

LUKAS, NACE, GUTIERREZ & SACHS, LLP

8300 GREENSBORO DRIVE, SUITE 1200
MCLEAN, VIRGINIA 22102
703 584 8678 • 703 584 8696 FAX

WWW.FCCLAW.COM

RUSSELL D. LUKAS
DAVID L. NACE
THOMAS GUTIERREZ*
ELIZABETH R. SACHS*
DAVID A. LAFURIA
PAMELA L. GIST
TODD SLAMOWITZ*
BROOKS E. HARLOW*
TODD B. LANTOR*
STEVEN M. CHERNOFF*
KATHERINE PATSAS NEVITT*

CONSULTING ENGINEERS
ALI KUZEHKANANI
LEILA REZANAVAZ
OF COUNSEL
GEORGE L. LYON, JR.
LEONARD S. KOLSKY*
JOHN CIMKO*
J. K. HAGE III*
JOHN J. MCAVOY*
HON. GERALD S. MCGOWAN*
TAMARA DAVIS BROWN*
JEFFREY A. MITCHELL
ROBERT S. KOPPEL*

*NOT ADMITTED IN VA

September 30, 2011

VIA HAND DELIVERY

Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, S.W.
Room TW-B204
Washington, DC 20554

Karen Majcher
Vice President, High Cost & Low Income Division
Universal Service Administrative Company
2000 L Street, N.W., Suite 200
Washington, DC 20036

Re: Federal-State Joint Board on Universal Service
CC Docket No. 96-45

Dear Ms. Dortch and Ms. Majcher:

On behalf of United States Cellular Corporation ("U.S. Cellular") (SAC 129002 for New Hampshire), please find attached a redacted, public version of U.S. Cellular's Annual ETC Report under Section 54.209 of the FCC's Rules ("ETC Report"). The attached ETC Report has been marked "**REDACTED - FOR PUBLIC INSPECTION.**"

U.S. Cellular is also submitting, under separate cover, a confidential version of this ETC Report. The confidential version is marked "**CONFIDENTIAL - NOT FOR PUBLIC INSPECTION.**"

An original and four (4) copies of this ETC Report are enclosed. An additional copy has been provided, which we request that you date-stamp and return.

PUBLIC REFERENCE COPY

ORIGINAL

FILED/ACCEPTED

SEP 30 2011

Federal Communications Commission
Office of the Secretary

0+4

Marlene H. Dortch
Karen Majcher
September 30, 2011
Page 2

PUBLIC REFERENCE COPY

Please contact the undersigned at 703-584-8678 if any questions arise concerning the above-referenced enclosures or if you require any additional information.

Sincerely,


David A. LaFuria
Steven M. Chernoff

Attorneys for:
United States Cellular Corporation

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

In the Matter of)
)
Federal-State Joint Board on) WC Docket No. 09-197
Universal Service)
)

ANNUAL ETC REPORT OF
UNITED STATES CELLULAR CORPORATION
FOR THE STATE OF NEW HAMPSHIRE

United States Cellular Corporation (“U.S. Cellular” or the “Company”), a wireless service provider designated as an Eligible Telecommunications Company (“ETC”) in the State of New Hampshire, hereby provides the Commission with its annual compliance filing containing information as set forth in the Commission’s *Report and Order* in the above-captioned proceeding (“*ETC Report and Order*”).¹

I. REPORTING ITEMS

A. Five-Year Service Quality Improvement Plan.

Pursuant to the *ETC Report and Order*, an ETC must “submit... progress reports on the ETC’s five-year service quality improvement plan, including maps detailing progress towards meeting its plan targets, an explanation of how much universal service support was received and

¹ *Federal-State Joint Board on Universal Service, Report & Order*, 20 FCC Rcd. 6371 (2005) (“*ETC Report and Order*”). U.S. Cellular’s designation as an ETC carrier became effective on August 1, 2008. Section 54.209(b) of the Commission’s rules states that “In order for a common carrier designated under section 214(e)(6) to continue to receive support for the following calendar year, or retain its eligible telecommunications carrier designation, it must submit the annual reporting information in paragraph (a)...annually by October 1 of each year.” 47 C.F.R. § 54.209(b). The subject ETC Annual Report is being filed in order for U.S. Cellular to receive support and maintain its ETC designation for calendar year 2012.

