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June 29, 2012

VIA ELECTRONIC FILING

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

VIA E-MAIL

Karen Majcher
VP, High Cost & Low Income Div.
USAC
2000 L Street, NW, Suite 200
Washington, D.C. 20036

**Re: Connect America Fund, WC Docket No. 10-90
Report for Services Provided in the State of Wisconsin**

Dear Secretary Dortch:

On behalf of Wisconsin RSA #4 Limited Partnership (SAC 339010), Wausau Cellular Telephone Company, LP (SAC 339011), Wisconsin RSA #10 Limited Partnership (SAC 339012), Brown County MSA Cellular Limited Partnership (SAC 339014) and Nsighttel Wireless, LLC, (SAC 339015), (“the Cellcom Companies”), a group of affiliated wireless service providers designated as Eligible Telecommunications Carriers by the Wisconsin Public Service Commission (“PSC”), we hereby confirm that the Cellcom Companies are not subject to state reporting requirements that would trigger an annual ETC report as specified by the Wireline Competition Bureau and the Wireless Telecommunications Bureau in the *CAF Clarification Or-*

Marlene H. Dortch
Secretary
Federal Communications Commission
June 29, 2012
Page 2

der (“July 2 Report”).¹

Specifically, we confirm the following with respect to each of the five requirements that are the subject of the July 2 Report:

- 1) **47 C.F.R. § 54.313(a)(2) - 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 or affect a 911 special facility.**

The Cellcom Companies are not required to report this information under applicable PSC rules and orders.

- 2) **47 C.F.R. § 54.313(a)(3) - The number of requests for service from potential customers within the recipient's service areas that were unfulfilled during the prior calendar year.**

The Cellcom Companies are not required to report this information under applicable PSC rules and orders.

- 3) **47 C.F.R. § 54.313(a)(4) – The number of complaints per 1,000 connections (fixed or mobile) in the prior calendar year.**

The Cellcom Companies are not required to report this information under applicable PSC rules and orders.

- 4) **47 C.F.R. § 54.313(a)(5) – Certification that it is complying with applicable service quality standards and consumer protection rules.**

The Cellcom Companies are not required to file such a certification under applicable PSC rules and orders.

- 5) **47 C.F.R. § 54.313(a)(6) – Certification that the carrier is able to function in emergency situations as set forth in §54.202(a)(2).**

The Cellcom Companies are not required to file such a certification under applicable

¹ *Connect America Fund*, WC Docket No. 10-90, *et al.*, Order, 27 FCC Rcd 605 (Wireline Comp. Bur., Wireless Telecom. Bur. 2012) (“*CAF Clarification Order*”).

Marlene H. Dortch
Secretary
Federal Communications Commission
June 29, 2012
Page 3

PSC rules and orders.

In accordance with the Commission's orders, the Cellcom Companies are not required to file a July 2 Report.²

Please contact the undersigned at 703-584-8670 if any questions arise with regard to the foregoing.

Sincerely,

/s/ Steven M. Chernoff

David A. LaFuria
Steven M. Chernoff
John Cimko

Attorneys for:
Wisconsin RSA #4 Limited Partnership
Wausau Cellular Telephone Company, LP
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Brown County MSA Cellular Limited Partnership
Nsighttel Wireless, LLC

² See *id.* at 608; see also *Connect America Fund*, WC Docket No. 10-90 et al., *Third Order on Reconsideration*, FCC 12-52 (rel. May 14, 2012) at ¶ 6 (“...we do not expect state-designated ETCs to report to the Commission information in their 2012 filing that they were not previously required to collect.”)