

BOB ANTHONY
Commissioner

PATRICE DOUGLAS
Commissioner

DOCKET FILE COPY ORIGINAL DANA MURPHY
Commissioner

OKLAHOMA
CORPORATION COMMISSION
P.O. BOX 52000
OKLAHOMA CITY, OKLAHOMA 73152-2000

580 Jim Thorpe Building
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FAX: (405) 521-3336

www.occeweb.com

OKLAHOMA CITY, OKLAHOMA 73152-2000



~~Received & Inspected~~

OCT 29 2013

FCC Mail Room

October 25, 2013

Marlene H. Dortch
Office of the Secretary
Federal Communications Commission
445 12th Street, SW
Room TW-B204
Washington, DC 20554

Karen Majcher
Vice President, High Cost and Low Income Division
Universal Service Administrative Company
2000 L Street NW, Suite 200
Washington, DC 20036

**Re: Addendum to Annual Certification Filing
CC Docket No. 96-45: Universal Service Certification
47 C.F.R. §54.314**

Dear Secretary Dortch and Ms. Majcher:

Please find enclosed an original and four (4) copies of the above referenced addendum and Request for Leave to File an Addendum to its State Certification of Federal Universal Service Support Eligibility Out-of-Time.

Please contact me at the number below should you have any questions.

Kimberly Prigmore, OBA No. 21781
k.prigmore@occeemail.com
Assistant General Counsel
Oklahoma Corporation Commission
405-522-1010

No. of Copies rec'd 0+4
List ABCDE

**BEFORE THE
FEDERAL COMMUNICATIONS COMMISSION
WASHINGTON, D.C. 20554**

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In the matter of:)	
)	WC Docket No. 08-71
Federal-State Joint Board on)	47 U.S.C. § 254(e)
Universal Service)	47 CFR § 54.314
)	

**THE OKLAHOMA CORPORATION COMMISSION'S REQUEST FOR LEAVE TO
FILE AN ADDENDUM TO ITS STATE CERTIFICATION OF FEDERAL
UNIVERSAL SERVICE SUPPORT ELIGIBILITY OUT-OF-TIME**

Pursuant to 47 C.F.R. § 1.41, the Oklahoma Corporation Commission ("OCC") hereby requests leave to file an addendum to its certification of federal universal service support for calendar year 2013 out-of-time. As grounds for its request, the OCC states:

1. Under 47 C.F.R. § 54.314, states that desire eligible telecommunications carriers to receive support pursuant to the high-cost program must file an annual certification with the Universal Service Administrative Company ("USAC") and the Federal Communications Commission ("FCC"). Such certification must state that all federal high-cost support provided to such carriers within the State was used in the preceding calendar year and will be used in the coming calendar year only for the provision, maintenance and upgrading of facilities and services for which the support is intended.
2. In order for federal universal service support to be received by such companies for the entire calendar year 2013, state certification was required to have been made by October 1, 2012. See 47 C.F.R. § 54.314(d)(1).

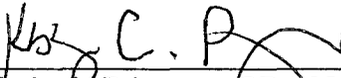
3. By letter dated September 27, 2012, the OCC filed its annual certification in accordance with 47 C.F.R. § 54.314 with the FCC and USAC. Copies of the September 27, 2012, annual certification letters to the FCC and USAC are included as Attachments “B” and “C” to the Addendum to Annual Certification Filing (“Certification Addendum”), which is attached as “Exhibit 1”, included with this Request for Leave to File an Addendum to its State Certification of Federal Universal Service Support Eligibility Out-of-Time (“Request for Leave”).
4. Due to an administrative mix-up, Southwestern Bell Telephone Company, d/b/a AT&T Oklahoma, was inadvertently omitted from the list of Certified Rural Eligible Telecommunications Carriers and/or Eligible Telecommunications Carriers in Oklahoma contained in the OCC’s annual certification.
5. Review indicates that AT&T Oklahoma provided the required affidavit that included the sworn statement affirming that, pursuant to 47 CFR § 54.314, all federal high-cost support received by AT&T Oklahoma was used in the preceding calendar year (2011) and will be used in the new calendar year (2013) only for the provision, maintenance, and upgrading of facilities and services for which the support is intended. This affidavit was submitted to the OCC on September 14, 2012 and is included as Attachment “A” to the Certification Addendum. Accordingly, AT&T Oklahoma should have been included in the OCC’s September 27, 2012 annual certification filed with the FCC and USAC in accordance with 47 CFR § 54.314.
6. Provided herein as Exhibit 1 is the Certification Addendum, dated October 22, 2013, which updates the OCC provided list of Certified Rural Eligible

