



Vonda Long-Dillard
Associate Director
Federal Relations

DOCKET FILE COPY ORIGINAL

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Washington, D.C. 20036
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October 18, 2013

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

ACCEPTED/FILED

OCT 18 2013

Federal Communications Commission
Office of the Secretary

**Re: WC Docket Nos. 10-90, 11-42 - FCC Form 481 – Carrier Annual Reporting Data
Collection Form (Sections 54.313 / 54.422 Annual Reporting)**

Dear Ms. Dortch:

In compliance with the aforementioned proceeding, AT&T is filing redacted FCC Form 481 reports for the following wireless entities.

STUDY AREA CODE (SAC)	SAC NAME FOR WIRELESS ELIGIBLE TELECOMMUNICATIONS CARRIERS	STATE
619004	NEW CINGULAR WIRELESS PCS, LLC	ALASKA
259908	AT&T MOBILITY, LLC	ALABAMA
409004	NEW CINGULAR WIRELESS PCS, LLC	ARKANSAS
479006	NEW CINGULAR WIRELESS PCS, LLC	IDAHO
269905	NEW CINGULAR WIRELESS PCS, LLC	KENTUCKY
279010	NEW CINGULAR WIRELESS PCS, LLC	LOUISIANA
319026	NEW CINGULAR WIRELESS PCS, LLC	MICHIGAN
289912	NEW CINGULAR WIRELESS PCS, LLC	MISSISSIPPI
389015	NEW CINGULAR WIRELESS PCS, LLC	NO. DAKOTA
539010	AT&T MOBILITY, LLC	OREGON
639005	AT&T MOBILITY PUERTO RICO, INC	PUERTO RICO
399015	AT&T MOBILITY, LLC	SO. DAKOTA
449022	NEW CINGULAR WIRELESS PCS, LLC	TEXAS
199009	AT&T MOBILITY, LLC	VIRGINIA
529910	AT&T MOBILITY, LLC	WASHINGTON
339920	NEW CINGULAR WIRELESS PCS, LLC	WISCONSIN
209012	NEW CINGULAR WIRELESS PCS, LLC	W. VIRGINIA
259005	CORR WIRELESS COMMUNICATIONS, LLC	ALABAMA
229014	GEORGIA RSA #8 PARTNERSHIP	GEORGIA

No. of Copies rec'd 0+1
List ABCDE

If you have questions, please contact me at (202) 457 – 2043.

Sincerely,

/s/ Vonda T. Long-Dillard

Attachments

FCC Form 481 - Carrier Annual Reporting Data Collection Form	FCC Form 481 OMB 3060-0986 OMB 3060-0819 Avg. Burden Estimate per Respondent: 20 Hours
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<010> Study Area Code	619004
<015> Study Area Name	New Cingular Wireless PCS, LLC d/b/a AT&T Mobility
<020> Program Year	2014
<030> Contact Name: Person USAC should contact with questions about this data	Vonda T Long-Dillard
<035> Contact Telephone Number: Number of the person identified in data line <030>	(202) 457-2043
<039> Contact Email: Email of the person identified in data line <030>	vl4468@att.com

ANNUAL REPORTING FOR ALL CARRIERS		54.313 Completion Required	54.422 Completion Required	
<100> Service Quality Improvement Reporting	<i>(complete attached worksheet)</i>	<input checked="" type="checkbox"/>		
<200> Outage Reporting (voice)	<i>(complete attached worksheet)</i>	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	
<210> <input type="checkbox"/> <-- check box if no outages to report				
<300> Unfulfilled Service Requests (voice)	<table border="1" style="width: 30px; height: 20px;"><tr><td style="text-align: center;">4</td></tr></table>	4	<input checked="" type="checkbox"/>	
4				
<310> Detail on Attempts (voice)	<table border="1" style="width: 30px; height: 20px;"><tr><td style="text-align: center;">✓</td></tr></table>	✓	<input checked="" type="checkbox"/>	
✓				
<320> Unfulfilled Service Requests (broadband)				
<330> Detail on Attempts (broadband)				
<400> Number of Complaints per 1,000 customers (voice)		<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	
<410> Fixed	<table border="1" style="width: 60px; height: 20px;"><tr><td style="text-align: center;">0.12250</td></tr></table>	0.12250		
0.12250				
<420> Mobile				
Number of Complaints per 1,000 customers (broadband)				
<440> Fixed				
<450> Mobile				
<500> Service Quality Standards & Consumer Protection Rules Compliance	<i>(check to indicate certification)</i>	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	
<510>	<i>(attached descriptive document)</i>	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	
<600> Functionality in Emergency Situations	<i>(check to indicate certification)</i>	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	
<610>	<i>(attached descriptive document)</i>	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	
<700> Company Price Offerings (voice)	<i>(complete attached worksheet)</i>			
<710> Company Price Offerings (broadband)	<i>(complete attached worksheet)</i>			
<800> Operating Companies and Affiliates	<i>(complete attached worksheet)</i>	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	
<900> Tribal Land Offerings (Y/N)?	<i>(if yes, complete attached worksheet)</i>	Y		
<1000> Voice Services Rate Comparability	<i>(check to indicate certification)</i>			
<1010>	<i>(attach descriptive document)</i>			
<1100> Terrestrial Backhaul (Y/N)?	<i>(if not, check to indicate certification)</i>			
<1110>	<i>(complete attached worksheet)</i>			
<1200> Terms and Condition for Lifeline Customers	<i>(complete attached worksheet)</i>		<input checked="" type="checkbox"/>	

Price Cap Carriers, Proceed to Price Cap Additional Documentation Worksheet

Including Rate-of-Return Carriers affiliated with Price Cap Local Exchange Carriers

<2000>

(check to indicate certification)

<2005>

(complete attached worksheet)

Rate of Return Carriers, Proceed to ROR Additional Documentation Worksheet

<3000>

(check to indicate certification)

<3005>

(complete attached worksheet)

