BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

In the Matter of the Petition of)
T-Mobile West LLC) Docket No
for Annual Certification as an Eligible)
Telecommunications Carrier)

T-MOBILE WEST LLC'S ANNUAL PETITION FOR CERTIFICATION AS AN ELIGIBLE TELECOMMUNICATIONS CARRIER

T-Mobile West LLC (hereinafter, "T-Mobile" or the "Company") hereby submits this petition for certification as an eligible telecommunications carrier ("ETC") pursuant to the Washington Utilities and Transportation Commission ("Commission") Orders No. 01, 02, and 03 in Docket UT-101060 ("Designating Order"), amended Sections 480-123-060 through 480-123-080 of Washington Administrative Code ("WAC") (hereinafter referred to as the "Washington Certification Requirements"), and applicable federal requirements, including 47 U.S.C. § 254(e), 47 C.F.R. § 54.313, and 47 C.F.R. § 54.314.

I. COMMUNICATIONS REGARDING THIS PETITION

All correspondence and communications regarding this Petition should be addressed as follows:

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¹ On May 30, 2012, T-Mobile restructured the operating entity that the Commission designated as an ETC in the *Designating Order* and notified the Commission of this change, which the Commission approved in Order Number 03 in Docket UT-101060 effective June 14, 2012.

² On March 26, 2015, the Commission issued General Order R-580, Order Amending, Adopting, and Repealing Rules Permanently, Docket UT-140680 ("*ETC Modified Requirements Order*").

II. BACKGROUND

T-Mobile was designated as an ETC by the Commission on October 14, 2010, in the *Designating Order*. Pursuant to discussions with Staff of the Commission, on April 5, 2011, T-Mobile filed an amended list of the local exchange carrier wire centers that comprise T-Mobile's designated service area. The Commission accepted T-Mobile's revised ETC service area list of telephone company wire centers and issued Order Number 02 in Docket UT-101060 with the revised list of local exchange carrier wire centers that comprise T-Mobile's designated service area ("Designated Area"), which is included as Attachment A.

On October 27, 2011, in its *USF/ICC Transformation Order*, the FCC adopted changes to its universal service rules.³ On February 6, 2012, in its *Lifeline Reform Order*, the FCC adopted further changes to its universal service rules governing the provision of Lifeline service⁴ and, on March 31, 2016, the FCC adopted further changes to the Lifeline program.⁵ Among the changes adopted in the *USF/ICC Transformation Order* and *Lifeline Reform Order*, the FCC revised the annual reporting and certification requirements, which are now reflected in 47 C.F.R. §§ 54.313, 54.314 and 54.422. The revised *Washington Certification Requirements* are largely consistent with the annual reporting requirements in the FCC rules.⁶ In this Petition, T-Mobile addresses each of the reporting requirements adopted by the Commission in the *Designating Order* and the *Washington Certification Requirements*, and incorporates the identified attachments, some of which contain confidential and proprietary information and are filed under seal. In addition, T-

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³ Connect America Fund et al., WC Docket No. 10-90 et al., Report and Order and Further Notice of Proposed Rulemaking, FCC 11-161 (rel. Nov. 18, 2011) ("USF/ICC Transformation Order").

⁴ In the Matter of Lifeline and Link Up Reform and Modernization, Report and Order and Further Notice of Proposed Rulemaking, WC Docket No. 11-42, FCC 12-11, released February 6, 2012 ("Lifeline Reform Order").

⁵ In the Matter of Lifeline and Link Up Reform and Modernization, Telecommunications Carrier Eligible for Universal Service Support, Connect America Fund, WC Docket No. 11-41, 09-197, and 10-90, Third Report and Order, Further Report and Order, and Order On Reconsideration, FCC 16-38 (April 27, 2016).

⁶ In the Matter of Federal-State Joint Board on Universal Service, Report and Order, FCC 05-46, March 17, 2005 ("ETC Additional Requirements Order").

Mobile is separately filing with the Commission a copy of its FCC Form 481 Annual Report for its legacy high cost ETC service area and a copy of its FCC Form 690 Annual Report for its Mobility Fund service area.

III. FEDERAL HIGH COST UNIVERSAL SERVICE SUPPORT RECEIVED

In the *USF/ICC Transformation Order*, the FCC took several steps toward developing a budget for the Universal Service Fund including (among other things) eliminating the identical support rule, limiting the per line high cost support, freezing high cost support for all competitive ETCs ("CETCs") for an interim period of six months in 2012, and phasing down all high cost support for CETCs over a five-year period beginning in July 2012. Pursuant to the *USF/ICC Transformation Order*, monthly high cost support for CETCs is the aggregate support received in 2011 divided by twelve. Beginning in July 2012, CETCs were subject to a 20 percent per year phase down.⁷

In the calendar year 2016, T-Mobile received a total of \$1,328,244 in federal high cost universal service support for its Designated Area in Washington. Based upon support received to date in 2017, T-Mobile estimates that it will receive the same amount of federal high cost universal service support, \$1,328,244, for its Designated Area in 2017, which is based upon the steps taken by the FCC in the *USF/ICC Transformation Order* (identified above) to reduce legacy funding for CETCs, subject to the halt in the phase down of legacy high cost support. On March 7, 2017, the FCC released a *Mobility Fund 2017 Report and Order and Further Notice of Proposed Rulemaking* establishing a schedule for phasing out Legacy high cost support and

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⁷ 47 C.F.R. § 54.307(e)(5). The phase down of high cost support for competitive ETCs was halted in July 2014 because Mobility Fund Phase II is not yet operational; consequently, projected high cost support for 2017 is based upon the monthly support received during the first six months of 2017.

making Mobility Fund support available in certain census blocks.⁸ At this time, no changes in Legacy high cost support are anticipated in 2017.

IV. ANNUAL CERTIFICATIONS AND REPORTING

A. Use of Universal Service Support and Benefits to Consumers

Standard 1 of the *Washington Certification Requirements* requires that an ETC submit a report providing a "substantive description of investments made and expenses paid with support from the federal high cost fund," including "the company's gross capital expenditures and operating expenses made with federal high-cost support received by the ETC in the preceding calendar year along with a description of major projects and affected exchanges," plus "a substantive description of the benefits to consumers that resulted from the investments and expenses reported." T-Mobile's report regarding its use of federal high cost universal service support for 2016 is included as Confidential Attachment B.

The Washington Certification Requirements¹⁰ and federal law¹¹ require ETCs to use support "only for the provision, maintenance, and upgrading of facilities and services for which the support is intended." The FCC rules require states to "file an annual certification with the Administrator and the Commission stating that all federal high-cost support provided to such carriers within that State was used in the preceding calendar year and will be used in the coming calendar year only for the provision, maintenance, and upgrading of facilities and services for which the support is intended." Included in Attachment C is T-Mobile's annual certification based upon federal and Washington requirements.

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⁸ In the Matter of Connect America Fund, Universal Service Reform – Mobility Fund, WC Docket No. 10-90, WT Docket No. 10-208, Report and Order and Further Notice of Proposed Rulemaking, FCC 17-11, March 7, 2017 ("Mobility Fund 2017 Report and Order and Further Notice of Proposed Rulemaking").

⁹ WAC 480-123-070(1).

¹⁰ WAC 480-123-060.

¹¹ 47 U.S.C. § 254(e) and 47 C.F.R. § 54.7.

¹² 47 C.F.R. § 54.314(a).

