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July 30, 2024

Steve Kahn  
Executive Secretary  
Public Service Commission  
State Capitol  
600 East Boulevard Avenue, Twelfth Floor  
Bismarck, ND 58505

**VIA HAND DELIVERY**

**Re: Annual ETC Report for Calendar Year 2023 of New Cingular Wireless PCS, LLC**

Dear Mr. Kahn:

Enclosed for filing please find an original and eight copies of the following:

- New Cingular's Annual ETC Report for Calendar Year 2023;
- Map Depicting Mobile Voice Coverage in 2023, attached as Exhibit A-2;
- Use of Funds Certification of Amanda Seabaugh, Vice President/General Manager for Mobility Northern Plains Market, attached as Exhibit B;
- Compliance Certification of Amanda Seabaugh, Vice President/General Manager for Mobility Northern Plains Market, attached as Exhibit D;
- Redacted Confidential Exhibits A-1 and C referenced in the annual report;
- Affidavit Regarding the Use of Federal High-Cost Support; and
- Certified 481 Records [NOTE: AT&T originally Certified the 481s on June 10, 2024. However, USAC IT System issues caused them to ask all carriers to REFILE after July 1, 2024, but before July 10, 2023. AT&T successfully Recertified on July 8, 2024].

Please file-stamp one copy of the above-referenced filings and return it to me in the enclosed self-addressed envelope.

By separate cover letter, and separately bound and placed in a sealed envelope labeled "PROTECTED INFORMATION – PRIVATE" is one copy of Confidential Exhibits A-1 and C referenced in the annual report.

2 PU-24-60 Filed 07/30/2024 Pages: 57  
ND Admin Code Section 69-09-05-12.1 Annual Report  
– Redacted

New Cingular Wireless PCS, LLC  
Seth Thompson, Vogel Law Firm

July 30, 2024  
Page 2

If you have any questions or concerns regarding this filing please contact my office at any time.  
Thank you for your consideration and attention to this matter.

Sincerely,

A handwritten signature in black ink that reads "Seth Thompson". The signature is written in a cursive style with a long, sweeping underline.

Seth A. Thompson

Enclosures

**BEFORE THE PUBLIC SERVICE COMMISSION  
OF THE STATE OF NORTH DAKOTA**

In the Matter of Annual Report of Eligible  
Telecommunications Carrier  
New Cingular Wireless PCS, LLC

Docket No. PU-\_\_\_\_\_

**ANNUAL ELIGIBLE TELECOMMUNICATIONS CARRIER REPORT FOR  
CALENDAR YEAR 2022 OF NEW CINGULAR WIRELESS PCS, LLC**

**I. INTRODUCTION**

Pursuant to NDAC Rule Section 69-09-05-12.1, New Cingular Wireless PCS, LLC (“New Cingular”) submits this Annual Report and Certification for its study area in the state of North Dakota. Section 69-09-5-12.1 requires that the annual report provide information in eight subject areas. Those eight areas are addressed below.

**A. New Cingular’s Progress Report On Its Service Improvement Plan**

Section 69-09-05-12.1 (1) of the Commission’s Rules requires an Eligible Telecommunications Carrier (“ETC”) to provide:

A report describing the amount of high-cost universal service support the eligible telecommunications carrier received in the prior calendar years and that support was used for the provision, maintenance, or upgrading of the carrier’s facilities and services. The report must explain any changes from the reports previously provided to the commission. The report must also include an estimate of the amount of federal high-cost universal service support the carrier anticipates receiving in the following calendar year and describe how that support is projected to be used for the provision, maintenance or upgrading of the carrier’s facilities and services pursuant to Section 254 of the Telecommunications Act of 1996. The prior calendar year and following calendar years must identify specific construction or upgrade projects, describe how service will be improved for each project and provide the start date and completion date for each improvement, the amount of investment for each improvement, the specific geographic area where each improvement will be made, and the estimated population that will be served for each improvement.

New Cingular is providing as **Confidential Exhibit A-1** its progress report on the previously filed Service Improvement Plan for New Cingular for calendar year 2023, along with a revised Service

Improvement Plan for calendar year 2024 and a new Service Improvement Plan for calendar year 2024 based on New Cingular’s projected federal ETC support. The Service Improvement Plan is subject to change over time for various reasons, including, but not limited to, changes in consumer demand and projected costs, the amount of universal service support actually received, and delays to projects caused by zoning/permitting, weather, lease negotiations, and the back-order of equipment. New Cingular is also providing in **Exhibit A-2** a map depicting cell sites added in 2023 and coverage as of the end of that year.

**Confidential Exhibit A-1** is being filed separately and is protected material pursuant to N.D.A.C. 69-02-09-13(1).

New Cingular has and will continue to utilize federal high-cost universal service support for the provision, maintenance, and upgrading of facilities and services for which the support is intended consistent with section 254(e) of the Telecommunications Act of 1996 (the “Act”). The use of funds certification of Amanda Seabaugh, Vice President/General Manager – Mobility Northern Plains Market for New Cingular is attached as **Exhibit B**.

**B. New Cingular Network Outages In North Dakota Designated Area**

Section 69-09-05-12.1(2) of the Commission’s Rules requires an ETC to annually report network outages within its Designated Area. The Rule specifically requires:

Detailed information on any outage, as that term is defined in 47 C.F.R. 4.5, of at least 30 minutes in duration for each designated service area for any facilities it owns, operates, leases, or otherwise utilizes that potentially affect at least ten percent of the end users served in a designated service area; or a 911 special facility, as defined in 47 C.F.R. 4.5(e). Specifically, the eligible telecommunications carrier’s annual report must include information detailing: (a) The date and time of onset of the outage; (b) A brief description of the outage and its resolution; (c) The particular services affected; (d) The geographic areas affected by the outage; (e) Steps taken to prevent a similar situation in the future; and (f) The number of customers affected.

**Confidential Exhibit C** provides the number of outages and the required detailed information for each outage. **Confidential Exhibit C** is being filed separately and is protected material pursuant to N.D.A.C. 69-02-09-13(4).

**C. New Cingular's Unfulfilled Requests For Service**

Section 69-09-05-12.1(3) of the Commission's Rules requires an ETC to annually 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, New Cingular takes the following steps:

- 1) New Cingular will provide service on a timely basis to requesting customers within New Cingular's service area where New Cingular's network already passes the potential customer's premises.
- 2) If a customer cannot be served by New Cingular's existing facilities, New Cingular will provide service within a reasonable period of time, if service can be provided at reasonable cost by:
  - 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.

If, after these steps, the customer cannot be served, New Cingular will notify the customer and provide the Commission with an annual report of how many requests for service could not be filled. In 2023 New Cingular had no (0) unfulfilled requests for service.

**D. New Cingular's Complaints Per 1,000 Handsets Or Lines**

Section 69-09-05-12.1(4) of the Commission's Rules requires an ETC to annually report the number of complaints per 1,000 handsets or lines. New Cingular has identified the number of complaints received from the Public Service Commission of North Dakota, the Federal Communications Commission, the North Dakota Attorney General, and the Better Business Bureau (BBB), per 1,000 handsets during the 2023 calendar year as 0.0862 per 1,000 handsets. New Cingular believes that this information best represents customer complaints, which is the requirement. Calls into customer care can be for a large variety of reasons and do not necessarily constitute a complaint, but could instead be an inquiry about service, a question about a bill or so forth. However, customers that send a letter to a state

or federal agency, the BBB or an AT&T executive more often than not have a complaint and are not contacting the company with an inquiry.

**E. New Cingular's Certification Regarding Applicable Service Quality Standards And Consumer Protection Rules**

Section 69-09-05-12.1(5) of the Commission's Rules requires an ETC to certify that it is complying with applicable service quality standards and consumer protection rules. New Cingular's compliance with the terms and conditions of the CTIA Consumer Code for Wireless Service meets this requirement. New Cingular certifies that it has complied and will continue to comply with the principles set forth therein. The certification of Amanda Seabaugh, Vice President/General Manage – Mobility Northern Plains Market for New Cingular is attached as **Exhibit D**.

**F. New Cingular's Certification Regarding Its Ability To Function In Emergency Situations**

Section 69-09-05-12.1(6) of the Commission's Rules requires an ETC to certify an ability to function in 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 generally at cell sites through a combination of batteries, portable generators and permanent generators. New Cingular also has mobile switches and portable COWs (Cells on Wheels) that can be deployed in the event of an emergency. Based on the foregoing, New Cingular certifies it is able to function in emergency situations. The certification of Amanda Seabaugh, Vice President/General Manage – Mobility Northern Plains Market for New Cingular is attached as **Exhibit D**.

**G. New Cingular's Certification Regarding Its Provision Of A Comparable Local Usage Plan**

Section 69-09-05-12.1(7) of the Commission's Rules requires an ETC to certify it is offering a local usage plan comparable to the incumbent local exchange carrier ("ILEC") in the relevant service areas. In the *ETC Report and Order*, the Federal Communications Commission ("FCC") declined to

adopt a specific local usage threshold or require that an applicant match the incumbent LEC's offering.<sup>1</sup> 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.<sup>2</sup>

While the inherent differences between mobile phone service and landline service make an exact comparison unfeasible, New Cingular offers calling plans that provide customers local usage that is comparable to the ILEC when taking into account all of the additional features, functionalities of New Cingular's current service offerings along with the inherent mobile natures of New Cingular's service. For example, customers that choose the AT&T Mobile Share Advantage<sup>SM</sup> plans do not pay additional long distance charges for calls made within the United States. The AT&T Mobile Share Advantage<sup>SM</sup> calling plans provide unlimited voice and text for phones and a variety of mobile data options and include numerous features at no additional charge, such as, Voicemail, Caller ID, Call Forwarding, Call Waiting, and Conference Calling. In addition to these calling plans, New Cingular also offers an option for prepaid or pay-as-you-go wireless service. All of New Cingular's calling plans inherently include the added value of being mobile and as such increases the value of New Cingular's calling plans.

Based on the foregoing, New Cingular certifies that it offers and will continue to offer at least one local usage plan that provides local usage that, when taking into account all of the additional benefits of New Cingular's service offerings, including the added value of mobile service, are comparable to that offered by the ILEC in the relevant designated service area. The certification of Amanda Seabaugh, Vice President/General Manager – Mobility Northern Plains Market for New Cingular is attached as **Exhibit D**.

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<sup>1</sup> *Federal-State Joint Board on Universal Service*, Report and Order, CC Docket. No. 96-45, 20 FCC Rcd 6371, ¶¶ 32, 33 (2005) (“*ETC Report and Order*”).

<sup>2</sup> *Id.* at ¶ 33.

**H. New Cingular's Certification Regarding the Commission's Ability to Require it to Provide Equal Access**

NDAC §69-09-05-12.1(8) requires a wireless carrier to certify that the carrier acknowledges that the FCC may require it to provide equal access to long-distance carriers in the event no other eligible telecommunications carrier is providing equal access within the designated service area. This North Dakota rule mirrored an FCC rule previously contained in 47 C.F.R. 54.202(a)(5). The FCC eliminated this rule in 2011. Consequently, there is no such federal requirement to which New Cingular or any wireless carrier could certify.

