

VIA ELECTRONIC SUBMISSION

May 14, 2015

Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, S.W., Room TW-A325
Washington, DC 20554

Attention:
Pamela Arluk
Acting Chief, Pricing Policy Division
Wireless Competition Bureau

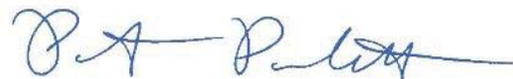
Re: Rubard LLC d/b/a CentMobile's FCC Certification for the Fourth Quarter of 2014;
WC Docket No. 05-68

Dear Ms. Dortch:

Rubard LLC d/b/a CentMobile is a prepaid calling provider. Pursuant to Section 64.5001(c)(3) of the Commission's rules (47 C.F.R. § 64.5001(c)(3)), please find enclosed Rubard LLC's Certification on compliance with its Universal Service Fund obligations for the first quarter of 2015.

Should you require further information, please contact the undersigned.

Respectfully submitted,



Patricia J. Paoletta
Counsel for Rubard LLC d/b/a CentMobile

Enclosures

Quarterly Certification under Section 64.5001(c)(3)

First Quarter 2015

Pursuant to Section 64.5001(c)(3) of the Commission's Rules, Rubard LLC d/b/a CentMobile states that it is complying with its applicable Universal Service Fund ("USF") requirements.

I certify that I am an officer of Rubard and that I have examined the traffic and revenue data related to Rubard's USF requirements, and that to the best of my knowledge, information, and belief, this Certification is accurate for the previous quarter, the first quarter of 2015.

Authorized Signature:  _____

Artur Zaytsev, Manager and Chief Operating Officer, Rubard LLC d/b/a CentMobile

Date: 05/14/2015 _____