B. Local Service Outages

Standard 2 of the *Washington Certification Requirements* is consistent with the FCC outage reporting requirement [47 C.F.R. § 54.313(a)(2)] requiring "detailed information on any outage in the service area (during the prior calendar year) of at least thirty minutes in duration in which the ETC owns, operates, leases, or otherwise utilizes facilities, that potentially affect: (i) At least ten percent of the end users; or (ii) A 911 special facility, as defined in 47 C.F.R. Sect. 4.5(e)." ETCs must include the following information in their outage reports: ¹⁴

- (a) the date and time of onset of the outage;
- (b) a brief description of the outage and its resolution;
- (c) the particular services affected;
- (d) the geographic areas affected by the outage;
- (e) steps taken to prevent a similar situation in the future; and
- (f) the number of customers affected.

This outage information was included in T-Mobile's FCC Form 481 Annual Report filed with the FCC and USAC on or about July 1, 2017, and a copy of this report was filed with the Commission in Docket No. UT-170011 on June 30, 2017.¹⁵

C. Requests For Service

Standard 3 of the *Washington Certification Requirements* and 47 C.F.R. § 54.313(a)(3) require an ETC to identify the number of requests for service from consumers within its designated service areas that were unfulfilled in the prior calendar year and describe in detail

¹³ WAC 480-123-070(2); see also 47 C.F.R. § 54.313(a)(2).

¹⁴ WAC 480-123-070(2).

¹⁵ WAC 480-123-070(8) specifically allows ETCs to reference reports filed with a federal agency that include the information required by the Commission's rules.

how the Company attempted to provide service to those potential customers.¹⁶ The unfulfilled service request information was included in T-Mobile's FCC Form 481 Annual Report filed with the FCC and USAC on or about July 1, 2017, and a copy of this report was filed with the Commission in Docket No. UT-170011 on June 30, 2017.

D. Complaints Per 1,000 Handsets

Standard 4 of the *Washington Certification Requirements* requires an ETC to report the number of complaints, per 1,000 connections, made to the FCC, or (separately) to the consumer protection division of the Office of the Attorney General of Washington during the previous calendar year.¹⁷ The Washington Certification Requirements also requires ETCs to "report the number of consumer complaints in each general category (for example, billing disputes, service quality)."¹⁸ Confidential Attachment D includes the complaints per 1,000 connections consistent with the applicable requirements and the number of consumer complaints in each general category.

E. Certification of Compliance with Applicable Service Quality Standards and Consumer Protection Rules

Standard 5 of the *Washington Certification Requirements* requires an ETC to certify that it met substantially the applicable service quality standard and consumer protection rules found in WAC 480-123-030(1)(h), which, for a wireless carrier, is the CTIA-The Wireless Association's® ("CTIA") Consumer Code for Wireless Service ("Consumer Code"). 47 C.F.R. § 54.313(a)(5) similarly requires a wireless ETC to certify that it complies with the CTIA

¹⁷¹⁷ WAC 480-123-070(4); 47 C.F.R. § 54.313(a)(4) also requires an ETC to report the number of complaints per 1,000 connections, but this report could include complaints to other entities and is included in T-Mobile's FCC Form 481 Annual Report filed with the FCC and USAC on or about July 1, 2017, and a copy of this report was filed with the Commission in Docket No. UT-170011 on June 30, 2017.

¹⁶ WAC 480-123-070(3).

¹⁸ WAC 480-123-070(4).

¹⁹ WAC 480-123-070(5); WAC 480-123-030(1)(h).

Consumer Code.²⁰ T-Mobile is a signatory to the Consumer Code and meets applicable service quality and consumer protection rules for wireless carriers. Attachment F includes T-Mobile's certification of compliance with the applicable service quality standard and consumer protection rules. T-Mobile's certification of compliance with the applicable service quality standard and consumer protection rules was also included in its FCC Form 481 Annual Report filed with the FCC and USAC on or about July 1, 2017, and a copy of this report was filed with the Commission in Docket No. UT-170011 on June 30, 2017.

F. Certification of Ability to Function in Emergency Situations

Standard 6 of the *Washington Certification Requirements* requires an ETC to annually certify that it is able to function in emergency situations and is in compliance with Washington Administrative Code 480-123-030(1)(g), requiring that, when commercial power is not available, it has a reasonable amount of backup power (fixed, portable or other backup power source) for cell sites required to have backup power."²¹ 47 C.F.R. § 54.313(a)(6) similarly requires an ETC to certify its ability to function in emergency situations. Attachment F includes T-Mobile's certification of ability to function in emergency situations. T-Mobile's certification of ability to function in emergency situations. T-Mobile's certification of ability to function in emergency situations was also included in its FCC Form 481 Annual Report filed with the FCC and USAC on or about July 1, 2017, and a copy of this report was filed with the Commission in Docket No. UT-170011 on June 30, 2017.

G. Advertising Certification

Standard 7 of the *Washington Certification Requirements* requires an ETC to annually certify that it has publicized the availability of its applicable telephone assistance programs, such as Lifeline Service, in a manner reasonably designed to reach those likely to qualify for service,

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²⁰ 47 C.F.R. 54.313(a)(5).

²¹ WAC 480-123-030(1)(g).

including to residents of federally recognized Indian reservations within the ETC's designated service area. Attachment E includes examples of the advertising that T-Mobile completed in its Designated Area in 2016. Attachment F includes T-Mobile's certification that it appropriately advertised the availability of its telephone assistance program in a manner reasonably designed to reach those likely to qualify for service in accordance with Standard 7 of the *Washington Certification Requirements*.

H. Annual Plan for Universal Service Support Expenditures

The Washington Certification Requirements also require an ETC to report on the planned use of federal support, including the company's planned gross capital expenditures and operating expenses made with federal high cost support received by the ETC for the coming year along with a description of major projects and affected exchanges, and a substantive plan of the investments and expenditures to be made with federal support and a substantive description of how those investments and expenditures will benefit customers.²³

T-Mobile's report on the use of federal high cost universal service support projected to be received in 2017 is included in its Service Improvement Plan for Washington included as Confidential Attachment G. T-Mobile's Service Improvement Plan identifies projected network improvements and upgrades to be funded with universal service support in 2017 and used to improve signal quality, coverage, and/or capacity. All cell site construction and site modification projects are designed to improve signal quality, coverage, and capacity, and switch upgrades are designed to improve service quality and capacity. The Service Improvement Plan further identifies other expenditures for the provision, maintenance, and upgrading of facilities used to deliver supported services to consumers consistent with 47 U.S.C. § 254(e).

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²² WAC 480-123-070(7).

²³ WAC 480-123-080.

The selection of the projects in the Service Improvement Plan is based on the Company's evaluation of many factors, including, but not limited to, current consumer demand, competitive forces, long term planning, available capital, and others. As these factors change, the Service Improvement Plan may be modified. In addition, forces beyond the Company's control (for example, zoning issues related to cell site placement) may result in modifications to planned projects or timelines. As a result, the content and timing of the projects in the Service Improvement Plan are subject to change. In addition, if the actual amount of federal high cost universal service funding received varies from the amount currently estimated, T-Mobile reserves the right to modify its Service Improvement Plan accordingly.

The Washington Certification Requirements also require an ETC to submit, at least every three years, a copy of its then current coverage map in native ESRI format. In its Annual Report filed in 2016, T-Mobile submitted a copy of its coverage map for Washington in ESRI.shp format, consistent with WAC 480-123-080(3) and, therefore, T-Mobile is not submitting an electronic format of its updated coverage map with this year's report.