**III. CONCLUSION**

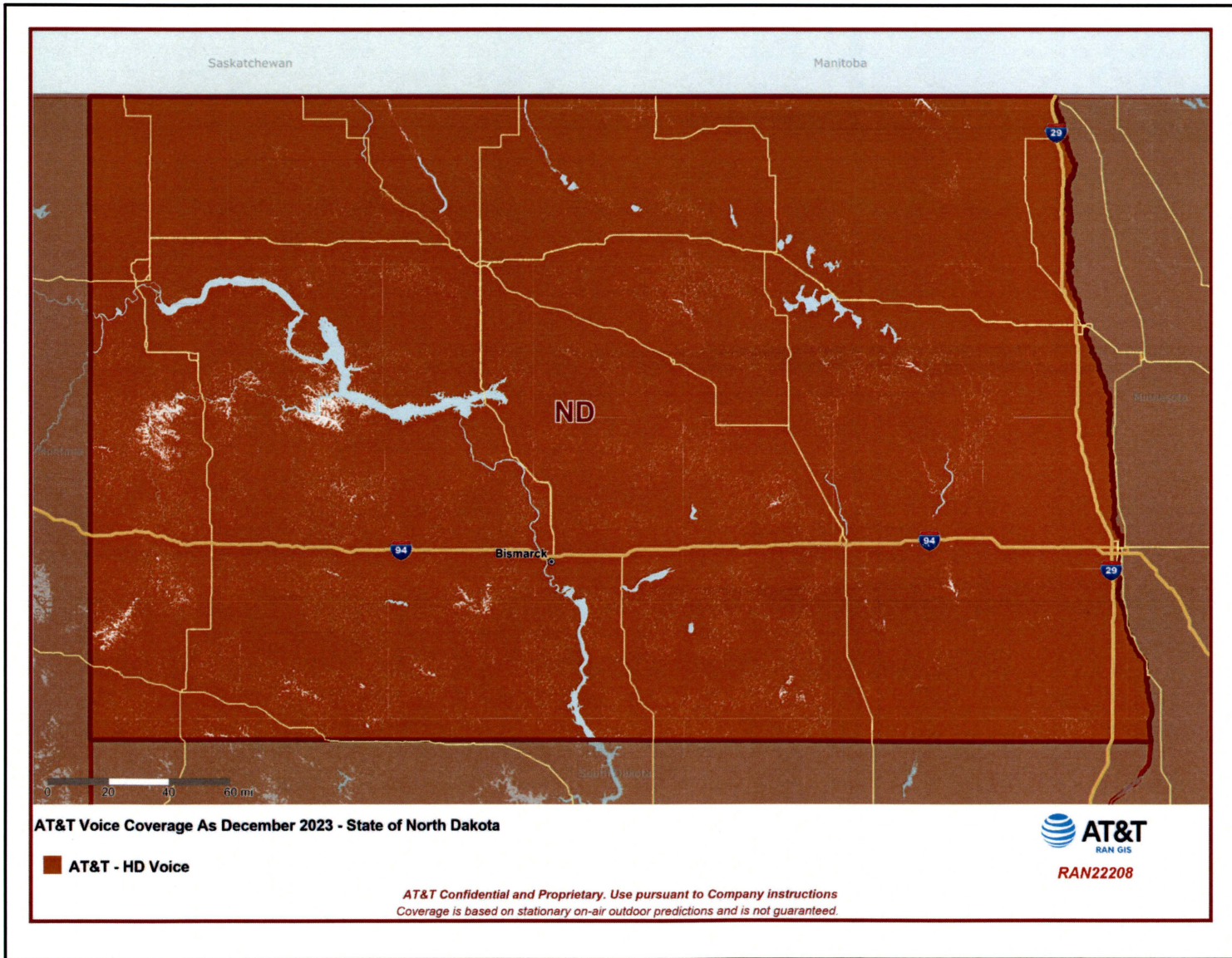
New Cingular has provided all of the information required by NDAC Section 69-09-05-12.1.

Dated: 7-29-24

New Cingular Wireless PCS, LLC

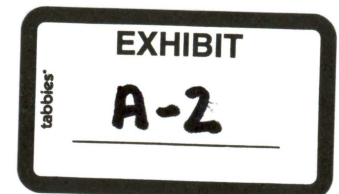
Seth Thompson

Seth A. Thompson (#07662)  
(Outside Counsel)



**AT&T HD Voice Coverage  
State of North Dakota  
As end of December 2023**

**Proprietary and Confidential information - use only pursuant to company direction.** Coverage is based on stationary on-air outdoor predictions and is not guaranteed. Actual coverage may differ and may be affected by terrain, weather, foliage, buildings and other construction, high-usage periods, customer equipment, and other factors.



BEFORE THE PUBLIC SERVICE COMMISSION  
OF THE STATE OF NORTH DAKOTA

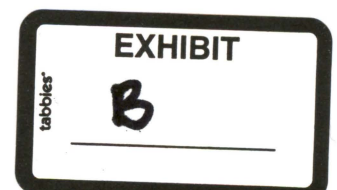
Certification of NEW  
CINGULAR WIRELESS PCS, LLC  
Eligible Telecommunications Carrier  
Relating to Use of Federal Universal  
Service Funds

DOCKET NO. \_\_\_\_\_

**CERTIFICATION**

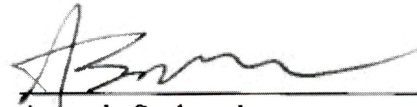
I, Amanda A Seabaugh, do hereby certify as follows:

1. I serve as Assistant Vice President – Northwest States Market for AT&T Mobility LLC (“Company”), and its subsidiary New Cingular Wireless PCS, LLC (“New Cingular”). My business address is 7900 Xerxes Avenue South, Floor 1, Bloomington, Minnesota 55431.
2. In my capacity as Assistant Vice President, I am an authorized representative of the Company and its subsidiary licensees and am authorized to execute this certification on behalf of New Cingular.
3. New Cingular has been designated as an Eligible Telecommunications Carrier (“ETC”) for the purpose of qualifying to obtain all available federal universal service support including, but not limited to, support for rural, insular and high costs areas, and for low-income customers, In the Matter of the Application of New Cingular Wireless PCS, LLC for Designation as an Eligible Telecommunications Carrier, Order, ND. PUC Case No. PU-11-86 (July 13, 2011).
4. New Cingular only used the federal high-cost universal service support received during the preceding calendar year (2023) and will only use the federal high-cost support received in the coming calendar year (2025) for the provision, maintenance, and upgrading of facilities and services for which the support is intended as required by Section 254(e) of the Telecommunications Act of 1996.



I hereby certify under penalty of perjury that the foregoing is true and correct to the best of my knowledge, information and belief.

Executed on June 5<sup>th</sup>, 2024.

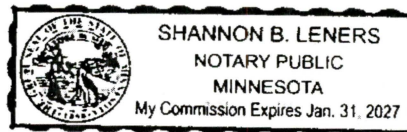


Amanda Seabaugh  
Assistant Vice President  
Northwest States Market

Signed at Bloomington, Minnesota

Subscribed and sworn to before me  
This 5<sup>th</sup> day of June, 2024.

  
Notary Public



BEFORE THE PUBLIC SERVICE COMMISSION  
OF THE STATE OF NORTH DAKOTA

Annual Certification of NEW )  
CINGULAR WIRELESS PCS, LLC ) DOCKET NO. PU-\_\_\_\_\_  
Eligible Telecommunications Carrier )

**CERTIFICATION**

I, Amanda A Seabaugh, do hereby certify as follows:

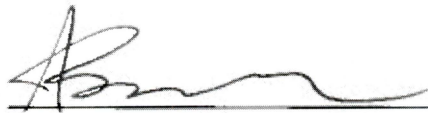
1. I serve as Assistant Vice President for AT&T Mobility LLC (“Company”), and its subsidiary New Cingular Wireless PCS, LLC (“New Cingular”). My business address is 7900 Xerxes Avenue South, Floor 1, Bloomington, Minnesota 55431.
2. In my capacity as Assistant Vice President, I am an authorized representative of the Company and its subsidiary licensees and am authorized to execute this certification on behalf of New Cingular.
3. New Cingular has been designated as an Eligible Telecommunications Carrier (“ETC”) to obtain federal universal service support including, but not limited to, support for rural, insular and high costs areas, and for low-income customers, In the Matter of the Application of New Cingular Wireless PCS, LLC for Designation as an Eligible Telecommunications Carrier, order, ND. PUC Case No. PU-11-86 (July 13, 2011).
4. New Cingular meets the following requirements pursuant to NDAC Section 69-09-05-12.1:
  - a) NDAC §69-09-05-12.1(5) requires that New Cingular comply with applicable service quality standards and consumer protection rules. New Cingular complies with the Cellular Telecommunications and Internet Association’s (CTIA) Consumer Code for Wireless Service (“Code”).
  - b) NDAC Section 69-09-05-12.1(6) requires New Cingular to be able to function in emergency situations. As described in the Application for Designation as an Eligible Telecommunications Carrier and its Annual Report for calendar year 2012, New Cingular has in place emergency operation procedures so that it can function in an emergency. In addition, backup power is provided at switch locations and generally at cell sites through a combination of batteries, portable generators and permanent generators. New Cingular can also deploy portable mobile cell sites, and has the ability to re-route traffic around damaged network facilities.



- c) NDAC Section 69-09-05-12.1(7) requires New Cingular to offer a local usage plan comparable to that offered by an incumbent local exchange carrier (“ILEC”) in the relevant designated service area. While the inherent differences between mobile phone service and landline service make an exact comparison unfeasible, New Cingular offers calling plans that provide customers local voice usage that is comparable to the incumbent local exchange company (“ILEC”) when all of the additional features and functionalities and the advantage of the mobile nature of wireless service are taken into account. For example, customers that choose the AT&T Mobile Share Advantage<sup>SM</sup> calling plans do not pay additional long distance charges for calls made within the United States. The AT&T Mobile Share Advantage<sup>SM</sup> calling plans also include numerous features at no additional charge, including: Voicemail, Caller ID, Call Forwarding, Call Waiting, and Conference Calling. The AT&T Mobile Advantage<sup>SM</sup> Value plans also provide unlimited voice and text for phones and a variety of mobile data options. As such these calling plans provide customers with local voice usage that, when taking into account all of the additional benefits of New Cingular’s service offerings, including the mobile nature of service, are comparable to the ILEC’s calling plans.

I hereby certify under penalty of perjury that the foregoing is true and correct to the best of my knowledge, information and belief.


Executed on June 5<sup>th</sup>, 2024.