(100) Service Quality Improvement Reporting Data Collection Form

FCC Form 481
 OMB Control No. 3060-0986
 OMB Control No. 3060-0819
 July 2013

<010> Study Area Code 619004
 <015> Study Area Name New Cingular Wireless PCS, LLC d/b/a AT&T Mobility
 <020> Program Year 2014
 <030> Contact Name - Person USAC should contact regarding this data Vonda T Long-Dillard
 <035> Contact Telephone Number - Number of person identified in data line <030> (202) 457-2043
 <039> Contact Email Address - Email Address of person identified in data line <030> v14468@att.com

<110> Has your company received its ETC certification from the FCC? (yes / no) no
 If your answer to line <110> is yes, do you have an existing §54.202(a) "5 year plan" filed with the FCC? (yes / no) no

If your answer to line <111> is yes, then you are required to file a progress report, on line <112> delineating the status of your company's existing § 54.202(a) "5 year plan" on file with the FCC, as it relates to your provision of voice telephony service.

<112> Attach Five-Year Service Quality Improvement Plan or, in subsequent years, your annual progress report filed pursuant to 47 C.F.R. § 54.313(a)(1). If your company is a CETC which receives only frozen support, your progress report is only required to address voice telephony service

EXHIBIT 619004AK112

Name of Attached Document (.pdf)

Please check these boxes below to confirm that the attached PDF, on line 112, contains a progress report on its five-year service quality improvement plan pursuant to § 54.202(a). The information shall be submitted at the wire center level or census block as appropriate.

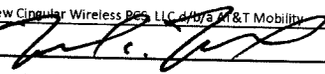
<input checked="" type="checkbox"/>

<113> Maps detailing progress towards meeting plan targets
 <114> Report how much universal service (USF) support was received
 <115> How (USF) was used to improve service quality
 <116> How (USF) was used to improve service coverage
 <117> How (USF) was used to improve service capacity
 <118> Provide an explanation of network improvement targets not met in the prior calendar year.

Certification - Reporting Carrier Data Collection Form	FCC Form 481
	OMB Control No. 3060-0986
	OMB Control No. 3060-0819
	July 2013

<010> Study Area Code	619004
<015> Study Area Name	New Cingular Wireless PCS, LLC d/b/a AT&T Mobility
<020> Program Year	2014
<030> Contact Name - Person USAC should contact regarding this data	Vonda T Long-Dillard
<035> Contact Telephone Number - Number of person identified in data line <030>	(202) 457-2043
<039> Contact Email Address - Email Address of person identified in data line <030>	vi4468@att.com

TO BE COMPLETED BY THE REPORTING CARRIER, IF THE REPORTING CARRIER IS FILING ANNUAL REPORTING ON ITS OWN BEHALF:

<p>I certify that I am an officer ^(see Title or position of Authorized Officer below) of the reporting carrier; my responsibilities include ensuring the accuracy of the annual reporting requirements for universal service support recipients; and, to the best of my knowledge, the information reported on this form and in any attachments is accurate.</p>	
Name of Reporting Carrier:	New Cingular Wireless PCS, LLC d/b/a AT&T Mobility
Signature of Authorized Officer:	 Date 10/10/13
Printed name of Authorized Officer:	Michael C. Maxwell
Title or position of Authorized Officer:	*Vice President/General Manager Pacific Northwest - New Cingular Wireless PCS, LLC d/b/a AT&T Mobility
Telephone number of Authorized Officer:	(503)691-5000
Study Area Code of Reporting Carrier:	619004 Filing Due Date for this form: 10/15/2013
<p>Persons willfully making false statements on this form can be punished by fine or forfeiture under the Communications Act of 1934, 47 U.S.C. §§ 502, 503(b), or fine or imprisonment under Title 18 of the United States Code, 18 U.S.C. § 1001.</p>	

LINE 200 ATTACHMENT

**REDACTED – FOR PUBLIC
DISCLOSURE**

**(800) Operating Companies and Affiliates
Data Collection Form**

FCC Form 481
OMB Control No. 3060-0986
OMB Control No. 3060-0819
July 2013

<010> Study Area Code 619004

<015> Study Area Name New Cingular Wireless PCS, LLC d/b/a AT&T Mobility

<020> Program Year 2014

<030> Contact Name - Person USAC should contact regarding this data Vonda T Long-Dillard

<035> Contact Telephone Number - Number of person identified in data line <030> (202) 457-2043

<039> Contact Email Address - Email Address of person identified in data line <030> vl4468@att.com

<810> Reporting Carrier New Cingular Wireless PCS, LLC d/b/a AT&T Mobility

<811> Holding Company AT&T Mobility II LLC

<812> Operating Company AT&T Mobility Corporation

<813> <a1> <a2> <a3>

Affiliates	SAC	Doing Business As Company or Brand Designation
AT&T Communications of New York	159010	Ceased being ETC on 8/1/13
AT&T CORP	549004	AT&T Corp.
AT&T MOBILITY, LLC	199009	AT&T Mobility
AT&T MOBILITY, LLC	259908	AT&T Mobility
AT&T MOBILITY, LLC	399015	AT&T Mobility
AT&T MOBILITY, LLC	529910	AT&T Mobility
AT&T MOBILITY, LLC	539010	AT&T Mobility
AT&T MOBILITY PUERTO RICO, INC	639005	AT&T Mobility
BELLSOUTH TELECOMMUNICATIONS, LLC	215191	AT&T Florida
BELLSOUTH TELECOMMUNICATIONS, LLC	225192	AT&T Georgia
BELLSOUTH TELECOMMUNICATIONS, LLC	235193	AT&T North Carolina
BELLSOUTH TELECOMMUNICATIONS, LLC	245194	AT&T South Carolina
BELLSOUTH TELECOMMUNICATIONS, LLC	255181	AT&T Alabama
BELLSOUTH TELECOMMUNICATIONS, LLC	265182	AT&T Kentucky
BELLSOUTH TELECOMMUNICATIONS, LLC	275183	AT&T Louisiana
BELLSOUTH TELECOMMUNICATIONS, LLC	285184	AT&T Mississippi
BELLSOUTH TELECOMMUNICATIONS, LLC	295185	AT&T Tennessee
ILLINOIS BELL TELEPHONE COMPANY	345070	AT&T Illinois
INDIANA BELL TELEPHONE COMPANY, INC	325080	AT&T Indiana
MICHIGAN BELL TELEPHONE COMPANY	315090	AT&T Michigan
NEVADA BELL TELEPHONE COMPANY	555173	AT&T Nevada
NEW CINGULAR WIRELESS PCS, LLC	209012	AT&T Mobility
NEW CINGULAR WIRELESS PCS, LLC	269905	AT&T Mobility
NEW CINGULAR WIRELESS PCS, LLC	279010	AT&T Mobility
NEW CINGULAR WIRELESS PCS, LLC	289912	AT&T Mobility
NEW CINGULAR WIRELESS PCS, LLC	319026	AT&T Mobility
NEW CINGULAR WIRELESS PCS, LLC	339920	AT&T Mobility