Telecommunications Carriers and/or Eligible Telecommunications Carriers in Oklahoma to properly include AT&T Oklahoma. This Addendum supplements the OCC's annual certification filed with the FCC and USAC on September 27, 2012. Attachment "D" to the Certification Addendum, which includes AT&T Oklahoma, is the entire list of Certified Rural Eligible Telecommunications Carriers and/or Eligible Telecommunications Carriers in Oklahoma.

7. The administrative mistake which resulted in AT&T Oklahoma not being included in the list of carriers certified for USF support by the OCC and, consequently, missing the October 1, 2012 deadline for such certification was inadvertent. Therefore, the OCC has endeavored to file this Request for Leave in order to correct this circumstance.

WHEREFORE, the OCC respectfully requests that the FCC consider its October 22, 2013, Certification Amendment, and resulting certification for AT&T Oklahoma, out-of-time and provide universal service support for AT&T Oklahoma, as well as the other carriers listed in Attachment "D" to the Certification Amendment, which is provided as Exhibit 1 to this Request for Leave.

Respectfully submitted
Oklahoma Corporation Commission



Kimberly Prigmore, OBA No. 21781
k.prigmore@occemail.com
Dominic D. Williams, OBA No. 30773
d.williams2@occemail.com
Assistants General Counsel
Oklahoma Corporation Commission
Post Office Box 52000
Oklahoma City, Oklahoma 73152-2000
Tel. (405) 522-1638
Fax (405) 521-4150

CERTIFICATE OF MAILING

John W. Gray, Jr.
Southwestern Bell Telephone Company, d/b/a AT&T Oklahoma
405 N. Broadway, Room 203
Oklahoma City, OK 73102
jg1989@okmail.sbc.com



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DANA MURPHY
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OKLAHOMA CITY, OKLAHOMA 73152-2000



EXHIBIT

1

October 22, 2013

Marlene H. Dortch
Office of the Secretary
Federal Communications Commission
445 12th Street, SW
Room TW-B204
Washington, DC 20554

Karen Majcher
Vice President, High Cost and Low Income Division
Universal Service Administrative Company
2000 L Street NW, Suite 200
Washington, DC 20036

**Re: Addendum to Annual Certification Filing
CC Docket No. 96-45: Universal Service Certification
47 C.F.R. §54.314**

Dear Secretary Dortch and Ms. Majcher:

This letter is an addendum to the annual certification filed by the Oklahoma Corporation Commission ("OCC") in accordance with 47 C.F.R. §54.314 with the Federal Communications Commission ("FCC") and the Universal Service Administrative Company ("USAC") in September 2012. At that time, OCC provided a list of Certified Rural Eligible Telecommunications Carriers and / or Eligible Telecommunications Carriers in Oklahoma. AT&T Corp. f/k/a Southwestern Bell Telephone Company, d/b/a AT&T Oklahoma, was inadvertently omitted from the list. Attachment "A" to this letter is an affidavit from Southwestern Bell Telephone Company, d/b/a AT&T Oklahoma which provides information required to support the requirements of 47 C.F.R. §54.314(a). **Note:** This letter supplements the annual certification in accordance with 47 C.F.R. §54.314 which the OCC filed with the FCC and USAC on a timely basis in September 2012. Copies of the September 27, 2012 annual certification letters to the FCC and USAC are included as Attachments "B" and "C", respectively.

The OCC respectfully requests that the FCC and USAC consider this out-of-time filing and accept the list attached hereto as Attachment "D" as the entire list of Certified Rural Eligible

Telecommunications Carriers and / or Eligible Telecommunications Carriers in Oklahoma as of
September 31, 2012.