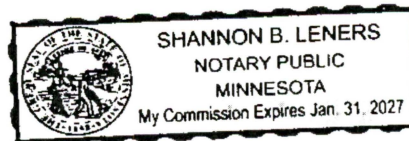


Amanda Seabaugh  
Assistant Vice President  
Northwest States Market

Signed at Bloomington, Minnesota

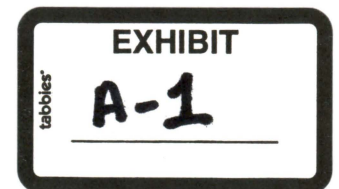
Subscribed and sworn to before me  
This 5<sup>th</sup> day of June, 2024

  
Notary Public



Confidential Exhibit 389015ND112 - 2023  
 North Dakota Service Improvement Plan 2023 Actual

ILEC Study Area (list every study area)	Wire Center CLLI (list every wire center)	Wire Center Name
381631	ABRCNDXA	ABERCROMBI
	Wire Center Total	
381614	ADMSNDXA	ADAMS
	Wire Center Total	
381625	ALAMNDXA	ALAMO
	Wire Center Total	
381616	ALICNDXA	ALICE
	Wire Center Total	
381632	ALXNNDXA	ALEXANDER
	Wire Center Total	
381607	AMDNDXA	AMIDON
	Wire Center Total	
381630	ANTANDXA	ANETA
	Wire Center Total	
383303	ANTLNDXA	ANTLER
	Wire Center Total	
381632	ARNGNDXA	ARNEGARD
	Wire Center Total	
381630	ARTHNDXA	ARTHUR
	Wire Center Total	
381611	ASHYNDXA	ASHLEY
	Wire Center Total	
381447	BALTNDXA	BALTA
	Wire Center Total	
381638	BECHNDXA	BEACH
381638	BECHNDXA	BEACH
	Wire Center Total	
381637	BELHNDXA	BEULAH
	Wire Center Total	
381616	BFLONDXA	BUFFALO
	Wire Center Total	
381636	BISBNDXA	BISBEE
	Wire Center Total	
385144	BLFDNDBC	BELFIELD
385144	BLFDNDBC	BELFIELD
	Wire Center Total	
381615	BNFRNDXA	BINFORD
	Wire Center Total	
381630	BRCKNDXA	BROCKET
	Wire Center Total	
383303	BRTHNDXA	BERTHOLD
383303	BRTHNDXA	BERTHOLD
	Wire Center Total	
385144	BSMRNDBC	BISMARCK-MANDAN
385144	BSMRNDBC	BISMARCK-MANDAN
385144	BSMRNDBC	BISMARCK-MANDAN
385144	BSMRNDBC	BISMARCK-MANDAN
385144	BSMRNDBC	BISMARCK-MANDAN
385144	BSMRNDBC	BISMARCK-MANDAN
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385144	BSMRNDBC	BISMARCK-MANDAN
385144	BSMRNDBC	BISMARCK-MANDAN
385144	BSMRNDBC	BISMARCK-MANDAN
	Wire Center Total	
381636	BTNUNDXA	BOTTINEAU
381636	BTNUNDXA	BOTTINEAU
	Wire Center Total	
383303	BUTTNDXA	BUTTE



Confidential Exhibit 389015ND112 - 2023  
 North Dakota Service Improvement Plan 2023 Actual

ILEC Study Area (list every study area)	Wire Center CLLI (list every wire center)	Wire Center Name
	Wire Center Total	
381625	BWBLNDXA	BOWBELLS
	Wire Center Total	
381607	BWMNNDXA	BOWMAN
	Wire Center Total	
381447	CANDNDXA	CANDO
	Wire Center Total	
381610	CGTNNDXA	CARRINGTON
381610	CGTNNDXA	CARRINGTON
381610	CGTNNDXA	CARRINGTON
381610	CGTNNDXA	CARRINGTON
	Wire Center Total	
381631	CLFXNDXA	COLFAX
	Wire Center Total	
381625	CLMBNDXA	COLUMBUS
	Wire Center Total	
361401	CLMXMNXC	WESTCLIMAX
	Wire Center Total	
381637	CNTRNDXA	CENTER
	Wire Center Total	
381615	CPTWNDXA	COOPERSTN
381615	CPTWNDXA	COOPERSTN
	Wire Center Total	
383303	CRPONDXA	CARPIO
	Wire Center Total	
381447	CRRYNDXA	CRARY
	Wire Center Total	
381625	CRSBNDXA	CROSBY
	Wire Center Total	
381637	CRSNNDXA	CARSON
	Wire Center Total	
381630	CRYSNDXA	CRYSTAL
	Wire Center Total	
385144	CSLTNDXC	CASSELTON
	Wire Center Total	
381630	CVLRNDXA	CAVALIER
	Wire Center Total	
381618	DAZYNDXA	DAZEY
	Wire Center Total	
381607	DCSNNDAS	DICKINSON
	Wire Center Total	
385144	DCSNNDXC	DICKINSON
385144	DCSNNDXC	DICKINSON
385144	DCSNNDXC	DICKINSON
	Wire Center Total	
383303	DELCNDXA	DES LACS
	Wire Center Total	
381632	DGLSNDXA	DOUGLAS
	Wire Center Total	
381630	DHLNNDXA	DAHLEN
	Wire Center Total	
381607	DNCTNDXA	DUNNCENTER
	Wire Center Total	
381636	DNSTNDXC	DUNSEITH
	Wire Center Total	
383303	DNYBNDXA	DONNYBROOK
	Wire Center Total	
381607	DODGNDXA	DODGE
	Wire Center Total	
381447	DRAKNDXA	DRAKE
	Wire Center Total	

Confidential Exhibit 389015ND112 - 2023  
 North Dakota Service Improvement Plan 2023 Actual

LEC Study Area (list every study area)	Wire Center CLLI (list every wire center)	Wire Center Name
383303	DRGNNDXA	DEERING
	Wire Center Total	
381447	DVLKNDXA	DEVILS LAKE
	Wire Center Total	
381630	DYTNNDXA	DRAYTON
	Wire Center Total	
381630	EDBGNDXA	EDINBURG
	Wire Center Total	
381610	EDMNNDXA	EDMUNDS
	Wire Center Total	
381614	EDMRNDXA	EDMORE
	Wire Center Total	
381611	ELDLDXA	ELLEDALE
381611	ELDLDXA	ELLEDALE
381611	ELDLDXA	ELLEDALE
381611	ELDLDXA	ELLEDALE
381611	ELDLDXA	ELLEDALE
381611	ELDLDXA	ELLEDALE
381611	ELDLDXA	ELLEDALE
381611	ELDLDXA	ELLEDALE
381611	ELDLDXA	ELLEDALE
381611	ELDLDXA	ELLEDALE
381611	ELDLDXA	ELLEDALE
	Wire Center Total	
381637	ELGNNDXA	ELGIN
381637	ELGNNDXA	ELGIN
	Wire Center Total	
381632	EMMTNDXA	EMMET
	Wire Center Total	
381625	EPNGNDXA	EPPING
	Wire Center Total	
381447	ESMDNDXA	ESMOND
	Wire Center Total	
381630	FADLNDXA	FAIRDALE
	Wire Center Total	
381631	FAMTNDXC	FAIRMOUNT
	Wire Center Total	
385144	FARGNDBC	FARGO
385144	FARGNDBC	FARGO
385144	FARGNDBC	FARGO
385144	FARGNDBC	FARGO
385144	FARGNDBC	FARGO
385144	FARGNDBC	FARGO
385144	FARGNDBC	FARGO
385144	FARGNDBC	FARGO
385144	FARGNDBC	FARGO
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381614	FDVLNDXA	FORDVILLE
	Wire Center Total	
381637	FLSHNDXA	FLASHER
	Wire Center Total	
381625	FLXTNDXA	FLAXTON
	Wire Center Total	
381615	FNLYNDXA	FINLEY
	Wire Center Total	
381447	FSNDNDXA	FESSENDEN
	Wire Center Total	
381447	FTTTNDXA	FORT TOTTEN
	Wire Center Total	
381637	FTYTNDXA	FORT YATES
	Wire Center Total	
381610	GCKLNDXA	GACKLE
	Wire Center Total	

Confidential Exhibit 389015ND112 - 2023  
 North Dakota Service Improvement Plan 2023 Actual

ILEC Study Area (list every study area)	Wire Center CLLI (list every wire center)	Wire Center Name
385144	GDFRNDBC	GRAND FORKS
385144	GDFRNDBC	GRAND FORKS
385144	GDFRNDBC	GRAND FORKS
385144	GDFRNDBC	GRAND FORKS
385144	GDFRNDBC	GRAND FORKS
385144	GDFRNDBC	GRAND FORKS
385144	GDFRNDBC	GRAND FORKS
385144	GDFRNDBC	GRAND FORKS
	Wire Center Total	
381637	GDRCNDXA	GOODRICH
	Wire Center Total	
385144	GFABNDBC	EMERADO
	Wire Center Total	
385144	GFTNNDXA	GRAFTON
	Wire Center Total	
381630	GLBGNDXA	GALESBURG
	Wire Center Total	
383303	GLBNNDXA	GLENBURN
	Wire Center Total	
381614	GLBYNDXA	GILBY
	Wire Center Total	
381637	GLNLNDXA	GLEN ULLIN
381637	GLNLNDXA	GLEN ULLIN
	Wire Center Total	
381637	GLVYNDXA	GOLDEN VLY
	Wire Center Total	
381607	GRBTNDXA	GRASSY BTE
	Wire Center Total	
381610	GRCYNDXA	GRACE CITY
	Wire Center Total	
381625	GRENNDXA	GRENORA
	Wire Center Total	
385144	GRNRNDBC	GARDNER
	Wire Center Total	
381632	GRSNNDXA	GARRISON
	Wire Center Total	
381631	GRTBNDXA	GREAT BEND
	Wire Center Total	
381637	HAZNNDXA	WASHBURN
381637	HAZNNDXA	WASHBURN
	Wire Center Total	
381637	HBRNNDXA	HEBRON
381637	HBRNNDXA	HEBRON
	Wire Center Total	
381631	HKSNNDXA	HANKINSON
	Wire Center Total	
385144	HLBONDBC	HILLSBORO
	Wire Center Total	
381607	HLDYNDXA	HALLIDAY
	Wire Center Total	
361401	HLSTMNXH	W HALSTAD
	Wire Center Total	
381616	HNFNDXA	HANNAFORD
	Wire Center Total	
381630	HNTRNDXA	HUNTER
	Wire Center Total	
381616	HOPENDXA	HOPE
	Wire Center Total	
381630	HPLENDXA	HOOPLE
	Wire Center Total	
	HRVYNDXA	
	Wire Center Total	

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LEC Study Area (list every study area)	Wire Center CLLI (list every wire center)	Wire Center Name
381607	HTNGNDXA	HETTINGER
	Wire Center Total	
385144	HTTNNDXC	HATTON
	Wire Center Total	
381630	INKSNDXA	INKSTER
	Wire Center Total	
385144	JMTWNDBC	JAMESTOWN
385144	JMTWNDBC	JAMESTOWN
385144	JMTWNDBC	JAMESTOWN
	Wire Center Total	
381632	KEENNDXA	KEENE
	Wire Center Total	
381607	KLDRNDXA	KILLDEER
	Wire Center Total	
385144	KNDRNDXC	KINDRED
	Wire Center Total	
381632	KMRNDXA	KENMARE
	Wire Center Total	
381447	KNOXNDXA	KNOX
	Wire Center Total	
383303	KRLSNDXA	KARLSRUHE
	Wire Center Total	
381636	KRMRNDXA	KRAMER
	Wire Center Total	
381607	LADDNDXA	LADD
	Wire Center Total	
381614	LAKTNDXA	LAKOTA
	Wire Center Total	
381447	LEDSNDXA	LEEDS
	Wire Center Total	
381625	LGNTNDXA	LIGNITE
	Wire Center Total	
381631	LGWDNDXA	LIDGERWOOD
	Wire Center Total	
383303	LNDANDXA	LANDA
	Wire Center Total	
383303	LNFRNDXA	LANSFORD
	Wire Center Total	
381636	LNGDNDXA	LANGDON
381636	LNGDNDXA	LANGDON
	Wire Center Total	
381630	LNKNNDXA	LANKIN
	Wire Center Total	
385144	LNRNDMW	LEONARD
	Wire Center Total	
381604	LNTNNDXA	LINTON
381604	LNTNNDXA	LINTON
381604	LNTNNDXA	LINTON
381604	LNTNNDXA	LINTON
	Wire Center Total	
385144	LRMRNDXA	LARIMORE
	Wire Center Total	
385144	MANVNDBC	MANVEL
	Wire Center Total	
383303	MARTNDXA	MARTIN
	Wire Center Total	
381632	MAXNDXA	MAXND
	Wire Center Total	
381637	MCCSNDXA	MCCLUSKY
	Wire Center Total	
381630	MCGNNDXA	MICHIGAN