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how support was used to improve signal quality, coverage, or capacity; and an explanation regarding any network improvement targets that have not been fulfilled.”²

U.S. Cellular was first designated as an ETC in New Hampshire on August 1, 2008.³ Pursuant to the *ETC Report and Order*, an updated five-year service quality improvement plan is attached hereto as Exhibit A.⁴ The Company’s five-year plan includes a listing of the new cell site locations completed in the 2010 calendar year, as well as other projected improvements using universal service support for calendar years 2011 to 2016. As required by the Commission’s Rules, details are provided on a wire center-by-wire center basis and describe the benefits of each proposed improvement.⁵

For the 12-month period beginning January 1, 2010, through December 31, 2010, the Company received a total of \$217,979 in Universal Service Support in the State of New Hampshire. During the same period, U.S. Cellular completed construction of **[begin confidential information]** [REDACTED] serving [REDACTED] **[end confidential information]**, New Hampshire. The [REDACTED] significantly improved capacity, coverage and signal quality in the north central portion of the state. U.S. Cellular provides as Exhibit B a map showing its coverage in the region and the locations of planned new cell sites in 2010.⁶

² See *ETC Report and Order*, *supra*, 20 FCC Rcd. at 6400.

³ See *High Cost Universal Support, Federal-State Joint Board on Universal Service*, 23 FCC Rcd 8834, Appendix B (2008).

⁴ The information contained in Exhibit A is proprietary and competitively sensitive; therefore, it is being submitted under seal and is subject to U.S. Cellular’s request for confidential treatment.

⁵ See 47 C.F.R. § 54.202(a)(1)(ii).

⁶ The information in Exhibit B is proprietary and competitively sensitive; therefore, it is being submitted under seal and is subject to U.S. Cellular’s request for confidential treatment.

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U.S. Cellular expects to receive an estimated \$227,000 per year in federal high-cost support under the competitive ETC (“CETC”) cap currently in effect based on USAC’s latest projections. This is roughly 13% of what U.S. Cellular would receive in the absence of the CETC cap, and U.S. Cellular’s ability to improve service in many portions of its ETC area is severely restricted as a result. Moreover, although U.S. Cellular opposes drastic reductions in high-cost support, U.S. Cellular has built in the assumption that its support will be phased down over the next five years as a result of pending USF reforms. While U.S. Cellular believes that every wire center in its ETC service area could benefit from service quality improvements made with high cost support, it will not have sufficient support to undertake all desired improvements in every wire center within the next five years, due to limited per-line support available in the areas it serves.

Nevertheless, as described in Exhibit A, U.S. Cellular’s five-year service quality improvement plan envisions the expenditure of approximately **[begin confidential information]** \$ **[end confidential information]** on network improvements and associated expenses over the next five years that it would not otherwise undertake. The proposed expenditures are over and above ordinarily budgeted improvements, and the Company does not expect that it would undertake many of the listed improvements for several years in the absence of high-cost support from the USF.

The selection of projects set forth in Exhibit A are based on U.S. Cellular’s evaluation of many factors, including current consumer demand, competitive forces and estimated amounts of universal service support. These and other external factors are not within U.S. Cellular’s control and are subject to change. Such changes may affect U.S. Cellular’s assumptions and calculations regarding the optimal improvements to network facilities required to provide better coverage and

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service. In addition, current and projected consumer demand may require increased capacity. U.S. Cellular will reevaluate and modify its estimates for implementing these projects accordingly, as these externally-driven changes occur. The order in which U.S. Cellular's proposed projects will be undertaken has not been finally determined and may be revised over time. As a result, the content and timing of the projects in Exhibit A are subject to change. Nonetheless, the amended network improvement plan described in Exhibit A demonstrates U.S. Cellular's commitment to use federal high-cost support to make measurable improvements in coverage and capacity for consumers throughout its ETC service area, and to update the Commission on its progress every year prior to being recertified.

