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AFFIDAVIT

State of Louisiana

Parish of Calcasieu

BEFORE ME, the undersigned notary public, personally came and appeared:

Bruce Petry, President, for LBH, LLC, who is duly authorized to represent LBH, LLC, being first sworn to, read, signed and attested.

- (1) LBH, LLC is an Eligible Telecommunications Carrier pursuant to Section 214(e) of the Federal Telecommunications Act of 1996 and a recipient of federal high cost support. An federal high cost support provided to LBH, LLC was used in the preceding calendar year and will be used in the coming calendar year only for the provision, maintenance, and ungrading of facilities and services for which the support is intended.



Bruce Petry, President

Sworn to and subscribed before me in the Parish of Calcasieu at Sulphur, Louisiana, this 7th day of July, 2014.



Marty J. Meche
NOTARY PUBLIC # 51506

STATE OF PENNSYLVANIA

COUNTY OF MONTGOMERY

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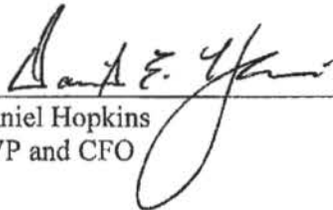
FCC Mail Room

AFFIDAVIT OF DANIEL HOPKINS

BEFORE ME, the undersigned notary public, personally came and appeared:

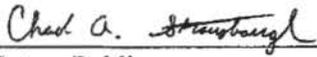
Daniel Hopkins, Executive Vice President and CFO, for Central Louisiana Cellular, LLC, who is duly authorized to represent Central Louisiana Cellular, LLC, who being first sworn by me, did depose and declare:

- (1) Central Louisiana Cellular, LLC is an Eligible Telecommunications Carrier pursuant to Section 214(e) of the Federal Telecommunications Act of 1996 and a recipient of federal high cost support. Central Louisiana Cellular, LLC used its support in 2013, and will use its support in 2015, only for the provisioning, maintenance and upgrading of facilities and services for which the support is intended.

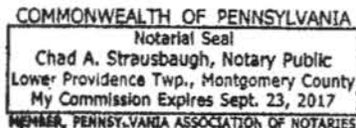


Daniel Hopkins
EVP and CFO

Sworn to and subscribed before me this 30th day of September, 2014.



Notary Public



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Suite 1200
McLean, VA 22102

(703) 584-8678
WWW.FCCLAW.COM

LNGS LUKAS,
NACE,
GUTIERREZ
& SACHS, LLP

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July 30, 2014

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VIA HAND DELIVERY

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W., Room TW-A306
Washington, DC 20554

ORIGINAL

**Re: FCC Form 690 – Mobility Fund Phase I, Annual Report Form 2014
WC Docket No. 10-208**

Dear Secretary Dortch:

On behalf of Central Louisiana, LLC ("CLC"), for the State and Study Area Codes (SACs) set forth below, please find attached a public version of CLC's FCC Form 690 2014 Annual Report, filed pursuant to Section 54.1009 of the Commission's Rules ("Form 690 Report"). Each Form 690 Report has been submitted to the Universal Service Administrative Company through its E-File System.

For each FCC Form 690, CLC is also submitting to the Commission, under separate cover, confidential versions. The confidential versions are marked "CONFIDENTIAL." The attached Form 690 Reports have been marked "PUBLIC REFERENCE COPY." CLC is requesting confidential treatment of certain information contained in the Exhibit to the Project Update Information (090) section of the FCC Form 690:

| State | SACs |
|-----------|--|
| Louisiana | 278002, 278003, 278004, 278005, 278006, 278007, 278008, 278009, 278010, 278011, 278012, 278013, 278014, 278015, 278016, 278017, 278018, 278019, 278020, 278021, 278022, and 278023 |

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LA PUBLIC SERVICE
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OCT 07 2014

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T-MOBILE CENTRAL LLC

SECTION 254(E) HIGH-COST UNIVERSAL SERVICE AFFIDAVIT

I am Chris Miller, Vice President of Tax for T-Mobile USA, Inc., which is the parent company of and controls T-Mobile Central LLC. (hereinafter "T-Mobile"), which is designated as an Eligible Telecommunications Carrier ("ETC") in Louisiana for purposes of legacy high cost support. I hereby submit this affidavit in support of T-Mobile's continued eligibility to receive legacy high cost support universal service support in Louisiana. T-Mobile was designated as an ETC by the Louisiana Public Service Commission on October 12, 2011, for purposes of legacy high cost and Lifeline support.¹

In my capacity as Vice President of Tax for T-Mobile, I have general knowledge of T-Mobile's operation as a recipient of legacy high cost universal service support in the State of Louisiana, and the Company's qualifications and abilities to provide universal service consistent with its designation as an ETC. I certify that, to the best of my knowledge and belief, T-Mobile used all federal high-cost support in the preceding calendar year and will use all federal high-cost support in the coming calendar year 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

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LA PUBLIC SERVICE
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¹ T-Mobile Central, LLC Ex Parte Application for Designation as an Eligible Telecommunications Carrier (ETC) for the purposes of receiving Universal Service Support for low income and rural service, Docket No. S-31865 (La. Pub. Serv. Comm'n, decided Oct. 12, 2011, adopted Dec. 8, 2011).

47 C.F.R. § 51.314. I am authorized to make this certification on behalf of T-Mobile.

Signed,

Chris Miller

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 30th day of June 2014, by Chris Miller, as Vice President,
Tax of T-Mobile USA, Inc., who is personally known to me or personally known to me and
did take an oath.



Nancy Yang

Notary Public

AFFIDAVIT OF RICHARD S. DEMINT
DIRECTOR EXTERNAL AFFAIRS
AT&T LOUISIANA

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1. My name is Richard S. Demint. I am employed by AT&T Louisiana as its Director External Affairs, and am authorized to give this Affidavit. This Affidavit is being given to support the Louisiana Public Service Commission's certification as required by 47 C.F.R. § 54.314(a).
2. Until the FCC's November 2011 USF/ICC Transformation Order (17 FCC Red 17663) (hereinafter "FCC Order"), BellSouth Telecommunications, LLC d/b/a AT&T Louisiana (AT&T Louisiana) submitted its certifications directly to the FCC as it only received Interstate Access Support (IAS). These certifications are associated with Study Area Code (SAC) 275183. As part of the FCC Order, the FCC eliminated IAS as a stand-alone support mechanism and with it, eliminated the need for carriers to file IAS certifications. *See FCC Order at para. 614.* As a result, and in order for the Louisiana Public Service Commission to certify AT&T Louisiana's continued eligibility for high-cost support in 2015, AT&T Louisiana provides the following certification:

Consistent with section 254(e) of the Communications Act of 1934, as amended, AT&T Louisiana used in the preceding year (2013) and will use in the upcoming year (2015) all of its federal high-cost support only for the provision, maintenance, and upgrading of facilities and services for which the support is intended.



Richard S. Demint
Director External Affairs
AT&T Louisiana

Subscribed and sworn to before me this 2nd day of September 2014.

Michael D. [Signature]
NOTARY PUBLIC
Notary # 133799