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ILEC Study Area (list every study area)	Wire Center CLLI (list every wire center)	Wire Center Name
	Wire Center Total	
381625	MGRNDXA	MCGREGOR
	Wire Center Total	
381615	MCHNNDXA	MCHENRY
	Wire Center Total	
381637	MCLGSDXA	NOMCLAGHLI
	Wire Center Total	
381447	MCVLNDXA	MCVILLE
	Wire Center Total	
381447	MDCKNDXA	MADDOCK
	Wire Center Total	
381610	MEDNNDXA	MEDINA
	Wire Center Total	
381617	MEDRNDXA	MEDORA
	Wire Center Total	
383303	MHLLNDXA	MOHALL
	Wire Center Total	
385144	MINTNDBA	MINTO
	Wire Center Total	
381632	MKTINDXA	MAKOTI
	Wire Center Total	
381636	MLTNNDXA	MILTON
	Wire Center Total	
383303	MNABNDXA	MINOT AFB
	Wire Center Total	
381636	MNCHNDXA	MUNICH
	Wire Center Total	
385144	MNDNNDXA	BISMARCK-MANDAN
385144	MNDNNDXA	BISMARCK-MANDAN
385144	MNDNNDXA	BISMARCK-MANDAN
	Wire Center Total	
381632	MNDRNDXA	MANDAREE
	Wire Center Total	
381604	MNKNNDAB	MENOKEN
381604	MNKNNDAB	MENOKEN
381604	MNKNNDAB	MENOKEN
381604	MNKNNDAB	MENOKEN
	Wire Center Total	
381607	MNNGNDXA	MANNING
	Wire Center Total	
383303	MINOTNDXA	MINOT
383303	MINOTNDXA	MINOT
383303	MINOTNDXA	MINOT
383303	MINOTNDXA	MINOT
383303	MINOTNDXA	MINOT
383303	MINOTNDXA	MINOT
383303	MINOTNDXA	MINOT
	Wire Center Total	
381447	MNVKNDXA	MINNEWAUKAN
	Wire Center Total	
381637	MRCRNDXA	MERCER
	Wire Center Total	
381625	MRMNNDXA	MARMON
	Wire Center Total	
381631	MRTNNDXA	MOORETON
	Wire Center Total	
383303	MTGSNDXA	METIGOSHE
	Wire Center Total	
383303	MXBSNDXA	MAXBASS
	Wire Center Total	
385144	MYVLNDBC	MAYVILLE

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LEC Study Area (list every study area)	Wire Center CLLI (list every wire center)	Wire Center Name
	Wire Center Total	
381630	NCHENDXA	NECHE
	Wire Center Total	
381630	NEKMNDXA	NEKOMA
	Wire Center Total	
381607	NELDNDXA	NEW ENGLAND
381607	NELDNDXA	NEW ENGLAND
	Wire Center Total	
381630	NGRANDXA	NIAGARA
	Wire Center Total	
361401	NLVLMDXN	W NIELSVL
	Wire Center Total	
381616	NOMENDXA	NOME
	Wire Center Total	
381625	NONANDXA	NOONAN
	Wire Center Total	
381632	NORMNDXA	NORMA
	Wire Center Total	
383303	NWBGNDXA	NEWBURG
	Wire Center Total	
385144	NWODNBC	NORTHWOOD
	Wire Center Total	
381447	NWRKNDXA	NEW ROCKFORD
	Wire Center Total	
381637	NWSLNDXA	NEW SALEM
381637	NWSLNDXA	NEW SALEM
	Wire Center Total	
381632	NWTWNDXA	NEW TOWN
381632	NWTWNDXA	NEW TOWN
	Wire Center Total	
381616	PAGENDXA	PAGE
	Wire Center Total	
381447	PEKNNDXA	PEKIN
	Wire Center Total	
381447	PENNDXA	PENN
	Wire Center Total	
381637	PKCYNDXA	PICK CITY
	Wire Center Total	
381630	PKRVND01	PARK RIVER
381630	PKRVND01	PARK RIVER
	Wire Center Total	
381632	PLAZNDXA	PLAZA
	Wire Center Total	
381614	PMBNNDBC	PEMBINA
	Wire Center Total	
381632	PRSHNDXA	PARSHALL
	Wire Center Total	
381617	PRTLNDXA	PORTAL
	Wire Center Total	
381630	PTBGNDXA	PETERSBURG
	Wire Center Total	
381625	PWLKNDXA	POWERSLAKE
	Wire Center Total	
381625	RAY NDXA	RAY
	Wire Center Total	
381604	RBSNNDXA	ROBINSON
	Wire Center Total	
381607	RCHDNDXA	RICHARDTON
	Wire Center Total	
381636	RCLKNDXA	ROCK LAKE
	Wire Center Total	

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ILEC Study Area (list every study area)	Wire Center CLLI (list every wire center)	Wire Center Name
381607	RDERNDXA	REEDER
	Wire Center Total	
381625	RDPRNDXA	ROUNDPRARI
	Wire Center Total	
381447	RGBYNDXA	RUGBY
	Wire Center Total	
381607	RGNTNDXA	REGENT
	Wire Center Total	
381607	RHMENDXA	RHAME
	Wire Center Total	
381636	RLTENDXA	ROLETTE
	Wire Center Total	
381636	ROLLNDBC	ROLLA
381636	ROLLNDBC	ROLLA
	Wire Center Total	
381632	ROSSNDXA	ROSS
	Wire Center Total	
381632	ROGLNDXA	ROSEGLEN
	Wire Center Total	
381632	RYDRNDXA	RYDER
	Wire Center Total	
385144	RYNLNDBC	REYNOLDS
	Wire Center Total	
381607	SCTNNDXA	SCRANTON
	Wire Center Total	
361401	SHLYMNXS	WESTSHELLY
	Wire Center Total	
381607	SHRTNDXA	SOUTHHEART
	Wire Center Total	
383303	SHWDNDXA	SHERWOOD
	Wire Center Total	
381447	SHYNDXA	SHEYENNE
	Wire Center Total	
381637	SLRGNDXA	SELFRIDGE
	Wire Center Total	
381616	SNBRNDXA	SANBORN
	Wire Center Total	
381637	SNTNNDXA	STANTON
	Wire Center Total	
381636	SORSNDXA	SOURIS
	Wire Center Total	
381632	SPNCNDXA	SPENCER
	Wire Center Total	
383303	SPRRNDXA	SOUTH PRAIRIE
	Wire Center Total	
381632	SQGPNDXA	SQUAW GAP
	Wire Center Total	
381636	SRLSNDXA	SARLES
	Wire Center Total	
381637	STATNDXB	ST ANTHONY
	Wire Center Total	
381604	STELNDXA	STEELE
381604	STELNDXA	STEELE
	Wire Center Total	
381617	STNLNDXA	STANLEY
	Wire Center Total	
381447	STRKNDXA	STARKWEATHER
	Wire Center Total	
381630	STTMNDXA	ST THOMAS
	Wire Center Total	
383303	SWYRNDXA	SAWYER

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ILEC Study Area (list every study area)	Wire Center CLLI (list every wire center)	Wire Center Name
	Wire Center Total	
385144	THSNDBC	THOMPSON
	Wire Center Total	
381625	TIOGNDXA	TIOGA
381625	TIOGNDXA	TIOGA
	Wire Center Total	
381447	TOLNNDXA	TOLNA
	Wire Center Total	
383303	TOLYNDXA	TOLLEY
	Wire Center Total	
381637	TRLKNDXA	TURTLELAKE
	Wire Center Total	
381616	TWCYNDXA	TOWER CITY
	Wire Center Total	
383303	TWNRNDXA	TOWNER
	Wire Center Total	
381637	UNWDNDXA	RIVERDALE
	Wire Center Total	
383303	UPHMNDXA	UPHAM
	Wire Center Total	
385144	VLCYNDBC	VALLEY CITY
385144	VLCYNDBC	VALLEY CITY
	Wire Center Total	
383303	VLVANDXA	VELVA
	Wire Center Total	
381611	VNTRNDXA	VENTURIA
	Wire Center Total	
381636	WALSNDXA	WALES
	Wire Center Total	
381447	WBSTNDXA	WEBSTER
	Wire Center Total	
381610	WDWONDXA	WOODWORTH
	Wire Center Total	
385144	WFRGNDBC	FARGO
385144	WFRGNDBC	FARGO
385144	WFRGNDBC	FARGO
385144	WFRGNDBC	FARGO
385144	WFRGNDBC	FARGO
385144	WFRGNDBC	FARGO
385144	WFRGNDBC	FARGO
385144	WFRGNDBC	FARGO
385144	WFRGNDBC	FARGO
	Wire Center Total	
383303	WHOPNDXA	WESTHOPE
	Wire Center Total	
385144	WHTNDBC	WHPETON
385144	WHTNDBC	WHPETON
	Wire Center Total	
381509	WLCTNDXA	WALCOTT
	Wire Center Total	
381636	WLCYNDXA	WILLOW CITY
	Wire Center Total	
381625	WLDNRDXA	WILDROSE
	Wire Center Total	
381636	WLHLNDXA	WALHALLA
381636	WLHLNDXA	WALHALLA
	Wire Center Total	
381447	WRWKNDXA	WARWICK
	Wire Center Total	
381637	WSBNNDXA	WASHBURN
	Wire Center Total	



