECA-1 report to file for 2014. However, moving forward into 2015, the Company will have a Form 481 for filing. It is anticipated during the 2015 calendar year, the Company will receive approximately $6,100 in high cost funding for the study area. The expenditure of this funding will consist of new equipment that will be deployed to directly benefit the customers within the study area.

Report 2: WAC 480-123-070(1)(b): (Benefit from investment) The Company reports no direct benefits to consumers based on the investments made in 2014 given the fact there were no high cost investments and expenditures reported pursuant to WAC 480-123-070(1)(a). In 2015, the anticipated spending will directly benefit those customers in the high-cost service area as they will be able to receive service in areas that are currently un-served by qualifying broadband.

Through the expenditure of these anticipated RBE funds, the Company will be able, throughout the service area for which the Company has ETC designation, to:

* provide services at a level that the Company believes meets the intent set forth in 47 U.S.C. §254 of providing quality telecommunications services to customers;
* make substantial investments over the next several years to allow it to provide quality telecommunications services;
* expand its network over the next several years so that it will be capable of providing access to broadband services;
* offer service that is comparable to services offered in urban areas at rates that will be comparable to the rates for such services in urban areas.

Report 3: WAC 480-123-070(2): (Local Service Outage). The Company reports no service outages during the 2014 calendar year.

Report 4: WAC 480-123-070(3): (Failure to Provide Service). The Company reports no requests for service that were denied during the 2014 calendar year.

Report 5: WAC 480-123-070(4): (Complaints per 1,000 connections) The Company reports no service complaints during the 2014 calendar year made to the Federal Communications Commission or the consumer protection division of the office of the attorney general of Washington.

Report 6: WAC 480-123-080(1-3): The Company reports the planned investment and expenses for 2015 will be approximately $10,000 for the approved ETC service areas. The funding will be expended to construct new fixed wireless LTE access points that will provide the required service in the area. These investments will directly benefit the consumers within the Study Area, as broadband and voice services will be made available to those customers that currently do not have access to service.