B. Outage Reporting.

Under the annual reporting rules adopted in the *ETC Report and Order*, an ETC must report any outages of at least 30 minutes in duration on the facilities it owns, operates, leases, or otherwise utilizes that potentially affect at least ten percent of the end users served in its designated service area.⁷ U.S. Cellular has attached an Outage Report as Exhibit C that includes all reportable outages taking place between January 1, 2010, and December 31, 2010, and the estimated number of customers affected.⁸

C. Service Requests.

The FCC's annual ETC reporting rules require carriers to report the "number of requests for service from potential customers within the eligible telecommunications carrier's service

⁷ 47 C.F.R. § 54.209(a)(2).

⁸ The information in Exhibit C is proprietary and competitively sensitive; therefore, it is being submitted under seal and is subject to U.S. Cellular's request for confidential treatment.

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areas that were unfulfilled during the past year” and to describe the steps taken to attempt to provide service.⁹

U.S. Cellular hereby certifies that it follows the six-step process for provisioning service to requesting customers, as set forth in the FCC’s rules. The Company has implemented the necessary tracking systems and employee training procedures to ensure that the six-step process is followed. Specifically, in response to requests for service at a residence or business, U.S. Cellular takes the following steps:

1. If a request comes from a customer within its existing network, U.S. Cellular provides service immediately using its standard customer equipment.

2. If a request comes from a customer residing in any area where U.S. Cellular does not provide service, U.S. Cellular follows a series of steps to provide service:

* First, it determines whether the customer’s equipment can be modified or replaced to provide acceptable service;

* Second, it determines whether a roof-mounted antenna or other network equipment can be deployed at the premises to provide service;

* Third, it determines whether adjustments at the nearest cell site can be made to provide service;

* Fourth, it determines whether there are any other adjustments to network or customer facilities which can be made to provide service;

* Fifth, it explores the possibility of offering the resold service of carriers that have facilities available to that location; and

⁹ 47 C.F.R. § 54.209(a)(3).

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* Sixth, U.S. Cellular determines whether an additional cell site, a cell-extender, or repeater can be employed or constructed to provide service, and evaluates the costs and benefits of using scarce high-cost support to serve the number of customers requesting service. If there is no possibility of providing service short of these measures, U.S. Cellular notifies the customer and the Commission as to the number of requests for service that could not be filled in its next annual certification report. U.S. Cellular acknowledges that the Commission retains authority to resolve any customer complaints alleging that U.S. Cellular has refused to respond to a reasonable request for service.

U.S. Cellular has attached an Unfulfilled Requests for Service Report as Exhibit D that includes all reportable unfulfilled requests for service taking place between January 1, 2010, and December 31, 2010, from customers within the designated area.¹⁰

D. Consumer Complaints.

Between January 1, 2010, and December 31, 2010, U.S. Cellular had a complaint rate of **[begin confidential information]** [REDACTED] **[end confidential information]** per 1,000 customers in the State. U.S. Cellular includes in this calculation complaints filed with the Commission, the State Public Utility Commission and the State Attorney General's Office.

E. Commitment to CTIA's Consumer Code for Wireless Services.

In the *ETC Report and Order*, the FCC reiterated that carriers must commit to abide by the CTIA Code.¹¹ U.S. Cellular is officially listed by CTIA as having fully implemented and

¹⁰ The information in Exhibit D is proprietary and competitively sensitive; therefore, it is being submitted under seal and is subject to U.S. Cellular's request for confidential treatment.

¹¹ Under the CTIA Consumer Code, wireless carriers agree to: (1) disclose rates and terms of service to customers; (2) make available maps showing where service is generally available; (3) provide contract terms to customers and confirm changes in service; (4) allow a trial period for new service; (5) provide specific disclosures in advertising; (6) separately identify carrier

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adopted the CTIA Code.¹² In submitting this report, U.S. Cellular certifies that it will continue to abide by the CTIA Code, as it may be amended from time to time,¹³ for all of its operations in New Hampshire.

F. Ability to Remain Functional in Emergencies.

Under the rules adopted in the *ETC Report and Order*, an ETC applicant must:

demonstrate its ability to remain functional in emergency situations, including a demonstration that it has a reasonable amount of back-up power to ensure functionality without an external power source, is able to reroute traffic around damaged facilities, and is capable of managing traffic spikes resulting from emergency situations.¹⁴

Once designated, an ETC must certify annually to its emergency functionality.¹⁵

U.S. Cellular is mindful of the importance of ensuring uninterrupted service so that law enforcement and public safety officials, as well as the general public, can make important calls in the event of a hurricane or other emergency. U.S. Cellular hereby certifies that the company is capable of functioning in emergency situations as set forth in section 54.202(a)(2).