REDACTED - FOR PUBLIC DISCLOSURE

NEW CINGULAR WIRELESS PCS, LLC	389015	AT&T Mobility
NEW CINGULAR WIRELESS PCS, LLC	409004	AT&T Mobility
NEW CINGULAR WIRELESS PCS, LLC	449022	AT&T Mobility
NEW CINGULAR WIRELESS PCS, LLC	479006	AT&T Mobility
NEW CINGULAR WIRELESS PCS, LLC	619004	AT&T Mobility
PACIFIC BELL TELEPHONE COMPANY	545170	AT&T California
SOUTHWESTERN BELL TELEPHONE COMPANY	405211	AT&T Arkansas
SOUTHWESTERN BELL TELEPHONE COMPANY	415214	AT&T Kansas
SOUTHWESTERN BELL TELEPHONE COMPANY	425213	AT&T Missouri
SOUTHWESTERN BELL TELEPHONE COMPANY	435215	AT&T Oklahoma
SOUTHWESTERN BELL TELEPHONE COMPANY	445216	AT&T Texas
THE OHIO BELL TELEPHONE COMPANY	305150	AT&T Ohio
THE SOUTHERN NEW ENGLAND TELEPHONE CO.	135200	AT&T Connecticut
WISCONSIN BELL, INC	335220	AT&T Wisconsin
NEW CINGULAR WIRELESS PCS, LLC (f/k/a Allied Wireless of the Palmetto State, LLC)	249020	U-LIFELINE WIRELESS
GEORGIA RSA#8 PARTNERSHIP	229014	ALLIED WIRELESS
Corr Wireless Communications, LLC	259005	Corr Wireless

(900) Tribal Lands Reporting Data Collection Form

FCC Form 481
OMB Control No. 3060-0986
OMB Control No. 3060-0819
July 2013

<010> Study Area Code **619004**

<015> Study Area Name **New Cingular Wireless PCS, LLC d/b/a AT&T Mobility**

<020> Program Year **2014**

<030> Contact Name - Person USAC should contact regarding this data **Vonda T Long-Dillard**

<035> Contact Telephone Number - Number of person identified in data line <030> **(202) 457-2043**

<039> Contact Email Address - Email Address of person identified in data line <030> **v4468@att.com**

Doyon Alaska Native Regional Corporation, Ahtna Alaska Native Regional Corporation, Sealaska Alaska Native Regional Corporation, Chugach Alaska Native Regional Corporation, Cook Inlet Alaska Native Regional Corporation, Koniag Alaska Native Regional Corporation, Annette Island, Cantwell, Chickaloon, Chilkat, Chilkoot, Chistochina, Chitina, Copper Center, Craig, Dot Lake, Eklutna, Gakona, Gulkana, Healy Lake, Hydraburg, Kanatak, Kenaitze, Knik, Mentasta Lake, Nenana, Ninilchik, Northway, Ouzinkie, Salamatof, Saxman, Seldovia, Tanacross, Tatitlek, Tazlina, Tetlin, Tyonek,
(High Cost support was only spent on the Cook Inlet Region, Inc., Doyon, Limited, Sealaska Corporation Tribal lands in 2012)

<910> Tribal Land(s) on which ETC Serves

<920> Tribal Government Engagement Obligation **619004AK920**
Name of Attached Document (.pdf)

If your company serves Tribal lands, please select (Yes, No, NA) for each of these boxes to confirm the status described on the attached PDF, on line 920, demonstrates coordination with the Tribal government pursuant to § 54.313(a)(9) includes:

Select (Yes, No, NA)	YES
<921> Needs assessment and deployment planning with a focus on Tribal community anchor institutions;	YES
<922> Feasibility and sustainability planning;	YES
<923> Marketing services in a culturally sensitive manner;	YES
<924> Compliance with Rights of way processes	YES
<925> Compliance with Land Use permitting requirements	YES
<926> Compliance with Facilities Siting rules	YES
<927> Compliance with Environmental Review processes	YES
<928> Compliance with Cultural Preservation review processes	YES
<929> Compliance with Tribal Business and Licensing requirements.	YES

(1200) Terms and Condition for Lifeline Customers
Lifeline
Data Collection Form

FCC Form 481
 OMB Control No. 3060-0986
 OMB Control No. 3060-0819
 July 2013

<010>	Study Area Code	619004
<015>	Study Area Name	New Cingular Wireless PCS, LLC d/b/a AT&T Mobility
<020>	Program Year	2014
<030>	Contact Name - Person USAC should contact regarding this data	Vonda T Long-Dillard
<035>	Contact Telephone Number - Number of person identified in data line <030>	(202) 457-2043
<039>	Contact Email Address - Email Address of person identified in data line <030>	vl4468@att.com

<1210> Terms & Conditions of Voice Telephony Lifeline Plans
 Name of attached document (.pdf)

<1220> Link to Public Website
 HTTP <http://www.wireless.att.com/learn/articles-resources/community-support/lifeline-link-up.jsp>

Please check these boxes below to confirm that the attached PDF, on line 1210, or the website listed, on line 1220, contains the required information pursuant to § 54.422(a)(2) annual reporting for ETCs receiving low-income support, carriers must annually report:

- <1221> Information describing the terms and conditions of any voice telephony service plans offered to Lifeline subscribers,
- <1222> Details on the number of minutes provided as part of the plan,
- <1223> Additional charges for toll calls, and rates for each such plan.