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ILEC Study Area (list every study area)	Wire Center CLLI (list every wire center)	Wire Center Name
381631	ABRCNDXA	ABERCROMBI
	Wire Center Total	
381614	ADMSNDXA	ADAMS
	Wire Center Total	
381625	ALAMNDXA	ALAMO
	Wire Center Total	
381616	ALICNDXA	ALICE
	Wire Center Total	
381632	ALXNDXA	ALEXANDER
	Wire Center Total	
381607	AMDNDXA	AMIDON
	Wire Center Total	
381630	ANTANDXA	ANETA
	Wire Center Total	
383303	ANTLNDXA	ANTLER
	Wire Center Total	
381632	ARNGNDXA	ARNEGARD
	Wire Center Total	
381630	ARTHNDXA	ARTHUR
	Wire Center Total	
381611	ASHYNDXA	ASHLEY
	Wire Center Total	
381447	BALTNDXA	BALTA
	Wire Center Total	
381638	BECHNDXA	BEACH
381638	BECHNDXA	BEACH
	Wire Center Total	
381637	BELHNDXA	BEULAH
	Wire Center Total	
381616	BFLONDXA	BUFFALO
	Wire Center Total	
381636	BISBNDXA	BISBEE
	Wire Center Total	
385144	BLFDNDBC	BELFIELD
385144	BLFDNDBC	BELFIELD
	Wire Center Total	
381615	BNFRNDXA	BINFORD
	Wire Center Total	
381630	BRCKNDXA	BROCKET
	Wire Center Total	
383303	BRTHNDXA	BERTHOLD
383303	BRTHNDXA	BERTHOLD
	Wire Center Total	
385144	BSMRNDBC	BISMARCK-MANDAN
385144	BSMRNDBC	BISMARCK-MANDAN
385144	BSMRNDBC	BISMARCK-MANDAN
385144	BSMRNDBC	BISMARCK-MANDAN
385144	BSMRNDBC	BISMARCK-MANDAN
385144	BSMRNDBC	BISMARCK-MANDAN
385144	BSMRNDBC	BISMARCK-MANDAN
385144	BSMRNDBC	BISMARCK-MANDAN
385144	BSMRNDBC	BISMARCK-MANDAN
385144	BSMRNDBC	BISMARCK-MANDAN
385144	BSMRNDBC	BISMARCK-MANDAN
385144	BSMRNDBC	BISMARCK-MANDAN
385144	BSMRNDBC	BISMARCK-MANDAN
385144	BSMRNDBC	BISMARCK-MANDAN
	Wire Center Total	
381636	BTNUNDXA	BOTTINEAU
381636	BTNUNDXA	BOTTINEAU
	Wire Center Total	
383303	BUTTNDXA	BUTTE

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ILEC Study Area (list every study area)	Wire Center CLLI (list every wire center)	Wire Center Name
	Wire Center Total	
381625	BWBLNDXA	BOWBELLS
	Wire Center Total	
381607	BWMNNDXA	BOWMAN
	Wire Center Total	
381447	CANDNDXA	CANDO
	Wire Center Total	
381610	CGTNNDXA	CARRINGTON
381610	CGTNNDXA	CARRINGTON
381610	CGTNNDXA	CARRINGTON
381610	CGTNNDXA	CARRINGTON
	Wire Center Total	
381637	CLFXNDXA	COLFAX
	Wire Center Total	
381625	CLMBNDXA	COLUMBUS
	Wire Center Total	
361401	CLMXMNXC	WESTCLIMAX
	Wire Center Total	
381637	CNTRNDXA	CENTER
	Wire Center Total	
381615	CPTWNDXA	COOPERSTN
381615	CPTWNDXA	COOPERSTN
	Wire Center Total	
383303	CRPONDXA	CARPIO
	Wire Center Total	
381447	CRRYNDXA	CRARY
	Wire Center Total	
381625	CRSBNDXA	CROSBY
	Wire Center Total	
381637	CRSNNDXA	CARSON
	Wire Center Total	
381630	CRYSNDXA	CRYSTAL
	Wire Center Total	
385144	CSLTNDBC	CASSELTON
	Wire Center Total	
381630	CVLRNDXA	CAVALIER
	Wire Center Total	
381616	DAZYNDXA	DAZEY
	Wire Center Total	
381607	DCSNNDAS	DICKINSON
	Wire Center Total	
385144	DCSNNDBC	DICKINSON
385144	DCSNNDBC	DICKINSON
385144	DCSNNDBC	DICKINSON
	Wire Center Total	
383303	DELCNDXA	DES LACS
	Wire Center Total	
381632	DGLSNDXA	DOUGLAS
	Wire Center Total	
381630	DHLNNDXA	DAHLEN
	Wire Center Total	
381607	DNCTNDXA	DUNNCENTER
	Wire Center Total	
381636	DNSTNDBC	DUNSEITH
	Wire Center Total	
383303	DNYBNDXA	DONNYBROOK
	Wire Center Total	
381607	DODGNDXA	DODGE
	Wire Center Total	
381447	DRAKNDXA	DRAKE
	Wire Center Total	

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LEC Study Area (list every study area)	Wire Center CLLI (list every wire center)	Wire Center Name
383303	DRNGNDXA	DEERING
	Wire Center Total	
381447	DVLKNDXA	DEVILS LAKE
	Wire Center Total	
381630	DYTNNDXA	DRAYTON
	Wire Center Total	
381630	EDBGNDXA	EDINBURG
	Wire Center Total	
381610	EDMNNDXA	EDMUNDS
	Wire Center Total	
381614	EDMRNDXA	EDMORE
	Wire Center Total	
381611	ELDLNDXA	ELLEDALE
381611	ELDLNDXA	ELLEDALE
381611	ELDLNDXA	ELLEDALE
381611	ELDLNDXA	ELLEDALE
381611	ELDLNDXA	ELLEDALE
381611	ELDLNDXA	ELLEDALE
381611	ELDLNDXA	ELLEDALE
381611	ELDLNDXA	ELLEDALE
381611	ELDLNDXA	ELLEDALE
381611	ELDLNDXA	ELLEDALE
	Wire Center Total	
381637	ELGNNDXA	ELGIN
381637	ELGNNDXA	ELGIN
	Wire Center Total	
381632	EMMTNDXA	EMMET
	Wire Center Total	
381625	EPNGNDXA	EPPING
	Wire Center Total	
381447	ESMDNDXA	ESMOND
	Wire Center Total	
381630	FADLNDXA	FAIRDALE
	Wire Center Total	
381631	FAMTNDXC	FAIRMOUNT
	Wire Center Total	
385144	FARGNDBC	FARGO
385144	FARGNDBC	FARGO
385144	FARGNDBC	FARGO
385144	FARGNDBC	FARGO
385144	FARGNDBC	FARGO
385144	FARGNDBC	FARGO
385144	FARGNDBC	FARGO
385144	FARGNDBC	FARGO
385144	FARGNDBC	FARGO
	Wire Center Total	
381614	FDVLNDXA	FORDVILLE
	Wire Center Total	
381637	FLSHNDXA	FLASHER
	Wire Center Total	
381625	FLXTNDXA	FLAXTON
	Wire Center Total	
381615	FNLYNDXA	FINLEY
	Wire Center Total	
381447	FSNDNDXA	FESSENDEN
	Wire Center Total	
381447	FTTTNDXA	FORT TOTTEN
	Wire Center Total	
381637	FTYTNDXA	FORT YATES
	Wire Center Total	
381610	GCKLNDXA	GACKLE
	Wire Center Total	

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LEC Study Area (list every study area)	Wire Center CLLI (list every wire center)	Wire Center Name
385144	GDFRNDBC	GRAND FORKS
385144	GDFRNDBC	GRAND FORKS
385144	GDFRNDBC	GRAND FORKS
385144	GDFRNDBC	GRAND FORKS
385144	GDFRNDBC	GRAND FORKS
385144	GDFRNDBC	GRAND FORKS
385144	GDFRNDBC	GRAND FORKS
	Wire Center Total	
381637	GDCRNDXA	GOODRICH
	Wire Center Total	
385144	GFABNDBC	EMERADO
	Wire Center Total	
385144	GFTNNDXA	GRAFTON
	Wire Center Total	
381630	GLBGNDXA	GALESBURG
	Wire Center Total	
383303	GLBNNDXA	GLENBURN
	Wire Center Total	
381614	GLBYNDXA	GILBY
	Wire Center Total	
381637	GLNLNDXA	GLEN ULLIN
381637	GLNLNDXA	GLEN ULLIN
	Wire Center Total	
381637	GLVYNDXA	GOLDEN VLY
	Wire Center Total	
381607	GRBTNDXA	GRASSY BTE
	Wire Center Total	
381610	GRCYNDXA	GRACE CITY
	Wire Center Total	
381625	GRENNDXA	GRENORA
	Wire Center Total	
385144	GRNRNDBC	GARDNER
	Wire Center Total	
381632	GRSNNDXA	GARRISON
	Wire Center Total	
381631	GRTBNDXA	GREAT BEND
	Wire Center Total	
381637	HAZNNDXA	WASHBURN
381637	HAZNNDXA	WASHBURN
	Wire Center Total	
381637	HBRNNDXA	HEBRON
381637	HBRNNDXA	HEBRON
	Wire Center Total	
381631	HKSNDXA	HANKINSON
	Wire Center Total	
385144	HLBONDBC	HILLSBORO
	Wire Center Total	
381607	HLDYNDXA	HALLIDAY
	Wire Center Total	
381401	HLSMNXH	W HALSTAD
	Wire Center Total	
381616	HNFNDXA	HANNAFORD
	Wire Center Total	
381630	HNTRNDXA	HUNTER
	Wire Center Total	
381616	HOPENDXA	HOPE
	Wire Center Total	
381630	HPLENDXA	HOOPLE
	Wire Center Total	
	HRVYNDXA	
	Wire Center Total	

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LEC Study Area (list every study area)	Wire Center CLLI (list every wire center)	Wire Center Name
381607	HTNGNDXA	HETTINGER
	Wire Center Total	
385144	HTTNNDXC	HATTON
	Wire Center Total	
381630	INKSNDXA	INKSTER
	Wire Center Total	
385144	JMTWNDBC	JAMESTOWN
385144	JMTWNDBC	JAMESTOWN
385144	JMTWNDBC	JAMESTOWN
	Wire Center Total	
381632	KEENNDXA	KEENE
	Wire Center Total	
381607	KLDRNDXA	KILLDEER
	Wire Center Total	
385144	KNDRNDBC	KINDRED
	Wire Center Total	
381632	KNMRNDXA	KENMARE
	Wire Center Total	
381447	KNOXNDXA	KNOX
	Wire Center Total	
383303	KRLSNDXA	KARLSRUHE
	Wire Center Total	
381636	KMRNDXA	KRAMER
	Wire Center Total	
381607	LADDNDXA	LADD
	Wire Center Total	
381614	LAKTNDXA	LAKOTA
	Wire Center Total	
381447	LEDSNDXA	LEEDS
	Wire Center Total	
381625	LGNTNDXA	LIGNITE
	Wire Center Total	
381631	LGWDNDXA	LIDGERWOOD
	Wire Center Total	
383303	LNDANDXA	LANDA
	Wire Center Total	
383303	LNFRNDXA	LANSFORD
	Wire Center Total	
381636	LANGNDXA	LANGDON
381636	LANGNDXA	LANGDON
	Wire Center Total	
381630	LNKNNDXA	LANKIN
	Wire Center Total	
385144	LNRNDMW	LEONARD
	Wire Center Total	
381604	LNTNNDXA	LINTON
381604	LNTNNDXA	LINTON
381604	LNTNNDXA	LINTON
381604	LNTNNDXA	LINTON
	Wire Center Total	
385144	LRMRNDBA	LARIMORE
	Wire Center Total	
385144	MANVNDBC	MANVEL
	Wire Center Total	
383303	MARTNDXA	MARTIN
	Wire Center Total	
381632	MAXNDXA	MAXND
	Wire Center Total	
381637	MCCSNDXA	MCCLUSKY
	Wire Center Total	
381630	MCGNNDXA	MICHIGAN