G. Local Usage.

charges from taxes on billing statements; (7) provide customers the right to terminate service for changes to contract terms; (8) provide ready access to customer service; (9) promptly respond to consumer inquiries and complaints received from government agencies; and (10) abide by policies for protection of consumer privacy. The CTIA Code can be viewed on the Web at <http://files.ctia.org/pdf/ConsumerCode.pdf>.

¹² The list is on CTIA's web site at http://www.ctia.org/consumer_info/service/index.cfm/AID/10623.

¹³ CTIA recently adopted updates to the CTIA Code. See CTIA Press Release, "CTIA-The Wireless Association® Announces Updates to Its 'Consumer Code for Wireless Service'," July 28, 2010, accessed at <http://www.ctia.org/media/press/cody.cfm/prid/1992>. The updates took effect on January 1, 2011.

¹⁴ *ETC Report and Order*, *supra*, 20 FCC Rcd. at 6382; 47 C.F.R. § 54.202(a)(2).

¹⁵ *ETC Report and Order*, *supra*, 20 FCC Rcd. at 6401; 47 C.F.R. § 54.209(a)(6).

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In the *ETC Report and Order*, the Commission concluded that each ETC must annually certify that it offers at least one local usage plan comparable to the one offered by the incumbent LEC in the service areas for which the applicant seeks designation.¹⁶ In the *ETC Report and Order* on which that requirement was based, the FCC declined to adopt a specific local usage threshold or require that an applicant match the incumbent's offering. Rather, the FCC concluded that the comparability of rate plans should be evaluated on a case-by-case basis, in consideration of the number of included minutes, the size of the "local" calling area, monthly price, and other factors. As examples, the FCC mentioned that an applicant may offer "a local calling plan that has a different calling area than the local exchange area provided by the LECs in the same region, or . . . a specified number of free minutes of service within the local service area."¹⁷ The FCC also envisioned cases wherein an applicant may offer an unlimited calling plan that bundles local minutes with long distance minutes.¹⁸

U.S. Cellular satisfies the FCC's local usage requirement in that consumers may choose from a variety of plans with different combinations of local calling areas, local calling scopes,¹⁹ included minutes (with one plan offering unlimited minutes), and monthly rates, to suit individual consumer needs. With the ability to choose rate plans that meet their calling patterns and preferences, U.S. Cellular's customers have the ability to select at least one rate plan that offers comparable or better value than the rate plans of the ILECs in the same areas.²⁰

¹⁶ See *ETC Report and Order*, *supra*, 20 FCC Rcd. at 6385; 47 C.F.R. § 54.209(a)(7).

¹⁷ See *ETC Report and Order*, *supra*, 20 FCC Rcd. at 6385.

¹⁸ *Id.*

¹⁹ "Local calling scope" signifies the area in which a customer can make calls without incurring roaming charges, while "local calling area" signifies the area in which a customer can terminate calls without incurring per-minute toll charges.

²⁰ U.S. Cellular's rate plans can be found on its website at www.uscellular.com.

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U.S. Cellular's rate plans offer comparable or better value to consumers than those offered by the ILECs in its proposed ETC service area. The Single Line Basic plan, for example, offers free incoming calls, free incoming text messages, free incoming picture messages, unlimited nights (starting at 7:00 p.m.) and weekend minutes, unlimited mobile-to-mobile minutes, plus 700 minutes of usage without per-minute charges, at a monthly rate of \$49.99. The plan has nationwide calling scope, allowing customers to make calls or travel beyond the local calling area without incurring toll or roaming charges. U.S. Cellular's Wide Area 700 Plan offers 700 minutes of calling within a home calling area comprising U.S. Cellular's licensed service area. The plan is priced at \$39.99 per month.²¹ Alternatively, customers can choose from a number of prepaid plans with a variety of local usage levels as well as voice and data features. For example, for \$30.00 per month, prepaid customers can get 200 minutes of usage and unlimited text and picture messaging.