REDACTED - FOR PUBLIC DISCLOSURE

Attachments

LINE 100 ATTACHMENTS

**REDACTED – FOR PUBLIC
DISCLOSURE**

EXHIBIT 619004AK112

REDACTED EXHIBIT 2 - AT&T MOBILITY 2012 BUILD

Study Area	2012 FUNDS RECEIVED	2012 Actual New Site Build (NSB) On-Air Site Counts	2012 Actual On-Cut NSB Costs	2012 Actual NSB Site Acq (NSB) Site Counts	2012 Actual NSB Site Acq (NSB) Costs	2012 Actual SWITCH Costs	2012 Actual Long Term Evolution (LTE) Site Counts	2012 Actual LTE Costs	2012 Actual UNITS Site Counts	2012 Actual UNITS Costs	2012 Actual NEXT CARRIER Counts	2012 Actual NEXT CARRIER Costs	2012 Actual RF Modification (MOD) Counts	2012 Actual RF MOD Costs	TOTAL 2012 Actual ETC CAPEX	Total 2012 Actual ETC Opex*	Total 2012 ETC Actual Spend**
ACS OF ALASKA, INC.	\$	655,589															\$ 681,429
ACS OF ANCHORAGE, INC.	\$	2,467,748															\$ 4,081,317
ACS OF FAIRBANKS, INC.	\$	1,394,406															\$ 1,789,266
ACS OF THE NORTHLAND, INC.	\$	3,899,921															\$ 4,001,720
ACS AK JUNEAU	\$	597,160															\$ 894,485
ALASKA TELEPHONE COMPANY	\$	926,487															\$ 1,174,645
COPPER VALLEY TELEPHONE COOPERATIVE, INC.	\$	340,111															\$ 401,844
KETCHIKAN PUBLIC UTILITIES, TELEPHONE CO.	\$	3,327,762															\$ 1,059,022
MATANUSKA TELEPHONE ASSOCIATION, INC.	\$	9,763,796															\$ 10,144,072
Grand Total	\$	25,282,170															\$ 24,227,810

New Site Build (NSB) Summary	PROJECT NAME	Wire Center	Study Area	Actual 2012 Spend	On Air Dates	Comments
2012 NSB		FTWAKKA	ACS OF ALASKA, INC.	10/30/2014	10/30/2014	Anticipated constructing site in 2012, but site is located on a United States military facility and the government approval process has taken significantly longer than originally anticipated. Funds spent in 2012 are for site acquisition costs.
2012 NSB		NPILAKKA	ACS OF THE NORTHLAND, INC.	10/30/2014	10/30/2014	Anticipated constructing site in 2012, but site is located on a United States military facility and the government approval process has taken significantly longer than originally anticipated. Funds spent in 2012 are for site acquisition costs.
2012 NSB		KTCHAKKB	KETCHIKAN PUBLIC UTILITIES	6/17/2013	6/17/2013	Not included in March 2012 filing. Site acquisition costs were expended for this site relocation in 2012.
2011 NSB		FRBNAKKA	ACS OF FAIRBANKS, INC.	10/9/2012	10/9/2012	Site constructed in 2011, but did not have necessary facilities from LEC to turn on air. Once necessary LEC facilities were installed, site was connected to these facilities and turned-on.
2011 NSB		FRBNAKKA	ACS OF FAIRBANKS, INC.	10/9/2012	10/9/2012	Site constructed in 2011, but did not have necessary facilities from LEC to turn on air. Once necessary LEC facilities were installed, site was connected to these facilities and turned-on.
2012 NSB		TOXAKKA	ALASKA TELEPHONE COMPANY	12/6/2012	12/6/2012	
2012 NSB		BGLAKKA	MATANUSKA TELEPHONE ASSOC.	10/9/2012	10/9/2012	
2012 NSB		TLTKAKKA	MATANUSKA TELEPHONE ASSOC.	10/9/2012	10/9/2012	
2012 NSB		CLERAKKA	MATANUSKA TELEPHONE ASSOC.	12/14/2012	12/14/2012	
2012 NSB		FRBNAKKA	ACS OF FAIRBANKS, INC.	12/13/2012	12/13/2012	
2012 NSB		FRBNAKKA	ACS OF FAIRBANKS, INC.	10/17/2012	10/17/2012	
2012 NSB		WBLAKKA	MATANUSKA TELEPHONE ASSOC.	8/20/2012	8/20/2012	
2012 NSB		WBLAKKA	MATANUSKA TELEPHONE ASSOC.			
NSB Total						

* Opex includes lease, utilities and costs associated with interconnecting to other providers, the later of which have been allocated by AT&T Mobility via a cost allocation model.

** In AT&T Mobility's March 2012 filing it estimated it would underspend \$2,996,204 in the Ketchikan Study area. In fact, AT&T Mobility's underspend was only \$2,268,730 due to receipt of less support and additional spending. The funds that were underspent in Ketchikan were spent in other study areas.