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 North Dakota Service Improvement Plan 2024 Projection

ILEC Study Area (list every study area)	Wire Center CLLI (list every wire center)	Wire Center Name
	Wire Center Total	
381625	MCGRNDXA	MCGREGOR
	Wire Center Total	
381615	MCHNNDXA	MCHENRY
	Wire Center Total	
381637	MCLGSDXA	NOMCLAGHLI
	Wire Center Total	
381447	MCVLNDXA	MCVILLE
	Wire Center Total	
381447	MDCKNDXA	MADDOCK
	Wire Center Total	
381610	MEDNNDXA	MEDINA
	Wire Center Total	
381617	MEDRNDXA	MEDORA
	Wire Center Total	
383303	MHLLNDXA	MOHALL
	Wire Center Total	
385144	MINTNDBA	MINTO
	Wire Center Total	
381632	MKTINDXA	MAKOTI
	Wire Center Total	
381636	MLTNNDXA	MILTON
	Wire Center Total	
383303	MNABNDXA	MINOT AFB
	Wire Center Total	
381636	MNCHNDXA	MUNICH
	Wire Center Total	
385144	MNDNNDXA	BISMARCK-MANDAN
385144	MNDNNDXA	BISMARCK-MANDAN
385144	MNDNNDXA	BISMARCK-MANDAN
	Wire Center Total	
381632	MNDRNDXA	MANDAREE
	Wire Center Total	
381604	MNKNNDAB	MENOKEN
381604	MNKNNDAB	MENOKEN
381604	MNKNNDAB	MENOKEN
381604	MNKNNDAB	MENOKEN
	Wire Center Total	
381607	MNNGNDXA	MANNING
	Wire Center Total	
383303	MNOTNDXA	MINOT
383303	MNOTNDXA	MINOT
383303	MNOTNDXA	MINOT
383303	MNOTNDXA	MINOT
383303	MNOTNDXA	MINOT
383303	MNOTNDXA	MINOT
383303	MNOTNDXA	MINOT
	Wire Center Total	
381447	MNVKNDXA	MINNEWAUKAN
	Wire Center Total	
381637	MRCRNDXA	MERCER
	Wire Center Total	
381625	MRMNNDXA	MARMON
	Wire Center Total	
381631	MRTNNDXA	MOORETON
	Wire Center Total	
383303	MTGSNDXA	METIGOSHE
	Wire Center Total	
383303	MXBSNDXA	MAXBASS
	Wire Center Total	
385144	MYVLNDBC	MAYVILLE

Confidential Exhibit 389015ND112 - 2023  
 North Dakota Service Improvement Plan 2024 Projection

ILEC Study Area (list every study area)	Wire Center CLLI (list every wire center)	Wire Center Name
	Wire Center Total	
381630	NCHENDXA	NECHE
	Wire Center Total	
381630	NEKMNDXA	NEKOMA
	Wire Center Total	
381607	NELDNDXA	NEW ENGLAND
381607	NELDNDXA	NEW ENGLAND
	Wire Center Total	
381630	NGRANDXA	NIAGARA
	Wire Center Total	
381401	NLVLNXXN	W NIELSVL
	Wire Center Total	
381618	NOMENDXA	NOME
	Wire Center Total	
381625	NONANDXA	NOONAN
	Wire Center Total	
381632	NORMNDXA	NORMA
	Wire Center Total	
383303	NWBGNDXA	NEWBURG
	Wire Center Total	
385144	NWODNBC	NORTHWOOD
	Wire Center Total	
381447	NWRKNDXA	NEW ROCKFORD
	Wire Center Total	
381637	NWSLNDXA	NEW SALEM
381637	NWSLNDXA	NEW SALEM
	Wire Center Total	
381632	NWTWNDXA	NEW TOWN
381632	NWTWNDXA	NEW TOWN
	Wire Center Total	
381616	PAGENDXA	PAGE
	Wire Center Total	
381447	PEKNNDXA	PEKIN
	Wire Center Total	
381447	PENNNDXA	PENN
	Wire Center Total	
381637	PKCYNDXA	PICK CITY
	Wire Center Total	
381630	PKRVND01	PARK RIVER
381630	PKRVND01	PARK RIVER
	Wire Center Total	
381632	PLAZNDXA	PLAZA
	Wire Center Total	
381614	PMBNDBC	PEMBINA
	Wire Center Total	
381632	PRSHNDXA	PARSHALL
	Wire Center Total	
381617	PRTLNDXA	PORTAL
	Wire Center Total	
381630	PTBGNDXA	PETERSBURG
	Wire Center Total	
381625	PWLKNDXA	POWERSLAKE
	Wire Center Total	
381625	RAY NDXA	RAY
	Wire Center Total	
381604	RBSNNDXA	ROBINSON
	Wire Center Total	
381607	RCHDNDXA	RICHARDTON
	Wire Center Total	
381636	RCLKNDXA	ROCK LAKE
	Wire Center Total	

Confidential Exhibit 389015ND112 - 2023  
 North Dakota Service Improvement Plan 2024 Projection

ILEC Study Area (list every study area)	Wire Center CLLI (list every wire center)	Wire Center Name
381607	RDERNDXA	REEDER
	Wire Center Total	
381626	R DPRNDXA	ROUNDPRARI
	Wire Center Total	
381447	RGBYNDXA	RUGBY
	Wire Center Total	
381607	RGNTNDXA	REGENT
	Wire Center Total	
381607	RHMENDXA	RHAME
	Wire Center Total	
381636	RLTENDXA	ROLETTE
	Wire Center Total	
381636	ROLLNDBC	ROLLA
381636	ROLLNDBC	ROLLA
	Wire Center Total	
381632	ROSSNDXA	ROSS
	Wire Center Total	
381632	RSGLNDXA	ROSEGLEN
	Wire Center Total	
381632	RYDRNDXA	RYDER
	Wire Center Total	
385144	RYNLNDBC	REYNOLDS
	Wire Center Total	
381607	SCTNNDXA	SCRANTON
	Wire Center Total	
381401	SHLYMNXS	WESTSHELLY
	Wire Center Total	
381607	SHRTNDXA	SOUTHHEART
	Wire Center Total	
383303	SHWDNDXA	SHERWOOD
	Wire Center Total	
381447	SHYNDXA	SHEYENNE
	Wire Center Total	
381637	SLRGNDXA	SELFRIDGE
	Wire Center Total	
381616	SNBRNDXA	SANBORN
	Wire Center Total	
381637	SNTNNDXA	STANTON
	Wire Center Total	
381636	SORSNDXA	SOURIS
	Wire Center Total	
381632	SPNCNDXA	SPENCER
	Wire Center Total	
383303	SPRRNDXA	SOUTH PRAIRIE
	Wire Center Total	
381632	SQGPNDXA	SQUAW GAP
	Wire Center Total	
381636	SRLSNDXA	SARLES
	Wire Center Total	
381637	STATNDXB	ST ANTHONY
	Wire Center Total	
381604	STELNDXA	STEELE
381604	STELNDXA	STEELE
	Wire Center Total	
381617	STNLNDXA	STANLEY
	Wire Center Total	
381447	STRKNDXA	STARKWEATHER
	Wire Center Total	
381630	STTMNDXA	ST THOMAS
	Wire Center Total	
383303	SWYRNDXA	SAWYER

Confidential Exhibit 389015ND112 - 2023  
 North Dakota Service Improvement Plan 2024 Projection

ILEC Study Area (list every study area)	Wire Center CLLI (list every wire center)	Wire Center Name
	Wire Center Total	
385144	THSNDBC	THOMPSON
	Wire Center Total	
381625	TIOGDXA	TIOGA
381625	TIOGDXA	TIOGA
	Wire Center Total	
381447	TOLNNDXA	TOLNA
	Wire Center Total	
383303	TOLYNDXA	TOLLEY
	Wire Center Total	
381637	TRLKNDXA	TURTLELAKE
	Wire Center Total	
381616	TWCYNDXA	TOWER CITY
	Wire Center Total	
383303	TWNRNDXA	TOWNER
	Wire Center Total	
381637	UNWDNDXA	RIVERDALE
	Wire Center Total	
383303	UPHMNDXA	UPHAM
	Wire Center Total	
385144	VLCYNDBC	VALLEY CITY
385144	VLCYNDBC	VALLEY CITY
	Wire Center Total	
383303	VLVANDXA	VELVA
	Wire Center Total	
381611	VNTRNDXA	VENTURIA
	Wire Center Total	
381636	WALSNDXA	WALES
	Wire Center Total	
381447	WBSTNDXA	WEBSTER
	Wire Center Total	
381610	WDWONDXA	WOODWORTH
	Wire Center Total	
385144	WFRGNDBC	FARGO
385144	WFRGNDBC	FARGO
385144	WFRGNDBC	FARGO
385144	WFRGNDBC	FARGO
385144	WFRGNDBC	FARGO
385144	WFRGNDBC	FARGO
385144	WFRGNDBC	FARGO
385144	WFRGNDBC	FARGO
385144	WFRGNDBC	FARGO
	Wire Center Total	
383303	WHOPNDXA	WESTHOPE
	Wire Center Total	
385144	WHTNDBC	WHPETON
385144	WHTNDBC	WHPETON
	Wire Center Total	
381509	WLCTNDXA	WALCOTT
	Wire Center Total	
381636	WLCYNDXA	WILLOW CITY
	Wire Center Total	
381625	WLDNRNDXA	WILDROSE
	Wire Center Total	
381636	WLHLNDXA	WALHALLA
381636	WLHLNDXA	WALHALLA
	Wire Center Total	
381447	WRWKNDXA	WARWICK
	Wire Center Total	
381637	WSBNNDXA	WASHBURN
	Wire Center Total	



Confidential 2024 Exhibit C

Reference Number	Change Date
OH-00417198	2/13/23
OH-00441258	2/28/23
OH-00447507	3/13/23
OH-00447608	3/22/23
OH-00454513	4/14/23
OH-00454562	4/14/23
OH-00466003	4/21/23
OH-00467481	4/27/23
OH-00464571	5/19/23
OH-00469299	6/1/23
OH-00472164	6/23/23
OH-00461352	7/13/23
OH-00501283	9/5/23
OH-00511949	9/28/23
OH-00516178	10/14/23
OH-00518169	10/18/23
OH-00520733	10/29/23
OH-00523460	11/7/23
OH-00525197	11/13/23
OH-00527395	11/20/23
OH-00527860	11/23/23
OH-00534153	12/4/23
OH-00548982	12/14/23



Per discussion between AT&T Federal Regulatory and FCC Staff in February, 2024, AT&T is including two years worth of Tribal Engagement Letters.

We are including letters sent in 2023 referencing funds spend in 2022 (previously submitted last year in the 2024 Submission Period) as well as the most recent letters sent in 2024 referencing funds spend in 2023 (the time period covered in this year's filing – the 2025 Submission Period).