The rate plans described above demonstrate that U.S. Cellular's service offerings allow consumers to select a plan that provides them with equal or greater value than a wireline rate plan. U.S. Cellular's licensed area – its smallest 'local' calling area – is much larger than rural ILEC local calling areas, which typically allow a consumer to reach only a few hundred or a few thousand people within an area made up of a handful of exchanges. Consumers who make calls primarily within U.S. Cellular's licensed area will benefit from local calling at a low monthly price. If they travel more or make many calls to relatives or business associates beyond that area, they may benefit from one of the nationwide plans. Providing deeper geographic reach delivers a significant benefit to the consumer, and the FCC has cited studies concluding that

²¹ The Wide Area 700 Plan is not being actively marketed. However, a large number of U.S. Cellular's customers in the ETC service area subscribe to that plan.

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“wireless service is cheaper than wireline, particularly if one is making a long distance call or when traveling.”²²

In sum, U.S. Cellular certifies that it offers at least one plan that is comparable to ILEC rate plans under the applicable FCC test.

H. Equal Access.

As required of ETCs designated by the FCC under the *ETC Report and Order*,²³ U.S. Cellular acknowledges that the FCC may require it to provide equal access to interexchange carriers in the event no other ETC is providing equal access in the designated ETC service area.

II. CONCLUSION

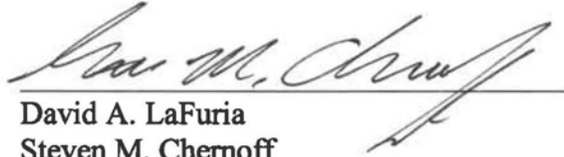
We trust that the Commission will find the foregoing information responsive to the compliance materials requested in the *ETC Report and Order* and U.S. Cellular’s ETC designation order. Accordingly, U.S. Cellular respectfully requests that the Commission recertify its eligibility to receive federal high cost universal service support from the USF in the State of New Hampshire.

²² *Implementation of Section 6002(b) of the Omnibus Budget Reconciliation Act of 1993, Annual Report & Analysis of Competitive Market Conditions with Respect to Commercial Mobile Servs., Ninth Report*, 19 FCC Rcd. 20597, 20684 (2004).

²³ *See ETC Report and Order, supra*, 20 FCC Rcd. at 6386.

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Respectfully submitted,

A handwritten signature in black ink, appearing to read "Steven M. Chernoff", is written over a horizontal line.

David A. LaFuria
Steven M. Chernoff
Lukas, Nace, Gutierrez & Sachs, LLP
8300 Greensboro Drive, Suite 1200
McLean, VA 22102
(703)584-8678

Attorneys for:
United States Cellular Corporation

Dated: September 30, 2011

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Exhibit A

Five-Year Service Quality Improvement Plan

**THIS EXHIBIT IS WITHHELD AS THE FILER
HAS REQUESTED CONFIDENTIAL TREATMENT**

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SITE NAME	Market	SITE #	Year	Estimated Capital Expense	Estimated Operating Expense (1)	Estimated Total Expense	Lat	Long	EO CLLI	WC / RC / ILEC City	ILEC	Benefit
			Total									

Anticipated ETC Support

2012 ETC Support Carried Forward to 2013
 Estimated 2013 ETC Support (2)
 2013 Estimated ETC Support Available
 Projected 2013 ETC Project Spending
 Excess of ETC spending over support received

Notes:

1. Estimated operating expense for new sites is 50% of estimated annual operating expense of \$. Operating expense for existing sites is 100% of estimated annual operating expense. RPTR sites are allocated 50% of Cell Site Expense.
2. Estimated 2013 ETC Support is projected to be 60% of 2011 amount - \$, due to expected implementation of ETC Reform on January 1, 2012.