V. ADDITIONAL T-MOBILE CONDITIONS OF ETC DESIGNATION

The Commission granted T-Mobile's request for ETC designation subject to two conditions. Condition 1(a) of the *Designating Order* requires T-Mobile to comply with all applicable federal and Washington State statutes and regulations, including E911 tax contributions. T-Mobile confirms its compliance with all applicable requirements.

Condition 1(b) of the *Designating Order*, related to Lifeline and Link Up support and eligibility, requires T-Mobile to identify the number of Lifeline customers and receipt of federal Lifeline and Link Up support. The Commission also requires T-Mobile to submit a copy of its Annual Verification Survey report made to the USAC regarding its Lifeline customers'

continued eligibility for Lifeline and, based upon a review of that information, the Commission reserved the right to impose more rigorous customer eligibility verification requirements on T-Mobile.

A. Low Income Subscribership and Lifeline and Link Up Support

T-Mobile identifies in Confidential Attachment H the total number of Lifeline customers it served in Washington as of December 31, 2016, and the total amount of federal Lifeline and Link Up support received in 2016 for its Washington study area, in compliance with condition 1(b) of the *Designating Order*.

B. Annual Verification Survey

T-Mobile previously provided the Commission with a copy of its Annual Verification Survey filed with USAC on or about January 31, 2017, for its Designated Area in Washington in compliance with condition 1(b) of the *Designating Order*.

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VI. CONCLUSION

Based on the foregoing information, T-Mobile respectfully requests the Commission (i) approve its petition for annual certification and (ii) certify to the FCC and USAC that T-Mobile is eligible to receive federal universal service support in accordance with 47 U.S.C. § 254(e).

Dated this 30th day of June, 2017.

Respectfully submitted,

T-Mobile West LLC

By: Make C

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T-Mobile West LLC Areas for Eligible Telecommunications Carrier Designation

Incumbent Local Exchange Carrier	CLII	Wire Center	Exchange
ASOTIN TELEPHONE CO.	ASOTWAXA	ASOTIN	ASOTIN
CENTURYTEL OF COWICHE, INC.	CWCHWAXX	COWICHE	COWICHE
CENTURYTEL OF INTER-ISLAND, INC.	BLKIWAXX	BLAKELY ISLAND	BLAKELY ISLAND
	ESNDWAXA	EAST SOUND	EAST SOUND
	FRHRWAXA	FRIDAY HARBOR	FRIDAY HARBOR
	LOPZWAXX	LOPEZ	LOPEZ
CENTURYTEL OF WASHINGTON, INC.	ASLKWAXA	AMES LAKE	AMES LAKE
	BSCTWAXX	BASIN CITY	BASIN CITY
	CHNYWAXC	CHENEY	CHENEY
	CHWLWAXX	CHEWELAH	CHEWELAH
	CNNLWAXA	CONNELL	CONNELL
	CRNTWAXX	CARNATION	CARNATION
	DVPTWAXX	DAVENPORT	DAVENPORT
	EDWLWAXA	EDWALLTYLR	EDWALL-TYLER
	ELMAWAXA	ELMA	ELMA
	ELTPWAXX	ELTOPIA	ELTOPIA
	FLCYWAXX	FALL CITY	FALL CITY
	LINDWAXA	LIND	LIND
	LNBHWAXA	LONG BEACH	CHINOOK
	LNBHWAXA	LONG BEACH	LONG BEACH
	MCCLWAXA	MCCLEARY	MCCLEARY
	MDLKWAXX	MEDICAL LK	MEDICAL LAKE
	MESAWAXX	MESA	MESA
We the	MNTSWAXA	MONTESANO	MONTESANO
	MTCOWAXX	MATHEWSCOR	MATHEWS CORNER
	NBNDWAXA	NORTH BEND	NORTH BEND
	OCPKWAXX	OCEAN PARK	OCEAN PARK
	ORNGWAXA	ORTING	ORTING
	RRDNWAXX	REARDAN	REARDAN
1.00	RTVLWAXA	BENGE	BENGE

Incumbent Local Exchange Carrier	CLLI	Wire Center	Exchange
	RTVLWAXA	RITZVILLE	RITZVILLE
X	RYMNWAXA	RAYMOND	RAYMOND
	SBNDWAXA	SOUTH BEND	SOUTH BEND
	SPNGWAXA	SPANGLE	SPANGLE
	SPRGWAXA	SPRAGUE	SPRAGUE
	SPRRWAXX	SO PRAIRIE	SOUTH PRAIRIE
	VLLYWAXX	VALLEY	CHEWELAH
	VSHNWAXA	VASHON	VASHON
	VSHNWAXB	VASHON	VASHON
	WNTHWAXA	WINTHROP	WINTHROP
	YCLTWAXA	YACOLT	YACOLT
ELLENSBURG			
TELEPHONE CO.	ELBGWAXA	ELLENSBURG	ELLENSBURG
	ELBGWAXA	KITTITAS	KITTITAS
	ELBGWAXA	LAUDERDALE	LAUDERDALE
	ELBGWAXA	SELAH	SELAH
	ELBGWAXA	THORP	THORP
	ELBGWAXA	VANTAGE	VANTAGE
INLAND TELEPHONE CO.			
	UNTWWAXA	UNIONTOWN	UNIONTOWN
KALAMA TELEPHONE CO.	KALMWAXB	KALAMA	KALAMA
LEWIS RIVER TELEPHONE CO., INC.	AMBYWAXA	AMBOY	AMBOY
	COGRWAXX	COUGAR	COUGAR
	LACTWAXA	LA CENTER	LA CENTER
MASHELL TELECOM, INC.	ETVLWAXC	EATONVILLE	EATONVILLE
PIONEER TELEPHONE CO.	ENDCWAXA	ENDICOTT	ENDICOTT
QWEST CORPORATION	ABRDWA01	ABERDEEN	ABERDEEN-HOQUIAM
	AUBNWA01	AUBURN	AUBURN
	BCKLWA01	BUCKLEY	BUCKLEY
	BDMDWA01	BLACK DIAMOND	BLACK DIAMOND

Incumbent Local Exchange Carrier	CLLI	Wire Center	Exchange
enige retingsplagsplage en se	<u>1817) og 1450. FJAFET (40 militario 19</u>	BELLINGHAM	
	BLHMWA01	REGENT	BELLINGHAM-GTLD
		BELLINGHAM	
	BLHMWALU	LUMMI	BELLINGHAM-GTLD
		BELLEVUE	
	BLLVWAGL	GLENCOURT	BELLEVUE
	BLLVWASH	BELLEVUE SHERWOOD	BELLEVUE
	BLLVWASH		BELLEVUE
•	BNISWA01	BAINBRIDGE ISLAND	BAINBRIDGE ISLAND
····	BTLGWA01	BATTLEGROUND	BATTLE GROUND
	BYLKWA01	BONNEY LAKE	SUMNER
	CENLWA01	CENTRALIA	CENTRALIA
	CHHLWA01	CHEHALIS	CHEHALIS
	CLELWA01	CLE ELUM	CLE ELUM
	CLFXWA01	COLFAX	COLFAX
	CSRKWA01	CASTLE ROCK	CASTLE ROCK
	DESMWA01	DES MOINES-TA-TR	DES MOINES
	DRPKWA01	DEER PARK	DEER PARK
	ENMCWA01	ENUMCLAW	ENUMCLAW
	EPHRWA01	EPHRATA	EPHRATA
	ESTNWA01	EASTON	EASTON
	FDWYWA01	FEDERAL WAY	DES MOINES
	GRBLWA01	GREEN BLUFF	GREEN BLUFF
	GRHMWAGR	GRAHAM	GRAHAM
	ISQHWAEX	ISSAQUAH	ISSAQUAH
	KENTWA01	KENT ULRICK	KENT
	KENTWAME	KENT MERIDIAN	KENT
	KENTWAOB	KENT O BRIEN	KENT
	KENTWAOB	KENT O BRIEN	RENTON
	KENTWAOB	KENT O BRIEN	SEATTLE
	KENTWAOB	KENT O BRIEN	SEATTLE SOUTH
	LACYWA01	LACEY	OLYMPIA
	LBLKWA01	LIBERTY LAKE	LIBERTY LAKE
	LGVWWA02	LONGVIEW	LONGVIEW-KELSO
	LNLKWA01	LOON LAKE	LOON LAKE

