

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

Telecommunications Carriers Eligible To)	WC Docket No. 09-197
Receive Universal Service Support)	
)	WT Docket No. 10-208
Tribal Mobility Fund Phase 1 Auction 902)	
)	
Universal Service Reform -Mobility Fund)	
)	
CSE Wireless, Inc.)	
)	
Petition for Designation as an)	
Eligible Telecommunications Carrier)	
In the State of North Carolina)	

ERRATUM TO

AMENDED AND RESTATED PETITION OF CSE WIRELESS, INC.,
FOR DESIGNATION AS AN ELIGIBLE TELECOMMUNICATIONS CARRIER
FOR SERVICE AREAS IN THE STATE OF NORTH CAROLINA

CSE Wireless, Inc. hereby submits this Erratum to its "Amended and Restated Petition for Designation as an Eligible Telecommunications Carrier for Service Areas in the State of North Carolina" ("Amended Petition"). Specifically, numbered page 11 of the Amended Petition is replaced with the attached replacement page, which substitutes "L000011239" for "L0000xxxxx" as the FCC spectrum lease number. There are no other changes.

Respectfully submitted,



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In ordering the designation of CSE Wireless as an ETC, in conjunction with universal service offering will provide a variety of benefits to customers including consumer choice and advantageous service offerings. For instance, universal service support will enable CSE Wireless to construct facilities to improve quality of service and extend telephone service to people who have no choice of telephone provider,"¹ and that "CSE Wireless will use support to offer a basic universal service package to subscribers who are eligible for Lifeline support and CSE Wireless will make detailed commitments to provide high quality service throughout the proposed service areas for which it seeks designation." Furthermore designation of CSE Wireless as an ETC provider and conditioned upon success in the 902 Auction or further auctions will ensure wireless service will more rapidly allow and provide further benefits to consumers in a more timely manner, such as access to emergency services in geographically isolated areas. CSE Wireless's designation as an ETC also will potentially allow its customers to be subject to fewer toll charges and provide customer access to premium services such as numeric paging, call forwarding, and call waiting.

CSE Wireless has access to the spectrum necessary to satisfy the applicable performance requirements established by the Commission. CSE Wireless holds the upper A-block 700 MHz spectrum for Swain and Jackson Counties, North Carolina, via a *de facto* transfer spectrum lease from the licensee of that spectrum, pursuant to FCC Lease ID No. **L000011239**. Thus, CSE Wireless is in position to construct and operate as it proposes, and is a CMRS entity

¹ See *CAF Order*, 26 FCC Red at 17781 (para. 322) (stating that "[t]he goal of the Mobility Fund Phase I is to extend the availability of mobile voice service on networks that provide 3G or better performance and to accelerate the deployment of 4G wireless networks in areas where it is cost effective to do so with one-time support").