SITE NAME	Market	SITE #	Year	Capital Expense	Operating Expense (1)	Total Expense	Lat	Long	EO CLLI	WC / RC / ILEC City	ILEC	Benefit
[REDACTED]												
			Total									

Anticipated ETC Support

[REDACTED] 2009 ETC Support Carried Forward to 2010
 [REDACTED] 2010 ETC Support - Actual
 [REDACTED] 2010 Estimated ETC Support Available
 [REDACTED] 2010 ETC Project Spending - Actual
 [REDACTED] Remaining 2010 ETC Support to Carry Forward to 2011

Notes:

1. Operating expense for new sites is a pro-rata share of actual 2010 operating expense of \$ [REDACTED] per cell site.

[REDACTED]

SITE NAME	Market	SITE #	Year	Estimated Capital Expense	Estimated Operating Expense (1)	Estimated Total Expense	Lat	Long	EO CLLI	WC / RC / ILEC City	ILEC	Benefit
			Total									

Anticipated ETC Support

	2010 ETC Support Carried Forward to 2011
	Estimated 2011 ETC Support
	2011 Estimated ETC Support Available
	Projected 2011 ETC Project Spending
	Remaining 2011 ETC Support to Carry Forward to 2012

Notes:

1. Estimated operating expense for new sites is 50% of estimated annual operating expense of \$. Operating expense for existing sites is 100% of estimated annual operating expense. RPTR sites are allocated 50% of Cell Site Expense.

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SITE NAME	Market	SITE #	Year	Estimated Capital Expense	Estimated Operating Expense (1)	Estimated Total Expense	Lat	Long	EO CLLI	WC / RC / ILEC City	ILEC	Benefit
			Total									

Anticipated ETC Support

2011 ETC Support Carried Forward to 2012
 Estimated 2012 ETC Support (2)
 2012 Estimated ETC Support Available
 Projected 2012 ETC Project Spending
 Excess of ETC spending over support received.

Notes:

1. Estimated operating expense for new sites is 50% of estimated annual operating expense of \$. Operating expense for existing sites is 100% of estimated annual operating expense. RPTR sites are allocated 50% of Cell Site Expense.
2. Estimated 2012 ETC Support is projected to be 80% of 2011 amount - \$, due to expected implementation of ETC Reform on January 1, 2012.

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SITE NAME	Market	SITE #	Year	Estimated Capital Expense	Estimated Operating Expense (1)	Estimated Total Expense	Lat	Long	EO CLLI	WC / RC / ILEC City	ILEC	Benefit
			Total									

Anticipated ETC Support

2012 ETC Support Carried Forward to 2013
 Estimated 2013 ETC Support (2)
 2013 Estimated ETC Support Available
 Projected 2013 ETC Project Spending
 Excess of ETC spending over support received.

Notes:

1. Estimated operating expense for new sites is 50% of estimated annual operating expense of \$. Operating expense for existing sites is 100% of estimated annual operating expense. RPTR sites are allocated 50% of Cell Site Expense.
2. Estimated 2013 ETC Support is projected to be 60% of 2011 amount - \$, due to expected implementation of ETC Reform on January 1, 2012.

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SITE NAME	Market	SITE #	Year	Estimated Capital Expense	Estimated Operating Expense (1)	Estimated Total Expense	Lat	Long	EO CLI	WC / RC / ILEC City	ILEC	Benefit
			Total									

Anticipated ETC Support

2013 ETC Support Carried Forward to 2014
 Estimated 2014 ETC Support (2)
 2014 Estimated ETC Support Available
 Projected 2014 ETC Project Spending
 Excess of ETC spending over support received.

Notes:

1. Estimated operating expense for new sites is 50% of estimated annual operating expense of \$. Operating expense for existing sites is 100% of estimated annual operating expense. RPTR sites are allocated 50% of Cell Site Expense.
2. Estimated 2014 ETC Support is projected to be 40% of 2011 amount - \$, due to expected implementation of ETC Reform on January 1, 2012.

SITE NAME	Market	SITE #	Year	Estimated Capital Expense	Estimated Operating Expense (1)	Estimated Total Expense	Lat	Long	EO CLI	WC / RC / ILEC City	ILEC	Benefit
			Total									

Anticipated ETC Support

2014 ETC Support Carried Forward to 2015
 Estimated 2015 ETC Support (2)
 2015 Estimated ETC Support Available
 Projected 2015 ETC Project Spending
 Excess of ETC spending over support received.