Incumbent Local Exchange Carrier	CLLI	Wire Center	Exchange
a	MPVYWAMV	MAPLE VALLEY	MAPLE VALLEY
	MRISWA01	MERCER ISLAND	SEATTLE
	MRISWA01	MERCER ISLAND	SEATTLE ADAMS
	MSLKWA01	MOSES LAKE ALDER	MOSES LAKE
	MSLKWAAB	MOSES LAKE AFB	MOSES LAKE
	NWLKWA01	NEWMAN LAKE	NEWMAN LAKE
	OCSHWA01	COPALIS-OCEAN SHORES	COPALIS
	OLYMWA02	OLYMPIA WHITEHALL	OLYMPIA
	OLYMWAEV	OLYMPIA EVERGREEN	OLYMPIA
	ORCHWA01	ORCHARDS	VANCOUVER
	OTHEWA01	OTHELLO	OTHELLO-OTHELLO
	PASCWA01	PASCO	PASCO
	PMRYWA01	POMEROY	POMEROY
	PTANWA01	PORT ANGELES	PORT ANGELES
	PTLWWA01	PORT LUDLOW	PORT LUDLOW
	PTTWWA01	PORT TOWNSEND	PORT TOWNSEND
	PYLPWA01	PUYALLUP	PUYALLUP
	RDFDWA01	RIDGEFIELD	RIDGEFIELD
	RNTNWA01	RENTON	RENTON
	RNTNWA01	RENTON	SEATTLE
	SEQMWA01	SEQUIM	PORT ANGELES
	SEQMWA01	SEQUIM	SEQUIM
	SHTNWA01	SHELTON	SHELTON
	SMNRWA01	SUMNER	SUMNER
	SPDLWA01	SPRINGDALE	SPRINGDALE
	SPKNWA01	SPOKANE RIVERSIDE	SPOKANE
	SPKNWACH	SPOKANE CHESTNUT	SPOKANE
	SPKNWAFA	SPOKANE FAIRFAX	SPOKANE
	SPKNWAHD	SPOKANE HUDSON	SPOKANE

Incumbent Local Exchange Carrier	CLLI	Wire Center	Exchange
	SPKNWAKY	SPOKANE KEYSTONE	SPOKANE
	SPKNWAMO	SPOKANE MORAN	SPOKANE
	SPKNWAWA	SPOKANE WALNUT	SPOKANE
	SPKNWAWH	SPOKANE WHITWORTH	SPOKANE
- Charles Hall	STTLWA03	SEATTLE EAST	SEATTLE
	STTLWA04	SEATTLE EMERSON	SEATTLE
	STTLWA04	SEATTLE EMERSON	SEATTLE NORTH
	STTLWA05	SEATTLE ATWATER	SEATTLE
	STTLWA05	SEATTLE ATWATER	SEATTLE SOUTH
	STTLWA06	SEATTLE MAIN	SEATTLE
	STTLWA06	SEATTLE MAIN	SEATTLE ADAMS
	STTLWA06	SEATTLE MAIN	SEATTLE NORTH
	STTLWACA	SEATTLE CAMPUS	SEATTLE
	STTLWACH	SEATTLE CHERRY	SEATTLE
	STTLWACH	SEATTLE CHERRY	SEATTLE SOUTH
	STTLWADU	SEATTLE DUMWAMISH	SEATTLE
	STTLWADU	SEATTLE DUMWAMISH	SEATTLE SOUTH
	STTLWAEL	SEATTLE ELLIOTT	SEATTLE
	STTLWAEL	SEATTLE ELLIOTT	SEATTLE NORTH
	STTLWAEL	SEATTLE ELLIOTT	SEATTLE SOUTH
	STTLWALA	SEATTLE LAKEVIEW	SEATTLE
	STTLWAPA	SEATTLE PARKWAY	SEATTLE
	STTLWASU	SEATTLE SUNSET	SEATTLE
	STTLWAWE	SEATTLE WEST	SEATTLE
	TACMWAFA	TACOMA FAWCETT	TACOMA

Incumbent Local Exchange Carrier	CLLI	Wire Center	Exchange
	TACMWAFL	TACOMA FT LEWIS	TACOMA
	TACMWAGF	TACOMA GREENFIELD	TACOMA
	TACMWAJU	TACOMA JUNIPER	TACOMA
	TACMWALE	TACOMA LENOX	TACOMA
	TACMWALO	TACOMA LOGAN	TACOMA
	TACMWASY	TACOMA SKYLINE	TACOMA
	TACMWAWA	TACOMA WAVERLY 2	TACOMA WAVERLY
	TACMWAWV	DES MOINES	DES MOINES
	TACMWAWV	TACOMA WAVERLY 7	TACOMA WAVERLY
	VANCWA01	VANCOUVER OXFORD	VANCOUVER
	VANCWANO	VANCOUVER NORTH	VANCOUVER
	WRDNWA01	WARDEN	WARDEN
	YAKMWA02	YAKIMA CHESTNUT	YAKIMA
	YAKMWAWE	YAKIMA WEST	YAKIMA
ST JOHN TELEPHONE CO.	STJHWAXA	ST JOHN	ST JOHN
TENINO TELEPHONE CO.	TENNWAXA	BUCODA	BUCODA
	TENNWAXA	TENINO	TENINO
UNITED TELEPHONE - NORTHWEST	BCTNWAXX	BICKLETON	MABTON
	CNTRWAXX	CHIMACUM CENTER	CHIMACUM-CENTER
	DLPTWAAC	DALLESPORT	DALLESPORT
	GDVWWAXA	GRANDVIEW	GRANDVIEW
	GRNGWAXA	GRANGER	GRANGER
	GRNRWAXX	GARDINER	PORT ANGELES- GARDINER
	HRRHWAXA	HARRAH	HARRAH
	LYLEWAXA	LYLE	LYLE
	MBTNWAXX	MABTON	MABTON