REDACTED EXHIBIT 3 - AT&T MOBILITY 2013 BUILD PLAN

Study Area	2013 Projected FUNDS RECEIVED	2013 Projected New Site Build (NSB) On-Air Site Counts	2013 Projected On-Air NSB Costs	2013 Projected NSB Site Acq (NSB) Site counts	2013 Projected NSB Site Acq (NSB) Costs	2013 Projected NSB Site Acq (NSB) Costs	2013 Projected Long Term Evolution (LTE) Site Counts	2013 Projected LTE Costs	2013 Projected UMS Site Counts	2013 Projected UMS Costs	2013 Projected NEXT CARRIER Counts	2013 Projected NEXT CARRIER Costs	2013 Projected Equipment Modification (MOD) Counts	2013 Projected Equipment Estimated Costs	TOTAL 2013 Projected ETC CAPEX	Total 2013 Projected ETC Opex*	Total 2013 ETC Spend**
ACS OF ALASKA, INC.	\$ 518,242																\$ 518,242
ACS OF ANCHORAGE, INC.	\$ 1,950,754																\$ 1,950,754
ACS OF FAIRBANKS, INC.	\$ 1,102,278																\$ 1,102,278
ACS OF THE NORTHLAND, INC.	\$ 3,011,743																\$ 3,011,743
ACS-AK JUNEAU	\$ 472,056																\$ 472,056
ALASKA TELEPHONE COMPANY	\$ 732,229																\$ 732,229
COPPER VALLEY TELEPHONE COOPERATIVE, INC.	\$ 268,857																\$ 268,857
RETURNKAN PUBLIC UTILITIES, TELEPHONE CO.	\$ 2,630,588																\$ 2,630,588
WYOMING TELEPHONE ASSOCIATION, INC.	\$ 771,282																\$ 771,282
Grand Total	\$ 14,405,950																\$ 14,405,950

*Opex includes lease, utilities and costs associated with interconnecting to other providers, the later of which have been allocated by AT&T Mobility via a cost allocation model.

**Spend projections include allocations of a projected underspend of \$555,028 in the Ketchikan Study Area. If AT&T Mobility cannot use these funds as projected, it will be forced to relinquish its ETC status in this study area and no longer receive federal high cost support.

NSB SUMMARY	PROJECT NAME	WFO CENTER	Study Area	Projected 2013 Spend	On Air Dates	Comments
2012 NSB		ETNAKKA	ACS OF ALASKA, INC.		10/30/2014	Anticipated constructing site in 2012, but site is located on a United States military facility and the government approval process has taken significantly longer than originally anticipated. Funds spent in 2013 are for site acquisition costs.
2013 NSB		NIP-AKXA	ACS OF THE NORTHLAND, INC.		10/30/2014	Anticipated constructing site in 2012, but site is located on a United States military facility and the government approval process has taken significantly longer than originally anticipated. Funds spent in 2013 are for site acquisition costs.
2013 NSB		CTCHAKSB	KETCHIKAN PUBLIC UTILITIES		6/1/2013	Site relocation.
Total						