Please call me at (405) 522-1409 if there are questions or comments regarding this filing.

A handwritten signature in black ink, reading "Maribeth D. Snapp", written over a horizontal line.

Maribeth Snapp, Telecom Policy Director
Public Utility Division
Oklahoma Corporation Commission
405-522-1409

Attachment A



Jason Constable
Director-Regulatory

AT&T Oklahoma
405 N Broadway
Room 232
Oklahoma City, OK 73102

405.291.5855 Phone
405.291.1438 Fax
jason.constable@att.com

September 14, 2012

Oklahoma Corporation Commission
Mr. Brandy Wreath
Director – Public Utility Division
Jim Thorpe Building – Room 500
Oklahoma City, Oklahoma 73105

RECEIVED
PUBLIC UTILITY
DIVISION
2012 SEP 14 PM 3 59

RE: Certification of Proper Use of Federal Universal Funds by Rural Carriers and/or Eligible
Telecommunications Carriers

Mr. Wreath:

In conjunction with the Oklahoma Corporation Commission's request for certification, as
required by 47 CFR 54.314, please find attached affidavit executed by Bryan Gonterman,
President-Oklahoma.

Questions concerning this matter may be directed to me on (405) 291-5855.

Respectfully,

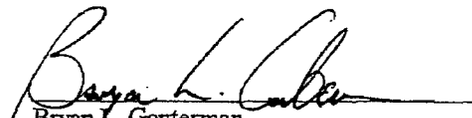
Attachment

cc: Elizabeth Cates, Deputy General Counsel, Public Utilities

**AFFIDAVIT OF BRYAN L. GONTERMAN
PRESIDENT, SOUTHWESTERN BELL TELEPHONE
COMPANY, d/b/a AT&T OKLAHOMA**

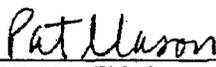
1. My name is Bryan L. Gonterman. I am a representative of Southwestern Bell Telephone Company, d/b/a AT&T Oklahoma, and serve in the capacity of President, and am authorized to give this Affidavit. This Affidavit is being given to support the Oklahoma Corporation Commission's certification as required by 47 C.F.R. § 54.314(a).
2. Until the FCC's Nov. 2011 USF/ICC Transformation Order (17 FCC Rcd 17663) (hereinafter "FCC Order"), AT&T Oklahoma submitted its certifications directly to the FCC as it only received Interstate Access Support (IAS). A copy of AT&T Oklahoma's certification can be found at <http://apps.fcc.gov/ecfs/document/view?id=7021690369>. As part of the FCC Order, the FCC eliminated IAS as a stand-alone support mechanism and with it, eliminated the need for carriers to file IAS certifications. See FCC Order at para. 614. As a result, and in order for the Oklahoma Corporation Commission to certify AT&T Oklahoma's continued eligibility for high-cost support in 2013, AT&T Oklahoma provides the following certification:

Consistent with section 254(e) of the Communications Act of 1934, as amended, AT&T Oklahoma used in the preceding year and will use in the upcoming year all of its federal high-cost support only for the provision, maintenance, and upgrading of facilities and services for which the support is intended.


Bryan L. Gonterman
President, AT&T Oklahoma

STATE OF OKLAHOMA)
) ss:
COUNTY OF OKLAHOMA)

Subscribed and sworn to before me this 14th day of September 2012.