Incumbent Local Exchange Carrier	CLLI	Wire Center	Exchange
	PASNWAXA	PATERSON	PATERSON
	PRSRWAXA	PROSSER	PROSSER
	QLCNWAXA	QUILCENE	HOOD CANAL
	RSVTWAXA	ROOSEVELT	ROOSEVELT
	SNSDWAXX	SUNNYSIDE	SUNNYSIDE
	STSNWAXA	STEVENSON	STEVENSON
	TPNSWAXX	TOPPENISH	TOPPENISH
	WHSLWAXX	WHITE SALMON	WHITE SALMON
	WHSWWAXX	WHITE SWAN	WHITE SWAN
	WHTSWAXA	WHITSTRAN	WHITSTRAN
	WLRDWAXX	WILLARD	WILLARD
	WPATWAXX	WAPATO	WAPATO
	WSHRWAXA	WISHRAM	DALLESPORT
	ZLLHWAXA	ZILLAH	TOPPENISH
FRONTIER COMMUNICATIONS			
NORTHWEST, INC.	ANCRWAXX	ANACORTES	ANACORTES
	ARTNWAXX	ARLINGTON	ARLINGTON
	BNCYWAXX	BENTON CITY	BENTON CITY
	BOTHWAXB	BOTHELL	BOTHELL1
	BOTHWAXB	KIRKLAND	KIRKLAND
	BURLWAXA	BURLINGTON	SEDRO WOOLLEY
	CAMSWAXX	CAMAS	CAMAS-WASHOUGAL
· · · · · · · · · · · · · · · · · · ·	CAMSWAXX	VANCOUVER	VANCOUVER
	CHLNWAXX	CHELAN	WENATCHEE
	CLVWWAXA	CLEARVIEW	SNOHOMISH
	CMISWAXA	CAMANO ISLAND	STANWOOD
	CSHRWAXX	CASHMERE	CASHMERE
	DVLLWAXX	DUVALL EAST	BOTHELL1
	DVLLWAXX	DUVALL EAST	BOTHELL2
	ENTTWAXX	ENTIAT	ENTIAT
	EVRTWAXA	EVERETT PRIMARY CENTER	EVERETT
	EVRTWAXC	EVERETT CASINO	EVERETT
	EVRTWAXF	EVERETT MAIN	EVERETT
	EWNCWAXA	EAST WENATCHEE	WENATCHEE
	FRFDWAXA	FAIRFIELD	FAIRFIELD

Incumbent Local Exchange Carrier	CLLI	Wire Center	Exchange
300000000000000000000000000000000000000	GERGWAXX	GEORGE	GEORGE
	GRFLWAXX	GRANITE FALLS	GRANITE FALLS
	HLLKWAXX	HALLS LAKE	HALLS LAKE
	JUNTWAXA	JUANITA	KIRKLAND
	KNWCWAXA	KENNEWICK- HIGHLANDS	KENNEWICK
	KNWCWAXB	KENNEWICK MAIN	KENNEWICK
	KNWCWAXC	KENNEWICK- MEADOW SPRINGS	KENNEWICK
,	KRLDWAXX	KIRKLAND	KIRKLAND
	LKGWWAXA	LAKE GOODWIN	MARYSVILLE
	LKSTWAXA	LAKE STEVENS	EVERETT
	LVWOWAXX	LEAVENWORTH	LEAVENWORTH
	MLDNWAXA	MALDEN	ROSALIA
	MNSNWAXA	MANSON	CHELAN
	MONRWAXX	MONROE	MONROE
	MRWYWAXA	MANOR WAY	HALLS LAKE
	MYVIWAXX	MARYSVILLE	MARYSVILLE2
	OKDLWAXX	OAKESDALE	OAKESDALE
	PLMNWAXX	PULLMAN	PULLMAN
	QNCYWAXX	QUINCY	QUINCY
and the state of t	RCBHWAXX	RICHMOND BEACH	RICHMOND BEACH
	RCFRWAXB	ROCKFORD	ROCKFORD
1	RCLDWAXA	NORTH RICHLAND	RICHLAND
	RCLDWAXB	RICHLAND	RICHLAND
	RDMDWAXA	REDMOND	KIRKLAND
	ROSLWAXA	ROSALIA	ROSALIA
	SKYKWAXX	SKYKOMISH	SKYKOMISH
	SLLKWAXA	SILVER LAKE	SILVER LAKE
	SMSHWAXA	SAMMAMISH	KIRKLAND
	SNHSWAXX	SNOHOMISH	SNOHOMISH
	SOLKWAXX	SOAP LAKE	SOAP LAKE
	STWDWAXX	STANWOOD	STANWOOD

Incumbent Local Exchange Carrier	CLLI	Wire Center	Exchange
<u> 18 an - Anna Anna an Thaile an Thaile an Annaille an Airean</u>	SWLYWAXA	SEDRO WOOLLEY	SEDRO WOOLLEY
	THTNWAXA	THORNTON	ROSALIA
	WDLDWAXA	WOODLAND	WOODLAND
	WNTCWAXX	WENATCHEE	WENATCHEE
	WRLDWAXA	WEST RICHLAND	RICHLAND
	WSHGWAXA	WASHOUGAL	CAMAS-WASHOUGAL
	WSRVWAXA	WASHOUGAL RIVER	CAMAS-WASHOUGAL
	WTVLWAXA	WATERVILLE	WATERVILLE
	ACMEWAXA	ACME	ACME-DEMING- WHATCOMCTY
	ALGRWAXX	ALGER	ALGER
	BGLKWAXX	BIG LAKE	BIG LAKE
	BLANWAXB	BLAINE	BLAINE-BIRCH BAY- GTLD
	BRBAWAXA	BIRCH BAY	BLAINE-BIRCH BAY- GTLD
	BURLWAXX	BURLINGTON	CONTEL-SEDRO WOOLLEY
	CNWYWAXX	CONWAY	CONWAY
	CSTRWAXA	CUSTER	CUSTER-GTLD
	DMNGWAXA	DEMING	DEMING-WHATCOMCTY
	EDSNWAXX	EDISON	EDISON
	EVSNWAXX	EVERSON	EVERSON-GTLD
	FNDLWAXA	FERNDALE	BELLINGHAM-GTLD
	FNDLWAXA	FERNDALE	FERNDALE-GTLD
	LACNWAXX	LA CONNER	LA CONNER
	LARLWAXX	LAUREL	LAUREL-WHATCOMCTY
	LYNDWAXX	LYNDEN	LYNDEN-MAPLE FALLS- GTLD
	NCHSWAXX	NACHES	NACHES
	SUMSWAXX	SUMAS	SUMAS-GTLD

Incumbent Local Exchange Carrier	CLLI	Wire Center	Exchange
	SWLYWAXX	SEDRO WOOLLEY	CONTEL-SEDRO WOOLLEY
	WSPTWAXA	WESTPORT	WESTPORT
WESTERN WAHKIAKUM COUNTY TELEPHONE CO.	GRRVWAXA	GRAYSRIVER	GRAYS RIVER
YCOM NETWORKS, INC.	YELMWAXA	RAINIER	RAINIER
	YELMWAXA	YELM	YELM

PUBLIC REDACTED VERSION

CONFIDENTIAL ATTACHMENT B

T- Mobile West LLC

Washington Legacy High Cost Universal Service Support

Progress Report for 2016

T-MOBILE UNIVERSAL SERVICE HIGH COST CERTIFICATION

State of Washington Study Area Codes: 529013 (Competitive) 528001, 528002, 528003 (Mobility Fund)

I am Chris Miller, Vice President of Tax for T-Mobile USA, Inc., which is the parent company of and controls T-Mobile West LLC (hereinafter "T-Mobile") in this matter. I hereby submit this certification in support of T-Mobile's petition for certification as an Eligible Telecommunications Carrier ("Petition").

In my capacity as Vice President of Tax for T-Mobile, I have general knowledge of T-Mobile's operation as a commercial mobile radio services ("CMRS") provider in the State of Washington, and its qualifications and abilities to provide CMRS-based universal service consistent with this Petition. I certify under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct: to the best of my knowledge and belief, that T-Mobile used all federal high-cost support in the preceding calendar year (2016) and will use all federal high-cost support in the coming calendar year (2018) only for the provision, maintenance, and upgrading of facilities and services for which the support is intended, consistent with 47 U.S.C. § 254(e) and 47 C.F.R. § 54.314.