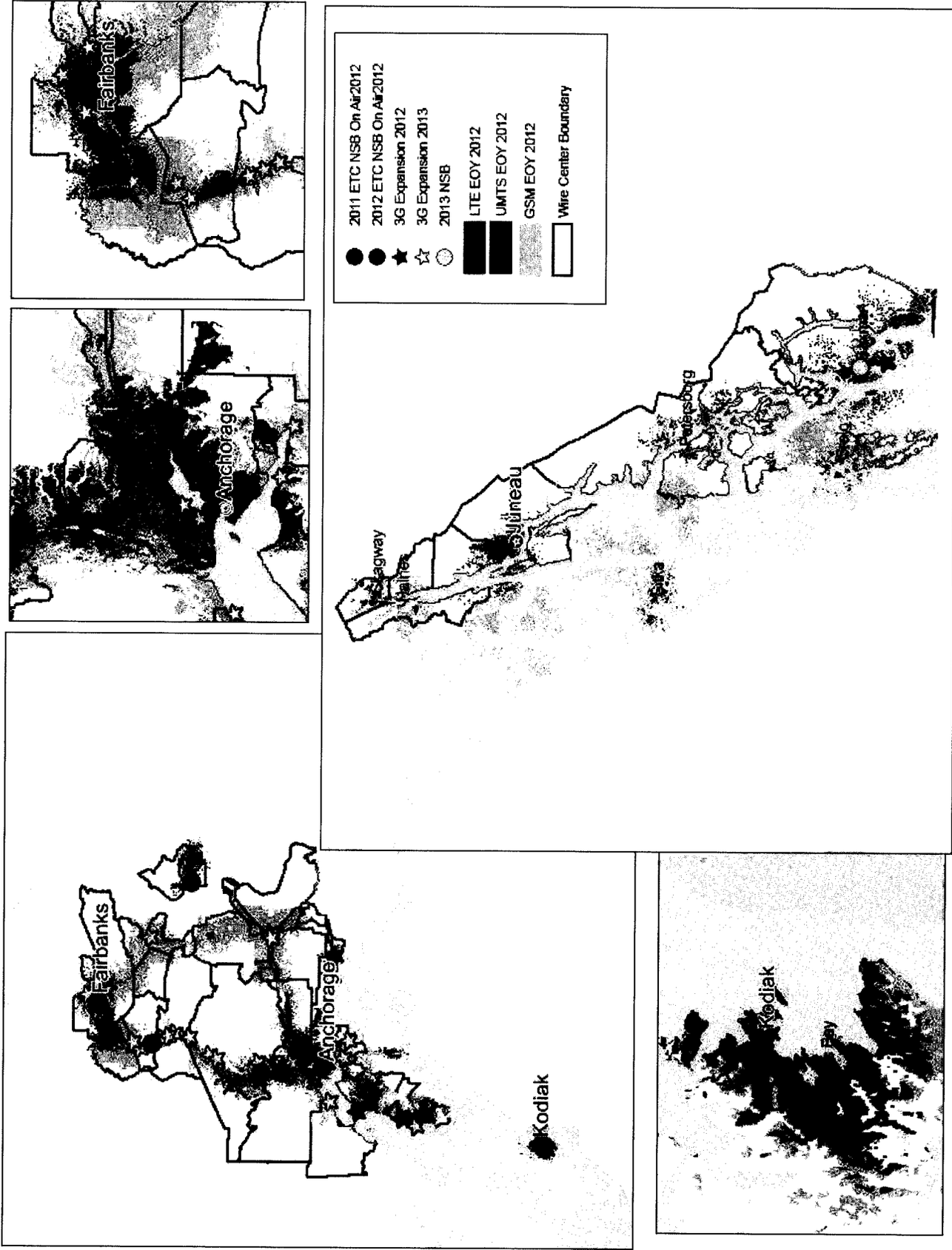


EXHIBIT 619004AK310

AT&T MOBILITY'S REPORT OF UNFULFILLED REQUESTS FOR SERVICE FOR THE 2012 CALENDAR YEAR

Number of Unfulfilled Requests for Service	Description of How Service Was Attempted
4	<p>Section 54.313(a)(3) of the Commission's rules requires an ETC to report the number of requests for service from potential customers within the ETC's designated service area that were unfulfilled during the past year. The filing must also detail how the ETC attempted to provide service to those potential customers. In response to a request for service, AT&T Mobility takes the following steps:</p> <ol style="list-style-type: none"> 1) AT&T Mobility will provide service on a timely basis to requesting customers within AT&T Mobility's service area where AT&T Mobility's network already passes the potential customer's premises; 2) If a customer cannot be served by AT&T Mobility's existing facilities, AT&T Mobility will provide service within a reasonable period of time, if service can be provided at reasonable cost by: <ol style="list-style-type: none"> a) Modifying or replacing the requesting customer's equipment; b) Deploying a roof-mounted antenna or other equipment; c) Adjusting the nearest cell tower; d) Adjusting network or customer facilities e) Reselling services from another carrier's facilities to provide service; or f) Employing, leasing or constructing an additional cell site, cell extender, repeater, or other similar equipment. <p>If, after these steps, the customer cannot be served, AT&T Mobility will notify the customer and provide the Commission with an annual report of how many requests for service could not be filled.</p>



The Wireless Association™

REDACTED - FOR PUBLIC DISCLOSURE

EXHIBIT 619004AK510

cc: Marty Brampton

Expanding the Wireless Frontier

Steve Largent

President/CEO

August 27, 2012

Mr. Ralph de la Vega
President and Chief Executive Officer
AT&T Mobility & Consumer Markets
AT&T
1025 Lenox Park Boulevard, Suite B650
Atlanta, GA 30319

Dear Ralph:

Congratulations! This letter is to notify you that AT&T Mobility has completed the recertification process for the CTIA Business Continuity/Disaster Recovery Program ("Program") for the period July 1, 2012– June 30, 2013. CTIA deems AT&T Mobility is compliant with the principles and objectives of the Program and confirms AT&T Mobility has recertified that it has implemented and maintained the requirements set forth in the Program.

Please ensure that the relevant employees of AT&T Mobility are aware of your recertification status. If you should have any questions concerning the certification process, please contact Michael Altschul, CTIA's Senior Vice President & General Counsel, at (202) 736-3248 or maltschul@ctia.org.

CTIA commends AT&T Mobility for its ongoing leadership and participation in the CTIA Business Continuity/Disaster Recovery Program, and we look forward to continuing to work with AT&T Mobility on this important industry initiative.

Sincerely,

Steve Largent

cc: Bruce Lundeen
BCP Standards & Practices
AT&T Business Continuity Planning



August 16, 2012

Mr. Ralph de la Vega
President and CEO
AT&T Mobility Services, LLC
1025 Lenox Park Boulevard, B650
Atlanta, GA 30319

Dear Ralph:

Congratulations! This letter is to notify you that AT&T Mobility ("AT&T") has completed the recertification process for the CTIA Consumer Code for Wireless Service ("Voluntary Consumer Code") for the period January 1, 2012 – December 31, 2012, and is deemed compliant with the principles, disclosures and practices set forth in the Voluntary Consumer Code. Accordingly, AT&T is authorized to use and display the CTIA Seal of Wireless Quality/Consumer Information, subject to the terms and conditions set forth in the attached License Agreement.

Please ensure that the relevant employees of AT&T review the License Agreement before using the Seal. Use of the Seal constitutes acceptance of these terms and conditions. Upon request, we will provide two specimens (color and black/white) of the Seal for AT&T's use on its website or collateral materials. If you should have any questions concerning the recertification process or use of the Seal, please contact Michael Altschul, CTIA's Senior Vice President & General Counsel, at (202) 736-3248 or maltschul@ctia.org.

CTIA commends AT&T for its ongoing leadership and participation in the CTIA Voluntary Consumer Code, and we look forward to continuing to work with AT&T on this important industry initiative.

Sincerely,

Congratulations!



Steve Largent

Attachment

cc: Martin Grambow



SEAL OF WIRELESS QUALITY/CONSUMER INFORMATION

LICENSE AGREEMENT

Company is hereby granted a non-exclusive, world-wide, royalty-free license to use CTIA's Seal of Wireless Quality/Consumer Information ("Seal") to represent that Company voluntarily adopts and follows the *CTIA Consumer Code for Wireless Service* and has certified such to CTIA.

CTIA permits the use of appropriate references to CTIA and the Seal solely in connection with the *CTIA Consumer Code for Wireless Service* Program. References to the Seal shall not be misleading as to the extent of Company's voluntary support and participation in the CTIA Voluntary Code for Consumer Information program. The Seal may appear in Company's advertising, promotional material or other literature to indicate its voluntary and consistent application of the *CTIA Consumer Code for Wireless Service*.

Upon CTIA's acknowledgement of Company's certification, CTIA shall supply Company with a specimen of the Seal. Company shall not modify or alter the Seal without prior written permission from CTIA, and such permission shall not be unreasonably withheld. Company agrees to amend or discontinue the use of the Seal upon written request of CTIA. Company shall immediately cease use of the seal upon receipt of CTIA's written notice to do so.

