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VIA ELECTRONIC FILING

Marlene H. Dortch
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

Re: *Application of AT&T Mobility Spectrum LLC and Club 42 CM Limited Partnership for Consent to Assign Licenses, WT Docket No. 14-145; Application of AT&T Mobility Spectrum LLC and Kaplan Telephone Company, Inc. for Consent to Assign Licenses, WT Docket No. 14-167; AT&T Inc. and KanOkla Telephone Association Seek Consent to the Assignment of Two Lower 700 MHz Licenses in Kansas and Oklahoma, WT Docket No. 14-199; AT&T Mobility Puerto Rico and Worldcall Inc. Seek Consent to the Assignment of Lower 700 MHz Licenses, WT Docket No. 14-206; Application of AT&T Mobility Spectrum LLC and Consolidated Telephone Company, Inc. for Consent to Assign Licenses, WT Docket No. 14-254; Application of AT&T Inc. and Pine Cellular Phones, Inc. for Approval of Long-Term De Facto Transfer Spectrum Leasing Arrangements, WT Docket No. 15-13; Applications of AT&T Inc. and East Kentucky Network, LLC for Consent to Assign Licenses, WT Docket No. 15-79.*

Dear Ms. Dortch:

By this letter, the undersigned counsel for AT&T hereby supplements its responses to the General Information Requests issued by the Commission in the above-captioned proceedings. In its responses, AT&T redacted certain information in those filings regarding its LTE deployment strategy. AT&T has determined that a portion of this information no longer needs to be designated as confidential information. Specifically, the statement below, which was previously redacted, should now be unredacted in public filings:

Where AT&T holds Lower 700 MHz B or C Block spectrum, AT&T will launch LTE service initially using that spectrum. AT&T typically will launch LTE in a 5x5 MHz configuration where only a single 12 MHz block of Lower 700 MHz B or C Block spectrum is available, and will launch LTE in a 10x10 MHz configuration in areas where both the Lower 700 MHz B and C Blocks are available. Where Lower 700 MHz spectrum is available and has been deployed for LTE, AT&T will deploy AWS-1 spectrum to provide additional LTE capacity. AT&T also has deployed LTE on cellular



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and PCS spectrum in a few places. Where Lower 700 MHz spectrum is not available, AT&T's initial LTE deployments will use AWS-1 spectrum and/or other spectrum bands. This spectrum deployment strategy may vary in individual areas based on the spectrum holdings and other local variables.¹

Pursuant to Section 1.1206(b)(2) of the Commission's Rules, a copy of this letter is being filed electronically in the above-captioned dockets. Please direct any questions about this matter to the undersigned.

Best regards,

/s/ Eric W. DeSilva

Eric W. DeSilva

Cc: Kathy Harris
Scott Patrick
Kate Matraves
Jim Bird

¹ See Response of AT&T Mobility Spectrum LLC to General Information Request Dated October 29, 2014, WT Docket No. 14-167, at 4-5 (Nov. 12, 2014); Response of AT&T Mobility Spectrum LLC to General Information Request Dated December 2, 2014, WT Docket No. 14-199, at 4-5 (Dec. 16, 2014); Response of AT&T to General Information Request Dated December 4, 2014, WT Docket No. 14-206, at 4-5 (Dec. 18, 2014); Response of AT&T Mobility Spectrum LLC to General Information Request Dated December 11, 2014, WT Docket No. 14-254, at 4-5 (Jan. 5, 2015); Response of AT&T Inc. to General Information Request Dated April 2, 2015, WT Docket No. 15-13, at 5 (Apr. 16, 2015); Response of AT&T to General Information Request Dated May 21, 2015, WT Docket No. 15-79, at 4 (June 4, 2015). Nearly identical language also appears in AT&T's response to the General Information Request regarding AT&T's acquisition of licenses from Club 42 CM Limited Partnership. Response to AT&T Mobility Spectrum LLC to General Information Request Dated September 22, 2014, WT Docket No. 14-145, at 5-6 (Oct. 6, 2014).