I am authorized to make this certification on behalf of T-Mobile.

Signed,

Chris Miller Vice President, Tax

T-Mobile USA, Inc.

n Miller

12920 SE 38th Street

Bellevue, WA 98006

STATE OF WASHINGTON COUNTY OF KING

Acknowledged before me this \(\sum_{\infty} \) day of June, 2017, by Chris Miller, as Vice President, Tax of T-Mobile USA, Inc., who is personally known to me or produced identification and who did take an oath.

Notary Public

Notary Public State of Washington ARTHUR JOSEPH MAINS My Appointment Expires Dec 4, 2019

PUBLIC REDACTED VERSION

CONFIDENTIAL ATTACHMENT D

T- Mobile West LLC

Report Regarding Use of Federal High Cost Universal Service Support for 2016

Progress Report for 2016

Advertising and Outreach

Universal Service Advertising

T-Mobile advertised its universal service offerings throughout the calendar year 2016 via media of general distribution, including the use of media such as radio, television, billboards, print, internet, and targeted mailings, among other things. T-Mobile also maintains various retail stores and authorized dealer locations throughout its ETC designated service area through which it advertises its service offerings.

Lifeline Advertising and Outreach

T-Mobile advertised the availability of Lifeline services in 2016. Specifically, in 2016, T- Mobile:

- Posted information about its Lifeline offerings on www.usac.org
- Posted information about its Lifeline offerings on the Company's website,
 www.t- mobile.com, in both English and Spanish
- Advertised the availability of Lifeline through newspapers distributed throughout its designated ETC area, including the following (among others):
 - o Seattle Journal of Commerce
 - o Auburn Reporter
 - o Bellingham Herald
- Mailed more than 190 poster quality notices to social security and unemployment centers where low income consumers are likely to visit
- Information about T-Mobile's participation in the Lifeline program was printed on customer's September bill.

An example of the notices that T-Mobile made available to social service agency offices is included as Attachment 1. Attachment 2 includes an example and evidence of T- Mobile's more widely distributed advertising of its Lifeline offering. Attachment 3 includes a sample of a customer's September bill.

Attachment 1



Lifeline Notice Check to see if you qualify for discounted monthly wireless service

Save money with Lifeline

T-Mobile® customers in Washington may be eligible to save at least \$10 per month on their wireless service when they qualify for the government's Lifeline program.

Qualifying for Lifeline

In Washington, customers may qualify for Lifeline assistance if they are currently eligible to receive benefits from any of the following assistance programs:

- Medicaid
- Supplemental Nutrition Assistance Program (SNAP) or Food Stamps
- Supplemental Security Income (SSI)
- Federal Public Housing Assistance (FPHA) including Section 8
- Low Income Home Energy Assistance Program (LIHEAP)
- National School Lunch Program's free lunch program (must qualify for free lunch)
- Temporary Assistance for Needy Families (TANF)

Additionally, residents of Washington might qualify for Lifeline if their total household income does not exceed 135% of the Federal Poverty Guidelines.

Customers who are also residents of federally recognized Tribal Lands may qualify for Lifeline under the assistance programs listed above or if they are currently eligible to receive benefits from any of the following assistance programs:

- Bureau of Indian Affairs General Assistance
- Tribally Administered Temporary Assistance for Needy Families (TTANF)
- Head Start (must satisfy income qualifying standard)
- Food Distribution Program on Indian Reservations (FDPIR)

Signing Up

If you think you might qualify, you must complete a Washington Lifeline application in order to receive Lifeline assistance. Customers with Internet access may visit www.t-mobile.com/lifeline to learn how to apply or to print an application. If you do not have Internet access, you can request a copy by calling 1-800-937-8997.

Important Information

Lifeline is a government assistance program that provides only eligible consumers with discounted service that is non-transferable and is available for only one line per household. A household is defined, for purposes of the Lifeline program, as any individual or group of individuals living at the same address that share income and expenses. Lifeline offers service only in areas where the company has Eligible Telecommunications Carrier status.

Additional Information

For additional information about Lifeline and T-Mobile's Lifeline offering, visit www.t-mobile.com/lifeline. You may find more information about Lifeline and other wireless services available from T-Mobile USA, Inc. at www.T-Mobile.com.

Basic Lifeline plan includes a monthly recurring rate for qualifying customers of \$6.49 per month which includes unlimited voice and pay-per-use text messaging. Limited time offer; subject to change. Taxes and fees additional. Not all features available on all devices. General Terms: Credit approval, deposit, qualifying service, and \$20 SIM starter kit, upgrade support charge and/or data transfer charge may be required. Coverage not available in some areas. Network Management: Service may be slowed, suspended, terminated, or restricted for misuse, abnormal use, interference with our network or ability to provide quality service to other users, or significant roaming. See brochures and Terms and Conditions (including arbitration provision) at www.T-Mobile.com for additional information. T-Mobile and the magenta color are registered trademarks of Deutsche Telekom AG. ©2016 T-Mobile USA, Inc.

Attachment 2

Affordable housing is getting bigger and better

s part of a groundbreaking event in September, members of University Christian Church wrote wishes for their future neighbors at Arbora Court, a six-story apartment building soon to rise on the church's former parking lot across the street — on the southeast corner of 15th Avenue Northeast and Northeast 50th

The wishes will become part of an art piece in the lobby.



Perspectives by Clair Enlow

offering more just wishes. UCC let the 30,240-squarefoot lot go for \$4.25 million to developer Bellwether Housing. That below-market made the project pencil out.

When it's finished in the spring of 2018, Arbora

Court will house low-income people. A new parking structure will include 60 stalls owned by UCC for their members.

The 133-unit, mid-rise building designed by Weber Thompson will provide affordable housing on an urban scale. Twenty units will have three bedrooms and 30 will have two bedrooms to accommodate families with children. Forty units will be available to previously homeless people.

This is the largest project Bellwether has ever owned and operated, and probably the most energy efficient, according to Susan Boyd, Bellwether' director of real estate development. "Land (cost) is so high," she said. "If you have the opportunity, you want to build to scale.'

Bellwether is not the only one thinking bigger. Mercy Housing is building a 108-unit project near Othello Station on land made available through Sound Transit. With support from the city, the developer went larger for the efficiencies of size. "With construction costs sky-high it's really a challenge," said Colin Morgan-Cross of Mercy Housing.

Along with affordable housing developers, the city is also trying to secure more units at prices households earning 60 percent of median income and less can afford.

Rents and land prices are soaring in Seattle's hot real estate market, and that's leaving a lot of people out in the cold. Agencies like King County Housing Authority oversee the construction and management of thousands of units, but there still is not enough for people in mid-tolow income brackets, especially in neighborhoods near transit.

It's been about a year since Seattle Mayor Ed Murray declared homelessness an emergency. The problem has only grown, and it includes families. In Seattle schools, there are thousands of children who have no place to call home.

The unit mix at Arbora Court may be a sign that the city and nonprofit housing providers that use city funds are getting serious about housing those children, too. The children who move into Arbora Court should feel safe and also part of the growing and changing city.

Blending in

The days of towering apartment blocks or vast tracts of post-war single-family boxes, isolated from the rest of the city, are



Arbora Court, opening next spring, will blend in with the University District at an urban scale.

Image by Weber Thompson

gone for good, but that doesn't mean small is better.

Mid-rise affordable housing projects will blend in with new market-rate apartment buildings along the streets of Seattle, and they can take advantage of some of the efficiencies that larger buildings enjoy.