NOTARY PUBLIC



My Commission Expires: 10.30.2015
Commission No. 99015874

Attachment B

BOB ANTHONY
Commissioner

PATRICE DOUGLAS
Commissioner

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DANA MURPHY
Commissioner

OKLAHOMA
CORPORATION COMMISSION
P.O. BOX 52000
OKLAHOMA CITY, OKLAHOMA 73152-2000

SEP 28 2012

FCC Mail Room 300 Jim Thorpe Building
Telephone: (405) 521-2211
FAX: (405) 522-1623



September 27, 2012

Marlene H. Dortch
Office of the Secretary
Federal Communications Commission
445 - 12th Street, SW
Washington, DC 20554

Re: CC Docket No. 96-45/WC Docket No. 10-90 - State Certification of USF Support for Rural Carriers Pursuant to 47 C.F.R. § 54.314

Dear Ms. Dortch,

This letter is submitted pursuant to 47 CFR §54.314, which requires state certification of the use of federal universal service funds as a prerequisite for continued receipt of funding by rural incumbent local exchange carriers and/or eligible telecommunications carriers. The Oklahoma Corporation Commission (OCC) governs local services and rates in Oklahoma and is the appropriate authority to issue certification under §54.314.

Each eligible telecommunications carrier operating in Oklahoma has provided the OCC with an affidavit signed by a corporate officer, that includes a sworn statement affirming that, pursuant to 47 CFR 54.314, all federal high-cost and CAF support received by Oklahoma companies was used in the preceding calendar year (2011) and will be used in the new calendar year (2013) only for the provision, maintenance, and upgrading of facilities capable of delivering voice and broadband services to homes, businesses and community anchor institutions for which the support is intended, regardless of the rule under which that support is provided.

The OCC certifies that to the best of its knowledge and belief, all federal high-cost and CAF support received by such eligible telecommunications carriers operating in Oklahoma (see attached list) was used in the preceding calendar year (2011) and will be used in the new calendar year (2013) only for the provision, maintenance, and upgrading of facilities capable of delivering voice and broadband services to homes, businesses and community anchor institutions for which the support is intended, regardless of the rule under which that support is provided.

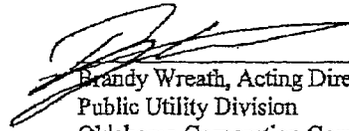
Certification herein does not preclude the OCC from reviewing how any eligible carrier has employed its federal universal service funds and ordering that the use of funds comply with OCC directives or policies. Certification is based on the best data available at this time. Certification herein does not bind the OCC in future or pending cases. The OCC reserves the right to conclude that a company should use its universal service funding differently than it does today or in the future.

The OCC believes that this certification complies with the Federal Communications Commission requirement.

Please acknowledge receipt of this filing by date stamping the extra copy of this letter and returning it to us in the self-addressed, stamped envelope provided for that purpose.

Attachment B

If you have any questions, please contact Barbara L. Mallett, Senior Regulatory Analyst, at (405) 522-3378, or e-mail at b.mallett@occcemail.com.



Brandy Wreath, Acting Director
Public Utility Division
Oklahoma Corporation Commission
405-522-3356
b.wreath@occcemail.com

blm
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By Certified Mail

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SEP 28 2012

FCC Mail Room

Oklahoma Corporation Commission
 CC Docket No. 96-45
State Certification of USF Support for Rural Carriers

September 27, 2012.

Oklahoma Corporation Commission Certification of Rural Eligible Telecommunications Carriers
 and/or Eligible Telecommunications Carriers in Oklahoma:

Oklahoma Corporation Commission
 USF State Certification

RURAL ILEC's		
COMPANY NAME	STUDY AREA CODE	TYPE
Atlas Telephone Company	431966	C
Beggs Telephone Company	431968	A
Bixby Telephone Company	431969	C
Canadian Valley Telephone Company	431974	C
Carnegie Telephone Company	431976	C
Central Oklahoma Telephone Company	431977	C
CenturyTel of Northwest Arkansas, Inc.	431143	C
Cherokee Telephone Company	431979	C
Chickasaw Telephone Company	431980	C
Chouteau Telephone Company	431981	C
Cimarron Telephone Company	431982	C
Cross Telephone Company	431985	C
Dobson Telephone Company	431988	C
Elkhart Telephone Company, Inc.	411764	C
Grand Telephone Company, Inc.	431994	C
Hinton Telephone Company, Inc.	431995	C
KanOkla Telephone Association, Inc.	431788	C
McLoud Telephone Company	432006	C
Medicine Park Telephone Company	432008	C
Mid-America Telephone Company	432010	C
Oklahoma Communication Systems, Inc.	431984	C
Oklahoma Telephone & Telegraph, Inc.	432013	C
Oklahoma Western Telephone Company	432014	C
Oklahoma Windstream, Inc. (f/k/a Oklahoma ALLTEL, Inc.)	432011	C
Panhandle Telephone Cooperative, Inc.	432016	C
Pine Telephone Company, Inc.	432017	C
Pinnacle Communications (f/k/a Lavaca Telephone Co.)	431704	A
Pioneer Telephone Cooperative, Inc.	432018	C
Pottawatomie Telephone Company	432020	C
Safina-Spavinaw Telephone Company, Inc.	432022	C
Santa Rosa Telephone Cooperative, Inc.	432141	A
Shidler Telephone Company	432023	C
South Central Telephone Association, Inc.	431831	C
Southwest Oklahoma Telephone Company	432025	C
Terral Telephone Company	432029	C
Totah Telephone Company, Inc.	432030	C
Valiant Telephone Company	432032	C
Valor Telecommunications of Texas, LP dba Windstream Communications Southwest (f/k/a Valor Telecommunications of Texas, LP dba Valor Telecommunications of Oklahoma, LLC)	431165	C
Windstream Oklahoma, Inc. (f/k/a ALLTEL Oklahoma, Inc.)	431965	C
Wyandotte Telephone Company	432034	C

Attachment B

CETC DESIGNATED		
COMPANY NAME	CAUSE NO.	ORDER NO./DATE
BTC Broadband, Inc.	PUD #200600221	531813 / 11/6/2006
Budget FrnPrsy, Inc. (d/b/a Budget Phone, Inc.)	PUD #200500380	523502 / 4/19/2006
Cellular Network Partnership d/b/a Pioneer Enid/Cellular	PUD #200400464	501835 / 3/1/2005
	PUD 201200042	601260 / 08/23/2012
Central Cellular, Inc. d/b/a COTC Connections	PUD #200500304	512289 / 10/4/2005
CenturyTel of Northwest Arkansas, LLC	PUD #200000311	443268 / 8/1/2000
Cherokee Telephone Co.	PUD 201100172	594685 / 02/29/2012
Cox Oklahoma Telecom, L.L.C.	PUD #200200119	464785 / 6/20/2002
	PUD #200900096	580842 12/6/2010
	PUD 201100031	590908 / 11/10/2011
Cross-Valliant Cellular Partnership	PUD #200600058	526549 / 6/29/2006
Cross Wireless, LLC d/b/a Sprocket Wireless, LLC	PUD #200500437	526547 / 6/29/2006
	PUD #200600123	528374 / 8/14/2006
	PUD #200600245	531601 / 10/31/2006
	PUD 201200076	600169 / 07/25/2012
Epic Touch	PUD #200300087	494933 / 9/15/2004
Lakeland Cellular	PUD 201000005	588760 / 9/1/2011
	PUD 201200120	599428 / 07/05/2012
Oklahoma Western Telephone Co. d/b/a OWTC Cellular d/b/a Phoenix Communications Systems	PUD #200600224	534479 / 1/22/2007
	PUD #200700053	538565 / 4/27/2007
	PUD 201000113	595096 / 03/12/2012
	PUD 201200118	599426 / 07/05/2012
Panhandle Telecommunications Systems, Inc.	PUD #200300690	495215 / 9/21/2004
Pine Cellular Phones, Inc.	PUD #200400629	501836 / 3/1/2005
	PUD #200500467	528700 / 8/22/2006
	PUD #200600189	537690 / 4/7/2007
	PUD 201200121	552659 / 4/15/2008
Sage Telecom, Inc.	PUD #200200039	463517 / 5/13/2002
U.S. Cellular Corporation	PUD #200300195	495563 / 9/15/2004
	PUD #200700408	579513 10/15/2010
Vantage Telecom, LLC d/b/a NewRoads Telecom	PUD #200600107	528526 / 8/17/2006