Company assumes full and complete responsibility for its use of the Seal, and agrees that its use of the Seal constitutes a declaration that Company voluntarily adopts and follows the principles set forth in the *CTIA Consumer Code for Wireless Service*.

Use of the Seal for other purposes than those stated in this License Agreement is an unauthorized use of the Seal and is strictly prohibited.

This license may be renewed annually subject to Company's successful completion of the certification process.

Use of the Seal constitutes acceptance of these legal terms and conditions.



EXHIBIT 619004AK610

**AT&T MOBILITY'S CERTIFICATION REGARDING ITS ABILITY TO FUNCTION IN
EMERGENCY SITUATIONS**

Section 54.313(a)(6) of the Commission's Rules requires an ETC to certify an ability to function in emergency situations as set forth in section 54.202(a)(2) of the Commission's Rules. Furthermore, the State of Alaska requires a certification that the common carrier complies with requirements set out in 3 AAC 53.410(a)(12) regarding functionality in emergency situations. The standards set forth in section 54.202(a)(2) include a reasonable amount of back-up power to ensure functionality without an external power source, an ability to reroute traffic around damaged facilities and a capability to manage traffic spikes resulting from emergency situations. AT&T Mobility has in place emergency operation procedures so that it can function in an emergency. Backup power is provided at switch locations and cell sites through a combination of batteries, portable and permanent generators. AT&T Mobility also has mobile switches and portable COWs (Cells on Wheels) that it can deploy in the event of an emergency. Based on the foregoing, AT&T Mobility certifies it is able to function in emergency situations as set forth in section 54.202(a)(2) and as required by the State of Alaska.

EXHIBIT 619004AK920

Tribal Government Engagement Obligation

Section 54.313(a)(9) of the Commission's rules requires an ETC that receives high-cost support to serve Tribal lands to engage in certain discussions with Tribal governments that includes:

- (i) A needs assessment and deployment planning with a focus on Tribal community anchor institutions;
- (ii) Feasibility and sustainability planning;
- (iii) Marketing services in a culturally sensitive manner;
- (iv) Rights of way processes, land use permitting, facilities siting, environmental and cultural preservation review processes; and
- (v) Compliance with Tribal business and licensing requirements.

This rule became effective August 5, 2013, leaving high-cost recipients little time to engage in meaningful discussions with Tribal governments prior to the October 15, 2013 due date of FCC Form 481. *See* 78 Fed. Reg. 47211 (Aug. 5, 2013). Attached please find a copy of correspondence to the relevant Tribal government sent after the effective date of this rule. AT&T personnel followed up with at least one phone call to the relevant Tribal government contact.

Beyond the customary and frequent business as usual contacts that AT&T Mobility has with consumer and business customers residing on and governmental authorities of Tribal lands, AT&T Mobility follows additional processes with respect to facilities on Tribal lands. These processes include voluntarily submitting notifications via the FCC's on-line Tower Construction Notification System (TCNS) system to notify federally recognized Native American Tribes and Alaska Native Villages, and State Historic Preservation Officers (SHPOs) of proposed communications tower constructions. The TCNS also provides a means for Tribal governments and SHPOs to respond directly to AT&T Mobility as to whether they have questions regarding the proposed tower construction.

The elements included in the TCNS report include but are not limited to:

- IDENTIFICATION OF INDIAN TRIBES OR NHOS
- INITIAL CONTACT WITH INDIAN TRIBES AND NHOS
- FOLLOW-UP LETTERS WITH INDIAN TRIBES AND NHOS
- NOTIFICATION OF FINAL CONTACTS
- STATE HISTORIC PRESERVATION OFFICER RESPONSE LETTER

For both its owned sites and for sites where its equipment is co-located, AT&T Mobility also performs the required reviews and filings pursuant to the National Historic Preservation Act, P.L. 102-575, Section 101(d)(2) and Section 106 to the appropriate State and/or Tribal Historic Preservation Officers (SHPO or THPO), as applicable.

In addition, site construction complies with all applicable zoning and permitting laws including but not limited to Rights of Way, Land Use Permits, Facility Siting Rules, Environmental, Cultural Preservation, and Tribal Business and Licensing Requirements.



Dan Youmans
Regional Vice President
External Affairs

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daniel.youmans@att.com
www.att.com

October 7, 2013

Cook Inlet Alaska Native Regional Corporation
P.O. Box 93330,
Anchorage, Alaska 99509-3330
Attention-Sophie Minich President and Chief Executive Officer

Dear Sophie Minich:

AT&T Mobility LLC or one of its affiliates ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high cost universal service support (USF) in certain geographic locations in Alaska, including all or part of the lands of Cook Inlet Alaska Native Regional Corporation.

As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission (FCC), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments.¹ Although the Commission adopted this rule in November 2011, it did not become effective until August 5, 2013.²

You are receiving this letter because in 2012 AT&T Mobility received federal high-cost support in Alaska. Although AT&T Mobility did not use federal high-cost support funds on capital improvements in areas governed by your Tribal government in 2012, AT&T is available for discussions with you and your colleagues about AT&T's wireless service and the topics set forth in 47 C.F.R. § 54.313(a)(9), such as planning, sustainability, and land use issues.³

I am available to talk with you at your earliest convenience about these and other issues.

Sincerely,

Dan Youmans
Regional Vice President
External Affairs

¹ See *Connect America Fund*, WC Docket No. 10-90 et al., 26 FCC Rcd 17663 (2011) ("USF/ICC Transformation Order") *pets. for review pending sub nom. In re: FCC 11-161*, No. 11-9900 (10th Cir. filed Dec. 8, 2011); 47 C.F.R. § 54.313(a)(9). See also FCC Office of Native American Programs Public Notice, DA 12-11665 (released July 19, 2012) (http://fjallfoss.fcc.gov/edocs_public/attachmatch/DA-12-1165A1.pdf).