Jon Blessing  
Area Manager-  
External Affairs

7158 Othello St.  
Castle Pines, CO 80108  
303.256.7354  
[jblessing@att.com](mailto:jblessing@att.com)

April 12, 2023

Sisseton-Wahpeton Oyate of the Lake Traverse Reservation  
12554 BIA Highway 711  
Agency Village, SD, 57262

Dear Chairman Renville:

New Cingular Wireless PCS, LLC 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 North Dakota, including all or part of the lands of Sisseton-Wahpeton Oyate of the Lake Traverse Reservation. As an ETC, New Cingular Wireless is subject to the rules and requirements of the Federal Communications Commission (“FCC”), including 47 C.F.R. § 54.313(a)(5), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments.<sup>1</sup> This rule became effective August 5, 2013.<sup>2</sup>

You are receiving this letter because in 2022 New Cingular Wireless received federal high-cost support in North Dakota. AT&T is available for discussions with you and your colleagues about AT&T’s service and the topics set forth in 47 C.F.R. § 54.313(a)(5), such as planning, sustainability, and land use issues.

Sincerely,

Jon Blessing  
Area Manager – External Affairs

---

<sup>1</sup> See *Connect America Fund*, WC Docket No. 10-90 et al., 26 FCC Rcd 17663 (2011) (“*USF/ICC Transformation Order*”); 47 C.F.R. § 54.313(a)(5). See also *Office of Native Affairs and Policy, Wireless Telecommunications Bureau, and Wireline Competition Bureau Issue Further Guidance on Tribal Government Engagement Obligation Provisions of the Connect America Fund*, Public Notice, DA 12-11665 (rel. July 19, 2012), available at [https://apps.fcc.gov/edocs\\_public/attachmatch/DA-12-1165A1.pdf](https://apps.fcc.gov/edocs_public/attachmatch/DA-12-1165A1.pdf).

<sup>2</sup> 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, e.g., *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).

# Proof of Delivery

Dear Customer,

This notice serves as proof of delivery for the shipment listed below.

**Tracking Number**

1ZA8467F0294599413

**Weight**

0.10 LBS

**Service**

UPS 2nd Day Air®

**Shipped / Billed On**

04/13/2023

**Delivered On**

04/18/2023 10:21 A.M.

**Delivered To**

SISSETON, SD, US

**Received By**

SEABOY

**Left At**

Dock

Please print for your records as photo and details are only available for a limited time.

Sincerely,

UPS

Tracking results provided by UPS: 04/18/2023 8:16 P.M. EST



Jon Blessing  
Area Manager-  
External Affairs

7158 Othello St.  
Castle Pines, CO 80108  
303.256.7354  
[jblessing@att.com](mailto:jblessing@att.com)

April 12, 2023

Spirit Lake Sioux Tribe  
816 3<sup>rd</sup> Avenue North  
Fort Totten, ND 58335

Dear Chairman Yankton:

New Cingular Wireless PCS, LLC 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 North Dakota, including all or part of the lands of Spirit Lake Sioux Tribe. As an ETC, New Cingular Wireless is subject to the rules and requirements of the Federal Communications Commission (“FCC”), including 47 C.F.R. § 54.313(a)(5), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments.<sup>1</sup> This rule became effective August 5, 2013.<sup>2</sup>

You are receiving this letter because in 2022 New Cingular Wireless received federal high-cost support in North Dakota. AT&T is available for discussions with you and your colleagues about AT&T’s service and the topics set forth in 47 C.F.R. § 54.313(a)(5), such as planning, sustainability, and land use issues.

Sincerely,

A handwritten signature in black ink that reads "Jon Blessing".

Jon Blessing  
Area Manager – External Affairs

---

<sup>1</sup> See *Connect America Fund*, WC Docket No. 10-90 et al., 26 FCC Rcd 17663 (2011) (“*USF/ICC Transformation Order*”); 47 C.F.R. § 54.313(a)(5). See also *Office of Native Affairs and Policy, Wireless Telecommunications Bureau, and Wireline Competition Bureau Issue Further Guidance on Tribal Government Engagement Obligation Provisions of the Connect America Fund*, Public Notice, DA 12-11665 (rel. July 19, 2012), available at [https://apps.fcc.gov/edocs\\_public/attachmatch/DA-12-1165A1.pdf](https://apps.fcc.gov/edocs_public/attachmatch/DA-12-1165A1.pdf).

<sup>2</sup> 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, e.g., *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).

# Proof of Delivery

Dear Customer,

This notice serves as proof of delivery for the shipment listed below.

**Tracking Number**

1ZA8467F0290036448

**Weight**

0.10 LBS

**Service**

UPS 2nd Day Air®

**Shipped / Billed On**

04/13/2023

**Delivered On**

04/18/2023 11:55 A.M.

**Delivered To**

FORT TOTTEN, ND, US

**Received By**

YANKTON

**Left At**

Inside Delivery

Please print for your records as photo and details are only available for a limited time.

Sincerely,

UPS

Tracking results provided by UPS: 04/18/2023 8:12 P.M. EST



Jon Blessing  
Area Manager-  
External Affairs

7158 Othello St.  
Castle Pines, CO 80108  
303.256.7354  
[jblessing@att.com](mailto:jblessing@att.com)

April 12, 2023

Standing Rock Sioux Tribe  
North Standing Rock Avenue, Bldg. 1  
Fort Yates, ND 58538

Dear Chairwoman Alkire:

New Cingular Wireless PCS, LLC 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 North Dakota, including all or part of the lands of Standing Rock Sioux Tribe. As an ETC, New Cingular Wireless is subject to the rules and requirements of the Federal Communications Commission (“FCC”), including 47 C.F.R. § 54.313(a)(5), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments.<sup>1</sup> This rule became effective August 5, 2013.<sup>2</sup>

You are receiving this letter because in 2022 New Cingular Wireless received federal high-cost support in North Dakota. AT&T is available for discussions with you and your colleagues about AT&T’s service and the topics set forth in 47 C.F.R. § 54.313(a)(5), such as planning, sustainability, and land use issues.

Sincerely,

Jon Blessing  
Area Manager – External Affairs

---

<sup>1</sup> See *Connect America Fund*, WC Docket No. 10-90 et al., 26 FCC Rcd 17663 (2011) (“*USF/ICC Transformation Order*”); 47 C.F.R. § 54.313(a)(5). See also *Office of Native Affairs and Policy, Wireless Telecommunications Bureau, and Wireline Competition Bureau Issue Further Guidance on Tribal Government Engagement Obligation Provisions of the Connect America Fund*, Public Notice, DA 12-11665 (rel. July 19, 2012), available at [https://apps.fcc.gov/edocs\\_public/attachmatch/DA-12-1165A1.pdf](https://apps.fcc.gov/edocs_public/attachmatch/DA-12-1165A1.pdf).

<sup>2</sup> 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, e.g., *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).

# Proof of Delivery

Dear Customer,

This notice serves as proof of delivery for the shipment listed below.

**Tracking Number**

1ZA8467F0292829025

**Weight**

0.10 LBS

**Service**

UPS 2nd Day Air®

**Shipped / Billed On**

04/13/2023

**Delivered On**

04/18/2023 3:45 P.M.

**Delivered To**

FORT YATES, ND, US

**Received By**

WHITE MOUNTAIN

Please print for your records as photo and details are only available for a limited time.

Sincerely,

UPS

Tracking results provided by UPS: 04/18/2023 7:57 P.M. EST



Jon Blessing  
Area Manager-  
External Affairs

7158 Othello St.  
Castle Pines, CO 80108  
303.256.7354  
[jblessing@att.com](mailto:jblessing@att.com)

April 12, 2023

Three Affiliated Tribes of Fort Berthold (MHA Nation)  
404 Frontage Road  
New Town, ND 58763

Dear Chairman Fox:

New Cingular Wireless PCS, LLC 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 North Dakota, including all or part of the lands of Three Affiliated Tribes of Fort Berthold (MHA Nation). As an ETC, New Cingular Wireless is subject to the rules and requirements of the Federal Communications Commission (“FCC”), including 47 C.F.R. § 54.313(a)(5), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments.<sup>1</sup> This rule became effective August 5, 2013.<sup>2</sup>

You are receiving this letter because in 2022 New Cingular Wireless received federal high-cost support in North Dakota. AT&T is available for discussions with you and your colleagues about AT&T’s service and the topics set forth in 47 C.F.R. § 54.313(a)(5), such as planning, sustainability, and land use issues.

Sincerely,

Jon Blessing  
Area Manager – External Affairs

---

<sup>1</sup> See *Connect America Fund*, WC Docket No. 10-90 et al., 26 FCC Rcd 17663 (2011) (“*USF/ICC Transformation Order*”); 47 C.F.R. § 54.313(a)(5). See also *Office of Native Affairs and Policy, Wireless Telecommunications Bureau, and Wireline Competition Bureau Issue Further Guidance on Tribal Government Engagement Obligation Provisions of the Connect America Fund*, Public Notice, DA 12-11665 (rel. July 19, 2012), available at [https://apps.fcc.gov/edocs\\_public/attachmatch/DA-12-1165A1.pdf](https://apps.fcc.gov/edocs_public/attachmatch/DA-12-1165A1.pdf).

<sup>2</sup> 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, e.g., *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).

# Proof of Delivery

Dear Customer,

This notice serves as proof of delivery for the shipment listed below.

**Tracking Number**

1ZA8467F0293736034

**Weight**

0.10 LBS

**Service**

UPS 2nd Day Air®

**Shipped / Billed On**

04/13/2023

**Delivered On**

04/18/2023 2:11 P.M.

**Delivered To**

NEW TOWN, ND, US

**Received By**

FOX

**Left At**

Receiver

Please print for your records as photo and details are only available for a limited time.

Sincerely,

UPS

Tracking results provided by UPS: 04/18/2023 8:25 P.M. EST



Jon Blessing  
Area Manager-  
External Affairs

7158 Othello St.  
Castle Pines, CO 80108  
303.256.7354  
[jblessing@att.com](mailto:jblessing@att.com)

April 12, 2023

Turtle Mountain Band of Chippewa Indians  
4180 Highway 281  
Belcourt, ND 58316

Dear Chairman Azure:

New Cingular Wireless PCS, LLC 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 North Dakota, including all or part of the lands of Turtle Mountain Band of Chippewa Indians. As an ETC, New Cingular Wireless is subject to the rules and requirements of the Federal Communications Commission (“FCC”), including 47 C.F.R. § 54.313(a)(5), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments.<sup>1</sup> This rule became effective August 5, 2013.<sup>2</sup>

You are receiving this letter because in 2022 New Cingular Wireless received federal high-cost support in North Dakota. AT&T is available for discussions with you and your colleagues about AT&T’s service and the topics set forth in 47 C.F.R. § 54.313(a)(5), such as planning, sustainability, and land use issues.

Sincerely,

Jon Blessing  
Area Manager – External Affairs

---

<sup>1</sup> See *Connect America Fund*, WC Docket No. 10-90 et al., 26 FCC Rcd 17663 (2011) (“*USF/ICC Transformation Order*”); 47 C.F.R. § 54.313(a)(5). See also *Office of Native Affairs and Policy, Wireless Telecommunications Bureau, and Wireline Competition Bureau Issue Further Guidance on Tribal Government Engagement Obligation Provisions of the Connect America Fund*, Public Notice, DA 12-11665 (rel. July 19, 2012), available at [https://apps.fcc.gov/edocs\\_public/attachmatch/DA-12-1165A1.pdf](https://apps.fcc.gov/edocs_public/attachmatch/DA-12-1165A1.pdf).