Attachment C

BOB ANTHONY
Commissioner

PATRICE DOUGLAS
Commissioner

DANA MURPHY
Commissioner

OKLAHOMA
CORPORATION COMMISSION
P.O. BOX 52000
OKLAHOMA CITY, OKLAHOMA 73152-2000

300 Jim Thorpe Building
Telephone: (405) 521-2211
FAX: (405) 522-1623



September 27, 2012

Karen Majcher
Vice President, High Cost and Low Income Division
Universal Service Administrative Company
2000 L Street NW, Suite 200
Washington, DC 20036

2012 OCT 9 AM 10
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PUBLIC UTILITY
DIVISION

Re: CC Docket No. 96-45 - State Certification of USF Support for Rural Carriers

Dear Ms. Majcher,

This letter is submitted pursuant to 47 CFR §54.314, which requires state certification of the use of federal universal service funds as a prerequisite for continued receipt of funding by rural incumbent local exchange carriers and/or eligible telecommunications carriers. The Oklahoma Corporation Commission (OCC) governs local services and rates in Oklahoma and is the appropriate authority to issue certification under §54.314.

Each eligible carrier operating in Oklahoma has provided the OCC with an affidavit signed by a corporate officer, that includes a sworn statement affirming that all federal high-cost and CAF support received was used in the preceding calendar year (2011) and will be used in the new calendar year (2013) only for the provision, maintenance, and upgrading of facilities capable of delivering voice and broadband services to homes, businesses and community anchor institutions for which the support is intended.

The OCC certifies that to the best of its knowledge and belief, all federal high-cost and CAF support received by such eligible carriers operating in Oklahoma (see attached list) was used in the preceding calendar year (2011) and will be used in the new calendar year (2013) only for the provision, maintenance, and upgrading of facilities capable of delivering voice and broadband services to homes, businesses and community anchor institutions for which the support is intended. This includes High Cost Loop (HCL) support, Local Switching Support (LSS), High Cost Model (HCM) support, and high cost support received pursuant to the purchase of exchanges.

Certification herein does not preclude the OCC from reviewing how any eligible carrier has employed its federal universal service funds and ordering that the use of funds comply with OCC directives or policies. Certification is based on the best data available at this time. Certification herein does not bind the OCC in future or pending cases. The OCC reserves the right to conclude that a company should use its universal service funding differently than it does today or in the future.

The OCC believes that this certification complies with the Federal Communications Commission requirement.

Please acknowledge receipt of this filing by date stamping the extra copy of this letter and returning it to us in the self-addressed, stamped envelope provided for that purpose.

SEP 28 2012
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Initial: *LM* *PC*

Attachment C

If you have any questions, please contact Barbara L. Mallett, Senior Regulatory Analyst, at (405) 522-3378, or e-mail at b.mallett@occemail.com.



Brandy Wreath, Acting Director
Public Utility Division
Oklahoma Corporation Commission
405-522-3356
b.wreath@occemail.com

blm
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By Certified Mail

Oklahoma Corporation Commission
CC Docket No. 96-45
State Certification of USF Support for Rural Carriers

September 27, 2012

Oklahoma Corporation Commission Certification of Rural Eligible Telecommunications Carriers
and/or Eligible Telecommunications Carriers in Oklahoma:

Oklahoma Corporation Commission
USF State Certification

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Bixby Telephone Company	431969	C
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CenturyTel of Northwest Arkansas, Inc.	431143	C
Cherokee Telephone Company	431979	C
Chickasaw Telephone Company	431980	C
Chouteau Telephone Company	431981	C
Cimarron Telephone Company	431982	C
Cross Telephone Company	431985	C
Dobson Telephone Company	431988	C
Elkhart Telephone Company, Inc.	411764	C
Grand Telephone Company, Inc.	431994	C
Hinton Telephone Company, Inc.	431995	C
KanOkla Telephone Association, Inc.	431788	C
McLoud Telephone Company	432006	C
Medicine Park Telephone Company	432008	C
Mid-America Telephone Company	432010	C
Oklahoma Communication Systems, Inc.	431984	C
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Oklahoma Western Telephone Company	432014	C
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Panhandle Telephone Cooperative, Inc.	432016	C
Pine Telephone Company, Inc.	432017	C
Pinnacle Communications (f/k/a Lavaca Telephone Co.)	431704	A
Pioneer Telephone Cooperative, Inc.	432018	C
Pottawatomie Telephone Company	432020	C
Salina-Spavinaw Telephone Company, Inc.	432022	C
Santa Rosa Telephone Cooperative, Inc.	432141	A
Shidler Telephone Company	432023	C
South Central Telephone Association, Inc.	431831	C
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Wyandotte Telephone Company	432034	C