Arbora Court is designed to complement its University District neighbors with brick and fiberboard cladding. On the inside, durable materials and low maintenance reign such as heavy doors, commercial-grade hardware, hard surface flooring and high-grade plumbing fixtures. Common areas on the first and second levels will have polished concrete floors.

Transit is a big factor. The new University of Washington light rail station site is just 1,300 feet away, according to Bellwether's Richard Loo. In addition to the land deal, Loo said the elimination of city parking requirements for designated urban villages helped make the project work. There are 53 parking stalls for 133 units, a low 0.4 ratio, in the same structure where church members will park.

Next month, Seattle Office of Housing will announce which projects get this year's city grants for affordable housing. Bellwether does not have one in this round, but the winners are likely to be on the same scale as Arbora Court and Mercy Housing's Othello project for several

Hot market

With over 100 units, each of these project will mean a real bump in the supply of affordable housing, and offer long term housing to a large number of

Then there's the mix of unit types. Blaine Weber of Weber Thompson said the large size of Arbora Court allows a mix of unit sizes, and even some three-bedroom apartments for big families. Larger buildings give designers space to fit all those puzzle pieces together.

At this scale, it makes sense to add common areas like community rooms and roof decks with seating and play areas. At Arbora Court, a large roof deck



and financial literacy classes can

be offered on site. Efficiencies in construction help keep costs down in a superheated market where prices can derail a project. Larger buildings are inherently more energy and water-efficient, and yield savings for long-term owners like Bellwether. Durable materials and systems make them easier and cheaper to manage and maintain. Successful applicants for housing funds from the city have embraced the rigorous Evergreen Sustainable Development Standards for Affordable

And there's another reason for larger projects, according to Steve Walker of the Seattle Office of Housing. Land is scarce inside the city limits. When an opportunity like the UCC parking lot becomes available, in an area where market-rate developers tend to build as high as possible, there's an incentive to build big.

Opportunities occur in other

terms in low-income areas, or land left unused by agencies like Sound Transit near new stations.

One major funding source for affordable housing is low-income housing tax credits. The federal program administered by the state allows investors to pay into a fund that supports housing in exchange for the right to deduct a certain amount from their taxes. But providers of equity funding like low-income housing tax credits like to spread their support among as many properties as possible, which discourages larger projects, according to Walker. So Seattle's nonprofit and for-profit housing providers have gotten good at delivering smaller projects with lots of funding sources.

Now there's more money available from the city. Voters passed another housing levy, doubling the cash available for the next round of housing. Here's another reason local funding is increasing: incentive zoning. Downtown developers have had to pay into city housing coffers, build afford-

will combine a play area with ways too such as cheaper land able housing into their projects, legislation has extended this proto maximize square footage. Most have opted to pay, and the funds

> Now the city's pool of longterm loan funds, which includes levy money as well as incentive zoning payments, is bringing affordable housing units on line

gram. All projects built inside the boundaries of urban villages where zoning allows multifamily

in this construction boom, but projects like Arbora Court can help them find their way home,



T··Mobile

Qualify and switch to America's Fastest 4G LTE Network.

Get T-Mobile® service with a discount of at least \$10 a month.

Plan includes:

- Unlimited Talk
- No Annual Service Contract
- \$19.99/month before Lifeline discount

Are you eligible?

You may qualify based on your income or if you're currently eligible to receive public assistance such as Medicaid, Food Stamps (SNAP) or Supplemental Security Income (SSI). Your eligibility varies by state. If you're a resident of federally recognized Tribal Lands, you may qualify for additional discounts.

See if you qualify and learn how to apply at www.T-Mobile.com/lifeline or call 1-800-937-8997.

Discounted wireless service is provided under the Lifeline assistance program. Lifeline is a government assistance program that provides only eligible consumers with discounted service that is nontransferable and is available for only one line per household. A household is defined, for purposes of the Lifeline program, as any individual or group of individuals living at the same address that share income and expenses. T-Mobile offers Lifeline service only in areas where the company has Eligible Telecommunications Carrier status. You may find more information about Lifeline and other wireless services available from T-Mobile USA, Inc. at www.T-Mobile.com.

Limited time offer; subject to change. Taxes and fees additional. Unlimited talk feature for direct U.S. communications between 2 people; others (e.g. conference & chat lines, etc.) may cost extra. Domestic only unless otherwise specified. Capable device required for LTE speeds. Coverage not available in some areas. Network Management: Service may be slowed, suspended, terminated or restricted for misuse, abnormal use, interference with our network or ability to provide quality service to other users, or significant roaming. See brochures and Terms and Conditions (including arbitration provision) at www.T-Mobile.com for additional information. T-Mobile and the magenta color are registered trademarks of Deutsche Telekom AG © 2016 T-Mobile USA, Inc.

\$300M rehab for N.J.'s 'shameful' statehouse

■ It's the second-oldest continuously operated state capitol in the country, with parts dating back to

By MICHAEL CATALINI Associated Press

TRENTON, N.J. — Republican Gov. Chris Christie on Tuesday announced a four-year \$300 million renovation of New Jersey's deteriorating 18th-century Statehouse, casting the restoration as a top legacy item as he heads into his final year in office.

Christie called six decades of degradation since the last upgrade "shameful" and said there were numerous code violations and missing fire sprinklers and heating and air-conditioning

"To leave the Statehouse in this condition is an embarrassment," Christie said. "And quite frankly

it's shameful." Parts of the New Jersey Statehouse date to 1792. It's the second-oldest continuously operated state capitol in the country, after Maryland, which Christie said inspired him to pursue renovations after his friend Republican Gov. Larry Hogan gave him a recent tour.

Christie said part of the New Jersey building is in danger of sinking into the ground and crushing computer servers. Paint is cracking off exterior walls, windows have had to be strapped in for fear of falling out and flammable materials have been found in the attic, Christie said.

Senate Republican Leader Tom Kean Jr. called the restoration a "good thing." Richard Codey, a Democratic state senator and former governor, said he sup-

tioned they should be done in a 'cost-conscious" manner. Democratic Assemblyman John

Wisniewski, who is running for governor in 2017, said the renovations are long overdue, according to his campaign manager.

Willem Rijksen, a Treasury spokesman, said the administration will pay for the project through bonding. Christie said the administration would work with the state's Economic Development Authority, whose chief executive is appointed by Christie and helps businesses get tax breaks and low-interest loans.

Christie is embarking on the renovation amid record-low approval ratings for him after the conviction of two former members of his circle in the 2013 George Washington Bridge lane-closure scandal.

Christie, who was demoted as Republican President-elect Donald Trump's transition chairman after the election, reiterated that ports renovation efforts but cau- he plans to finish his term, which ends in 2018, but he didn't rule out serving in the Trump admin-

He came into office in 2010 promising a new era of transparency and regularly holding town hall meetings. After news of the scandal broke in 2014, he answered about two hours' worth of questions. But he canceled a press conference scheduled to coincide with the announcement on Tuesday, instead simply making the announcement from a

Christie declined to answer questions in the Statehouse rotunda and hasn't faced the state's press corps since early September, before trial began for two of his former allies in the 2013 lane-closure scandal. Since then, he has appeared on his regular radio call-in show to answer residents' questions and did a national interview with Charlie

See STATEHOUSE — page 11

Attachment 3

Statement for Account number

Bill close date

Sep 23, 2016

Monthly Statement

Balance	
Previous balance - Credit	(\$833.64)
No payment received as of 09/23	\$0.00
Balance forward - Credit	(\$833.64)
Current charges	\$140.23

New balance - Credit (\$693.41)

Save valuable time each month by enrolling in AutoPay automatic payment. Set up is easy through your My T-Mobile account. Sign up at t-mobile.com/autopay.