² See 78 Fed. Reg. 47211 (Aug. 5, 2013). This rule is the subject of numerous petitions for reconsideration, which, to date, the FCC has neglected to address. See *Petition for Reconsideration of USTelecom*, WC Docket No. 10-90 et al. (filed Dec. 29, 2011); *Rural Incumbent Local Exchange Carriers Serving Tribal Lands Petition for Reconsideration*, WC Docket No. 10-90 et al. (filed Dec. 29, 2011); *Petition for Reconsideration and Clarification of USTelecom*, WC Docket No. 10-90 et al., 4-16 (filed Aug. 20, 2012); *USTelecom's Petition for Reconsideration and Clarification and Comments in Response to Paperwork Reduction Act*, WC Docket No. 10-90 et al. (filed April 4, 2013).

³ The FCC Tribal engagement rule is set forth in its entirety at 47 C.F.R. § 54.313(a)(9) and also includes such topics as a needs assessment and deployment planning, feasibility and sustainability planning, and marketing services in a culturally sensitive manner.



Dan Youmans
Regional Vice President
External Affairs

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daniel.youmans@att.com
www.att.com

October 7, 2013

Doyon Alaska Native Regional Corporation
1 Doyon Place, Suite 300
Fairbanks, Alaska 99701-2941
Attention-Aaron M. Schutt President & CEO

Dear Aaron M. Schutt:

AT&T Mobility LLC or one of its affiliates ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high cost universal service support (USF) in certain geographic locations in Alaska, including all or part of the lands of Doyon Alaska Native Regional Corporation.

As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission (FCC), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments.¹ Although the Commission adopted this rule in November 2011, it did not become effective until August 5, 2013.²

You are receiving this letter because in 2012 AT&T Mobility received federal high-cost support in Alaska. Although AT&T Mobility did not use federal high-cost support funds on capital improvements in areas governed by your Tribal government in 2012, AT&T is available for discussions with you and your colleagues about AT&T's wireless service and the topics set forth in 47 C.F.R. § 54.313(a)(9), such as planning, sustainability, and land use issues.³

I am available to talk with you at your earliest convenience about these and other issues.

Sincerely,

Dan Youmans
Regional Vice President
External Affairs

¹ See *Connect America Fund*, WC Docket No. 10-90 et al., 26 FCC Rcd 17663 (2011) ("*USF/ICC Transformation Order*") *pets. for review pending sub nom. In re: FCC 11-161*, No. 11-9900 (10th Cir. filed Dec. 8, 2011); 47 C.F.R. § 54.313(a)(9). See also FCC Office of Native American Programs Public Notice, DA 12-11665 (released July 19, 2012) (http://fjallfoss.fcc.gov/edocs_public/attachmatch/DA-12-1165A1.pdf).

² See 78 Fed. Reg. 47211 (Aug. 5, 2013). This rule is the subject of numerous petitions for reconsideration, which, to date, the FCC has neglected to address. See *Petition for Reconsideration of USTelecom*, WC Docket No. 10-90 et al. (filed Dec. 29, 2011); *Rural Incumbent Local Exchange Carriers Serving Tribal Lands Petition for Reconsideration*, WC Docket No. 10-90 et al. (filed Dec. 29, 2011); *Petition for Reconsideration and Clarification of USTelecom*, WC Docket No. 10-90 et al., 4-16 (filed Aug. 20, 2012); *USTelecom's Petition for Reconsideration and Comments in Response to Paperwork Reduction Act*, WC Docket No. 10-90 et al. (filed April 4, 2013).

³ The FCC Tribal engagement rule is set forth in its entirety at 47 C.F.R. § 54.313(a)(9) and also includes such topics as a needs assessment and deployment planning, feasibility and sustainability planning, and marketing services in a culturally sensitive manner.





Dan Youmans
Regional Vice President
External Affairs

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October 7, 2013

Sealaska Alaska Native Regional Corporation
One Sealaska Plaza, Suite 400
Juneau, AK 99801
Attention-Chris E. McNeil, Jr. President and CEO

Dear Chris E. McNeil:

AT&T Mobility LLC or one of its affiliates ("AT&T Mobility") has been designated as an eligible telecommunications carrier ("ETC") for the purpose of receiving federal high cost universal service support (USF) in certain geographic locations in Alaska, including all or part of the lands of Sealaska Alaska Native Regional Corporation.

As an ETC, AT&T Mobility is subject to the rules and requirements of the Federal Communications Commission (FCC), including 47 C.F.R. § 54.313(a)(9), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments.¹ Although the Commission adopted this rule in November 2011, it did not become effective until August 5, 2013.²

You are receiving this letter because in 2012 AT&T Mobility received federal high-cost support in Alaska. Although AT&T Mobility did not use federal high-cost support funds on capital improvements in areas governed by your Tribal government in 2012, AT&T is available for discussions with you and your colleagues about AT&T's wireless service and the topics set forth in 47 C.F.R. § 54.313(a)(9), such as planning, sustainability, and land use issues.³

I am available to talk with you at your earliest convenience about these and other issues.

Sincerely,

Dan Youmans
Regional Vice President
External Affairs

¹ See *Connect America Fund*, WC Docket No. 10-90 et al., 26 FCC Rcd 17663 (2011) ("*USF/ICC Transformation Order*") *pets. for review pending sub nom. In re: FCC 11-161*, No. 11-9900 (10th Cir. filed Dec. 8, 2011); 47 C.F.R. § 54.313(a)(9). See also FCC Office of Native American Programs Public Notice, DA 12-11665 (released July 19, 2012) (http://fjallfoss.fcc.gov/edocs_public/attachmatch/DA-12-1165A1.pdf).

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³ The FCC Tribal engagement rule is set forth in its entirety at 47 C.F.R. § 54.313(a)(9) and also includes such topics as a needs assessment and deployment planning, feasibility and sustainability planning, and marketing services in a culturally sensitive manner.