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Cellular Network Partnership d/b/a Pioneer Enid/Cellular	PUD #200400464	501833 / 3/1/2005
	PUD 201200042	601260 / 08/23/2012
Central Cellular, Inc. d/b/a COTC Connections	PUD #200500304	512289 / 10/4/2005
CenturyTel of Northwest Arkansas, LLC	PUD #200000311	443268 / 8/1/2000
Cherokee Telephone Co.	PUD 201100172	594685 / 02/29/2012
Cox Oklahoma Telcom, L.L.C.	PUD #200200119	464785 / 6/20/2002
	PUD #200900096	580842 / 12/6/2010
	PUD 201100031	590908 / 11/10/2011
Cross-Valliant Cellular Partnership	PUD #200600058	526549 / 6/29/2006
Cross Wireless, LLC d/b/a Sprocket Wireless, LLC	PUD #200500437	526547 / 6/29/2006
	PUD #200600123	528374 / 8/14/2006
	PUD #200600245	531601 / 10/31/2006
	PUD 201200076	600169 / 07/25/2012
Epic Touch	PUD #200300087	494933 / 9/15/2004
Lakeland Cellular	PUD 201000005	588760 / 9/1/2011
	PUD 201200120	599428 / 07/05/2012
Oklahoma Western Telephone Co. d/b/a OWTC Cellular d/b/a Phoenix Communications Systems	PUD #200600224	534479 / 1/22/2007
	PUD #200700053	538565 / 4/27/2007
	PUD 201000113	595096 / 03/12/2012
	PUD 201200118	599426 / 07/05/2012
Panhandle Telecommunications Systems, Inc.	PUD #200300690	495215 / 9/21/2004
Pine Cellular Phones, Inc.	PUD #200400629	501836 / 3/1/2005
	PUD #200500467	528700 / 8/22/2006
	PUD #200600189	537690 / 4/7/2007
	PUD 201200121	552659 / 4/15/2008
Sage Telecom, Inc.	PUD #200200039	463517 / 5/13/2002
U.S. Cellular Corporation	PUD #200300195	495563 / 9/15/2004
	PUD #200700408	579513 / 10/15/2010
Vantage Telecom, LLC d/b/a NewRoads Telecom	PUD #200600107	528526 / 8/17/2006

Oklahoma Corporation Commission
CC Docket No. 96-45
State Certification of USF Support for Rural Carriers

Oklahoma Corporation Commission Certification of Rural Eligible Telecommunications Carriers and/or Eligible Telecommunications Carriers in Oklahoma:

Oklahoma Corporation Commission
USF State Certification

RURAL ILECs		
COMPANY NAME	STUDY AREA CODE	TYPE
Atlas Telephone Company	431966	C
Beggs Telephone Company	431968	A
Bixby Telephone Company	431969	C
Canadian Valley Telephone Company	431974	C
Carnegie Telephone Company	431976	C
Central Oklahoma Telephone Company	431977	C
CenturyTel of Northwest Arkansas, Inc.	431143	C
Cherokee Telephone Company	431979	C
Chickasaw Telephone Company	431980	C
Chouteau Telephone Company	431981	C
Cimarron Telephone Company	431982	C
Cross Telephone Company	431985	C
Dobson Telephone Company	431988	C
Elkhart Telephone Company, Inc.	411764	C
Grand Telephone Company, Inc.	431994	C
Hinton Telephone Company, Inc.	431995	C
KanOkla Telephone Association, Inc.	431788	C
McLoud Telephone Company	432006	C
Medicine Park Telephone Company	432008	C
Mid-America Telephone Company	432010	C
Oklahoma Communication Systems, Inc.	431984	C
Oklahoma Telephone & Telegraph, Inc.	432013	C
Oklahoma Western Telephone Company	432014	C
Oklahoma Windstream, Inc. (f/k/a Oklahoma ALLTEL, Inc.)	432011	C
Panhandle Telephone Cooperative, Inc.	432016	C
Pine Telephone Company, Inc.	432017	C
Pinnacle Communications (f/k/a Lavaca Telephone Co.)	431704	A
Pioneer Telephone Cooperative, Inc.	432018	C
Pottawatomie Telephone Company	432020	C
Salina-Spavinaw Telephone Company, Inc.	432022	C
Santa Rosa Telephone Cooperative, Inc.	432141	A
Shidler Telephone Company	432023	C
South Central Telephone Association, Inc.	431831	C
Southwest Oklahoma Telephone Company	432025	C
Southwestern Bell Telephone Company d/b/a AT&T Oklahoma	435215	
Terral Telephone Company	432029	C
Totah Telephone Company, Inc.	432030	C
Valliant Telephone Company	432032	C
Valor Telecommunications of Texas, LP dba Windstream Communications Southwest (f/k/a Valor Telecommunications of Texas, LP dba Valor Telecommunications of Oklahoma, LLC)	431165	C
Windstream Oklahoma, Inc. (f/k/a ALLTEL Oklahoma, Inc.)	431965	C
Wyandone Telephone Company	432034	C

Attachment D

COTC DESIGNATED		
COMPANY NAME	CAUSE NO.	ORDER NO. DATE
BTC Broadband, Inc.	PUD #200600221	531813 / 11/6/2006
Budget PrePay, Inc. (d/b/a Budget Phone, Inc.)	PUD #200500380	523502 / 4/19/2006
Cellular Network Partnership d/b/a Pioneer Enid/Cellular	PUD #200400464	501835 / 3/1/2005
	PUD 201200042	601260 / 08/23/2012
Central Cellular, Inc. d/b/a COTC Connections	PUD #200500304	512289 / 10/4/2005
CenturyTel of Northwest Arkansas, LLC	PUD #200000311	443268 / 8/1/2000
Cherokee Telephone Co.	PUD 201100172	594685 / 02/29/2012
Cox Oklahoma Telcom, L.L.C.	PUD #200200119	464785 / 6/20/2002
	PUD #200900096	580842 12/6/2010
	PUD 201100031	590908 / 11/10/2011
Cross-Valliant Cellular Partnership	PUD #200600058	526549 / 6/29/2006
Cross Wireless, LLC d/b/a Sprocket Wireless, LLC	PUD #200500437	526547 / 6/29/2006
	PUD #200600123	528374 / 8/14/2006
	PUD #200600245	531601 / 10/31/2006
	PUD 201200076	600169 / 07/25/2012
Epic Touch	PUD #200300087	494933 / 9/15/2004
Lakeland Cellular	PUD 201000005	588760 / 9/1/2011
	PUD 201200120	599428 / 07/05/2012
Oklahoma Western Telephone Co. d/b/a OWTC Cellular d/b/a Phocnix Communications Systems	PUD #200600224	534479 / 1/22/2007
	PUD #200700053	538565 / 4/27/2007
	PUD 201000113	595096 / 03/12/2012
	PUD 201200118	599426 / 07/05/2012
Panhandle Telecommunications Systems, Inc.	PUD #200300690	495215 / 9/21/2004
Pine Cellular Phones, Inc.	PUD #200400629	501836 / 3/1/2005
	PUD #200500467	528700 / 8/22/2006
	PUD #200600189	537690 / 4/7/2007
	PUD 201200121	552659 / 4/15/2008
Sage Telecom, Inc.	PUD #200200039	463517 / 5/13/2002
U.S. Cellular Corporation	PUD #200300195	495563 / 9/15/2004
	PUD #200700408	579513 10/15/2010
Vantage Telecom, LLC d/b/a NewRoads Telecom	PUD #200600107	528526 / 8/17/2006