"Change from last month" does not include changes to taxes and fees unless associated with changes in service plan, Equipment Installment Plan, or Lease.

Current charges		
Account and lines	Amount	Change from last month
Account	\$104.03	-
	\$21.19	\$4.55 ↓
	\$15.01	-
Total	\$140.23	

---Manifest Line-----

Bill highlights

Follow numbers throughout bill.

- 1 You had usage charges.
- Save trees. And stamps. Get your bills via email. Visit www.t-mobile.com/paperless to enroll.
- Visit my.t-mobile.com to pay your bill online, manage your account, get product support, and shop for the latest devices and accessories.

Questions?

For more information visit my.t-mobile.com.

Please detach this portion and return with your payment. Please make sure address shows through window

T··Mobile

Statement for:
Account number:

T-MOBILE

P.O. Box 660252

Dallas TX 75266-0252

Scan to pay

Pay online: t-mobile.com/pay

Total amount due by 10/16/16

(\$693.41)

Pay by phone:

ount due Amount 6 enclosed

Sign up for AutoPay - Check box and complete reverse side.

If you changed your address - Check box and record new address on the reverse side.

Statement for Account number Bill close date

Sep 23, 2016

Need to know

Government taxes & fees includes sales, use, excise, public utility & E911 taxes & governmental charges & fees that we are required by law to bill & remit. These may change without notice.

T-Mobile fees & charges include: (1) Regulatory Programs & Telco Recovery Fee, collected & retained by us to help cover costs for: (a) funding & complying with government mandates, programs & obligations, like E911 or local number portability (\$.60 for voice lines; \$0.15 for data only lines), & (b) charges imposed on us by other carriers for delivery of calls from our customers to theirs & by 3rd parties for certain network facilities & services we buy to provide you service (\$2.11 for voice lines; \$0.83 for data only lines); (2) state & federal Universal Service Fund charges (recovers charges imposed on us by the government to support universal service); (3) other governmental assessments including, without limitation, gross receipt & excise taxes. These surcharges & fees are T-Mobile recovery charges, not governmentally imposed taxes. What is included in the surcharges & fees may vary by locale & is subject to change.

Late Fees, the greater of \$5 or 1.5% per month, or the greatest amount permitted by law, may apply on unpaid balances. This fee is a liquidated damage & not a penalty.

Payment by Check. When you pay by check, you authorize us to either use information from your check to make a one-time electronic fund transfer (EFT) from your account or to process the payment as a check transaction. If we process your payment by EFT, the funds may be withdrawn the same day we receive your check, & your canceled check will not be returned. If payment is returned unpaid, you authorize us to collect additional fees as outlined in the Terms & Conditions of Service at t-mobile.com/termsconditions. Call (800) 937-8997 with any questions.

Equipment Protect by Assurant (in Puerto Rico: CAPIC) is for the equipment repair & replacement you may have selected. See Equipment Protection Terms & Conditions at t-mobile.com for details.

Contact us with any questions or disputes about your service or bill.

Call (800) 937-8997 or 611 from your T-Mobile device-TTY (877) 296-1018, visit
t-mobile.com, or write to T-Mobile Customer Relations, P.O. Box 37380, Albuquerque,
NM 87176-7380. View your bill & usage details online by logging into your account at
t-mobile.com. View Terms & Conditions online at tmobile.com/terms-conditions.

Partial megabytes (MB) rounded up. 1024 MB = 1 GB

Honoring 2016 Lifeline Awareness Week

Lifeline offers eligible consumers savings on basic telephone service. You may qualify for Lifeline benefits if you live in a household not already receiving Lifeline benefits and if you participate in a qualifying public assistance program, such as Medicaid or Food Stamps, or meet certain income requirements. Learn more at www.t-mobile.com/lifeline. T-Mobile offers Lifeline services only in areas where it has been designated as an Eligible Telecommunications Carrier.

AutoPay Terms and Conditions

AutoPay is an automatic payment feature. Once enrolled, the following AutoPay Terms and Conditions will apply and you authorize T-Mobile to withdraw from your bank account or charge your credit or debit card for the monthly charges associated with your account (including your recocurring rate plan and feature charges, usage and add-on services, incidental purchases, and applicable taxes, fees and surcharges). Funds will be withdrawn or charged to your card 3 days before your account's due date. You may stop a withdrawal/charge or cancel the AutoPay feature by giving us at least 3 business days' notice before the scheduled date of withdrawal/charge. You when the right to receive notice of all varying transfers from your bank account. We are not liable for losses of any kind incurred as a result of an error in your account or delayed transfer or charge. You must promptly notify us of any changes to your AutoPay information, and our only liability is to make appropriate changes after we receive your updated information. Participation in AutoPay will remain in effect until cancelled by you, the credit card issuer, financial institution or T-Mobile, and all transactions authorized before cancellation will be completed. Check with your bank/card issuer for any charges or fees they may assess. T-Mobile may change these terms and conditions at any time by giving you notice by any means.

Sign up for AutoPay AutoPay Checking	AutoPay Savings	
Bank account number		
Routing and Transit number		
By signing below, you authoriz AutoPay Terms and Conditions	e your enrollment in AutoPay and agree :	to the
Signature	Date	
Change of address	Effective date	
Address		
City	State ZIP	
Home phone	Business phone	

T-MOBILE UNIVERSAL SERVICE OTHER CERTIFICATIONS

I am Chris Miller, Vice President of Tax for T-Mobile USA, Inc., which is the parent company of and controls T-Mobile West LLC (hereinafter "T-Mobile") in this matter. I hereby submit this certification in support of T-Mobile's petition for certification as an Eligible Telecommunications Carrier ("Petition").

In my capacity as Vice President of Tax for T-Mobile, I have general knowledge of T-Mobile's operation as a commercial mobile radio services ("CMRS") provider in the State of Washington, and its qualifications and abilities to provide CMRS-based universal service consistent with this Petition. I certify under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct to the best of my knowledge and belief that T-Mobile:

- complies with applicable service quality and consumer protection standards, including CTIA-The Wireless Association's ® Consumer Code for Wireless Service;
- 2. is able to function in emergency situations and is in compliance with Washington Administrative Code 480-123-030(1)(g), requiring that, when commercial power is not available, it has a reasonable amount of backup power (fixed, portable or other backup power source) for cell sites required to have backup power; and
- advertises the availability of its telephone assistance program in a manner reasonably designed to reach those likely to qualify for service, including to residents of federally recognized Indian reservations.

I am authorized to make this certification on behalf of T-Mobile.

Signed,

Chris Miller

Vice President, Tax

T-Mobile USA, Inc.

12920 SE 38th Street

Bellevue, WA 98006

STATE OF WASHINGTON COUNTY OF KING

Acknowledged before me this $\bot \subseteq$ day of June, 2017, by Chris Miller, as Vice President, Tax of T-Mobile USA, Inc., who is personally known to me or produced identification and who did take an oath.

Notary Public State of Washington ARTHUR JOSEPH MAINS My Appointment Expires Dec 4, 2019

Notary Public

PUBLIC REDACTED VERSION

CONFIDENTIAL ATTACHMENT G

T- Mobile West LLC

Annual Plan for USF Expenditures
Pursuant to WAC 480-123-080

PUBLIC REDACTED VERSION

CONFIDENTIAL ATTACHMENT H

T- Mobile West LLC

Lifeline Subscribership and Low Income Support Receipts