Notes:

1. Estimated operating expense for new sites is 50% of estimated annual operating expense of \$. Operating expense for existing sites is 100% of estimated annual operating expense. RPTR sites are allocated 50% of Cell Site Expen
2. Estimated 2015 ETC Support is projected to be 20% of 2011 amount - \$, due to expected implementation of ETC Reform on January 1, 2012

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SITE NAME	Market	SITE #	Year	Estimated Capital Expense	Estimated Operating Expense (1)	Estimated Total Expense	Lat	Long	EO CLI	WC / RC / ILEC City	ILEC	Benefit
			Total									

Anticipated ETC Support

2015 ETC Support Carried Forward to 2016
 Estimated 2016 ETC Support (2)
 2016 Estimated ETC Support Available
 Projected 2016 ETC Project Spending
 Excess of ETC spending over support received.

Notes:

1. Estimated operating expense for new sites is 50% of estimated annual operating expense of \$. Operating expense for existing sites is 100% of estimated annual operating expense. RPTR sites are allocated 50% of Cell Site Expense.
2. Estimated 2016 ETC Support is projected to be \$0 due to expected implementation of ETC Reform on January 1, 2012.

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Exhibit B

Coverage Map and Locations of Proposed New Cell Sites

**THIS EXHIBIT IS WITHHELD AS THE FILER
HAS REQUESTED CONFIDENTIAL TREATMENT**

*New Hampshire
U.S. Cellular's 2nd Quarter 2011*



LEGEND

-  ETC Area
 -  Wire Center Boundaries
 -  2011 Starting sites
 -  2010 Plan sites
 -  2011 Plan sites
 -  2012 Plan sites
 -  2013 Plan sites
- CDM & REAL WORLD COVERAGE**
850 MHz & 1900 MHz MOBILE TRANSMIT
-  850 MHz - 1900 MHz - 100% Coverage
 -  850 MHz - 1900 MHz - 75% Coverage
 -  850 MHz - 1900 MHz - 50% Coverage
 -  850 MHz - 1900 MHz - 25% Coverage

U.S. Cellular Corporation GIS Mapping Services
Date: 09-22-2011
Copyright 2011

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Exhibit C

Outage Report

**THIS EXHIBIT IS WITHHELD AS THE FILER
HAS REQUESTED CONFIDENTIAL TREATMENT**

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Exhibit D

Unfulfilled Service Requests

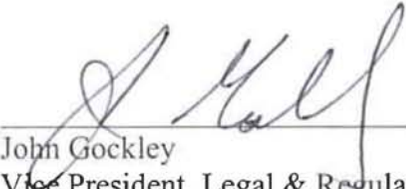
**THIS EXHIBIT IS WITHHELD AS THE FILER
HAS REQUESTED CONFIDENTIAL TREATMENT**

DECLARATION UNDER PENALTY OF PERJURY

I, John Gockley, do hereby declare under penalty of perjury as follows:

1. I am the Vice President, Legal & Regulatory Affairs of United States Cellular Corporation.
2. This Affidavit is submitted in support of United States Cellular Corporation Annual Compliance Filing and Request for Recertification, pursuant to *Report and Order In the Matter of the Federal-State Joint Board on Universal Service*, FCC 05-46 (rel. March 17, 2005) and Sections 54.202 and 54.209 of the FCC's Rules.
3. I declare under penalty of perjury that the statements contained in the foregoing Annual Compliance Filing are true and correct to the best of my knowledge, information and belief.

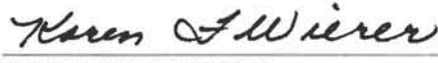
Executed on September 20, 2011



John Gockley
Vice President, Legal & Regulatory Affairs
United States Cellular Corporation

SUBSCRIBED, SWORN TO AND ACKNOWLEDGED before me this 20th day of
September, 2011.





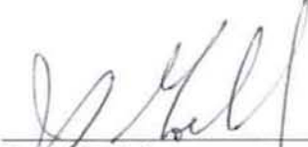
NOTARY PUBLIC

My Commission Expires: 01/04/13

Respectfully submitted,

United States Cellular Corporation

By:



John Gockley
V.P., Legal & Regulatory Affairs
United States Cellular Corporation

Dated: September 20, 2011