<sup>2</sup> 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, e.g., *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).

# Proof of Delivery

Dear Customer,

This notice serves as proof of delivery for the shipment listed below.

**Tracking Number**

1ZA8467F0299109175

**Weight**

0.10 LBS

**Service**

UPS 2nd Day Air®

**Shipped / Billed On**

04/13/2023

**Delivered On**

04/18/2023 1:06 P.M.

**Delivered To**

BELCOURT, ND, US

**Received By**

KEVIN

Please print for your records as photo and details are only available for a limited time.

Sincerely,

UPS

Tracking results provided by UPS: 04/18/2023 8:31 P.M. EST



Jon Blessing  
Lead Regulatory Relations

AT&T  
7158 Othello St.  
Castle Pines, CO 80108

T: 303.256.7354  
[jblessing@att.com](mailto:jblessing@att.com)  
[www.att.com](http://www.att.com)

April 12, 2024

Turtle Mountain Band of Chippewa Indians  
4180 Highway 281  
Belcourt, ND 58316

Dear Chairman Azure:

New Cingular Wireless PCS, LLC 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 North Dakota, including all or part of the lands of Turtle Mountain Band of Chippewa Indians. As an ETC, New Cingular Wireless is subject to the rules and requirements of the Federal Communications Commission (“FCC”), including 47 C.F.R. § 54.313(a)(5), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments.<sup>1</sup> This rule became effective August 5, 2013.<sup>2</sup>

You are receiving this letter because in 2022 New Cingular Wireless received federal high-cost support in North Dakota. AT&T is available for discussions with you and your colleagues about AT&T’s service and the topics set forth in 47 C.F.R. § 54.313(a)(5), such as planning, sustainability, and land use issues.

Sincerely,

A handwritten signature in black ink that reads "Jon Blessing".

Jon Blessing  
Lead Regulatory Relations – External Affairs

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<sup>1</sup> See *Connect America Fund*, WC Docket No. 10-90 et al., 26 FCC Rcd 17663 (2011) (“*USF/ICC Transformation Order*”); 47 C.F.R. § 54.313(a)(5). See also *Office of Native Affairs and Policy, Wireless Telecommunications Bureau, and Wireline Competition Bureau Issue Further Guidance on Tribal Government Engagement Obligation Provisions of the Connect America Fund*, Public Notice, DA 12-11665 (rel. July 19, 2012), available at [https://apps.fcc.gov/edocs\\_public/attachmatch/DA-12-1165A1.pdf](https://apps.fcc.gov/edocs_public/attachmatch/DA-12-1165A1.pdf).

<sup>2</sup> 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, e.g., *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).

# Proof of Delivery

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Dear Customer,

This notice serves as proof of delivery for the shipment listed below.

**Tracking Number**

1ZA8467F0292011550

**Weight**

0.10 LBS

**Service**

UPS 2nd Day Air®

**Shipped / Billed On**

04/11/2024

**Delivered On**

04/16/2024 11:31 A.M.

**Delivered To**

BELCOURT, ND, US  
**Received By**

DELORME

Please print for your records as photo and details are only available for a limited time.

Sincerely,

UPS

Tracking results provided by UPS: 04/16/2024 12:41 P.M. EST



Jon Blessing  
Lead Regulatory Relations

AT&T  
7158 Othello St.  
Castle Pines, CO 80108

T: 303.256.7354  
[jblessing@att.com](mailto:jblessing@att.com)  
[www.att.com](http://www.att.com)

April 12, 2024

Sisseton-Wahpeton Oyate of the Lake Traverse Reservation  
12554 BIA Highway 711  
Agency Village, SD 57262

Dear Chairman Renville:

New Cingular Wireless PCS, LLC 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 North Dakota, including all or part of the lands of Sisseton-Wahpeton Oyate of the Lake Traverse Reservation. As an ETC, New Cingular Wireless is subject to the rules and requirements of the Federal Communications Commission (“FCC”), including 47 C.F.R. § 54.313(a)(5), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments.<sup>1</sup> This rule became effective August 5, 2013.<sup>2</sup>

You are receiving this letter because in 2022 New Cingular Wireless received federal high-cost support in North Dakota. AT&T is available for discussions with you and your colleagues about AT&T’s service and the topics set forth in 47 C.F.R. § 54.313(a)(5), such as planning, sustainability, and land use issues.

Sincerely,

A handwritten signature in black ink that reads "Jon Blessing".

Lead Regulatory Relations – External Affairs

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<sup>1</sup> See *Connect America Fund*, WC Docket No. 10-90 et al., 26 FCC Rcd 17663 (2011) (“*USF/ICC Transformation Order*”); 47 C.F.R. § 54.313(a)(5). See also *Office of Native Affairs and Policy, Wireless Telecommunications Bureau, and Wireline Competition Bureau Issue Further Guidance on Tribal Government Engagement Obligation Provisions of the Connect America Fund*, Public Notice, DA 12-11665 (rel. July 19, 2012), available at [https://apps.fcc.gov/edocs\\_public/attachmatch/DA-12-1165A1.pdf](https://apps.fcc.gov/edocs_public/attachmatch/DA-12-1165A1.pdf).

<sup>2</sup> 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, e.g., *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).

# Proof of Delivery

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Dear Customer,

This notice serves as proof of delivery for the shipment listed below.

**Tracking Number**

1ZA8467F0297217570

**Weight**

0.10 LBS

**Service**

UPS 2nd Day Air®

**Shipped / Billed On**

04/11/2024

**Delivered On**

04/17/2024 12:30 P.M.

**Delivered To**

AGENCY VILLAGE, SD, US

**Received By**

BURSHEIM

Please print for your records as photo and details are only available for a limited time.

Sincerely,

UPS

Tracking results provided by UPS: 04/17/2024 2:01 P.M. EST



Jon Blessing  
Lead Regulatory Relations

AT&T  
7158 Othello St.  
Castle Pines, CO 80108

T: 303.256.7354  
[jblessing@att.com](mailto:jblessing@att.com)  
[www.att.com](http://www.att.com)

April 12, 2024

Spirit Lake Sioux Tribe  
816 3<sup>rd</sup> Avenue North  
Fort Totten, ND 58335

Dear Chairman Yankton:

New Cingular Wireless PCS, LLC 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 North Dakota, including all or part of the lands of Spirit Lake Sioux Tribe. As an ETC, New Cingular Wireless is subject to the rules and requirements of the Federal Communications Commission (“FCC”), including 47 C.F.R. § 54.313(a)(5), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments.<sup>1</sup> This rule became effective August 5, 2013.<sup>2</sup>

You are receiving this letter because in 2022 New Cingular Wireless received federal high-cost support in North Dakota. AT&T is available for discussions with you and your colleagues about AT&T’s service and the topics set forth in 47 C.F.R. § 54.313(a)(5), such as planning, sustainability, and land use issues.

Sincerely,

A handwritten signature in black ink that reads "Jon Blessing".

Jon Blessing

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<sup>1</sup> See *Connect America Fund*, WC Docket No. 10-90 et al., 26 FCC Rcd 17663 (2011) (“*USF/ICC Transformation Order*”); 47 C.F.R. § 54.313(a)(5). See also *Office of Native Affairs and Policy, Wireless Telecommunications Bureau, and Wireline Competition Bureau Issue Further Guidance on Tribal Government Engagement Obligation Provisions of the Connect America Fund*, Public Notice, DA 12-11665 (rel. July 19, 2012), available at [https://apps.fcc.gov/edocs\\_public/attachmatch/DA-12-1165A1.pdf](https://apps.fcc.gov/edocs_public/attachmatch/DA-12-1165A1.pdf).

<sup>2</sup> 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, e.g., *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).

# Proof of Delivery

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Dear Customer,

This notice serves as proof of delivery for the shipment listed below.

**Tracking Number**

1ZA8467F0299154385

**Weight**

0.10 LBS

**Service**

UPS 2nd Day Air®

**Shipped / Billed On**

04/11/2024

**Delivered On**

04/16/2024 1:12 P.M.

**Delivered To**

FORT TOTTEN, ND, US  
**Received By**

CORA

**Left At**

Inside Delivery

Please print for your records as photo and details are only available for a limited time.

Sincerely,

UPS

Tracking results provided by UPS: 04/16/2024 3:42 P.M. EST



Jon Blessing  
Lead Regulatory Relations

AT&T  
7158 Othello St.  
Castle Pines, CO 80108

T: 303.256.7354  
[jblessing@att.com](mailto:jblessing@att.com)  
[www.att.com](http://www.att.com)

April 12, 2024

Standing Rock Sioux Tribe  
North Standing Rock Avenue, Bldg. 1  
Fort Yates, ND 58538

Dear Chairwoman Alkire:

New Cingular Wireless PCS, LLC 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 North Dakota, including all or part of the lands of Standing Rock Sioux Tribe. As an ETC, New Cingular Wireless is subject to the rules and requirements of the Federal Communications Commission (“FCC”), including 47 C.F.R. § 54.313(a)(5), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments.<sup>1</sup> This rule became effective August 5, 2013.<sup>2</sup>

You are receiving this letter because in 2022 New Cingular Wireless received federal high-cost support in North Dakota. AT&T is available for discussions with you and your colleagues about AT&T’s service and the topics set forth in 47 C.F.R. § 54.313(a)(5), such as planning, sustainability, and land use issues.

Sincerely,

A handwritten signature in black ink that reads "Jon Blessing".

Jon Blessing  
Lead Regulatory Relations – External Affairs

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<sup>1</sup> See *Connect America Fund*, WC Docket No. 10-90 et al., 26 FCC Rcd 17663 (2011) (“*USF/ICC Transformation Order*”); 47 C.F.R. § 54.313(a)(5). See also *Office of Native Affairs and Policy, Wireless Telecommunications Bureau, and Wireline Competition Bureau Issue Further Guidance on Tribal Government Engagement Obligation Provisions of the Connect America Fund*, Public Notice, DA 12-11665 (rel. July 19, 2012), available at [https://apps.fcc.gov/edocs\\_public/attachmatch/DA-12-1165A1.pdf](https://apps.fcc.gov/edocs_public/attachmatch/DA-12-1165A1.pdf).

<sup>2</sup> 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, e.g., *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).

## Proof of Delivery

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Dear Customer,

This notice serves as proof of delivery for the shipment listed below.

**Tracking Number**

1ZA8467F0296637396

**Weight**

0.10 LBS

**Service**

UPS 2nd Day Air®

**Shipped / Billed On**

04/11/2024

**Delivered On**

04/16/2024 4:04 P.M.

**Delivered To**

FORT YATES, ND, US  
**Received By**

ALKIRE

Please print for your records as photo and details are only available for a limited time.

Sincerely,

UPS

Tracking results provided by UPS: 04/16/2024 5:55 P.M. EST



Jon Blessing  
Lead Regulatory Relations

AT&T  
7158 Othello St.  
Castle Pines, CO 80108

T: 303.256.7354  
[jblessing@att.com](mailto:jblessing@att.com)  
[www.att.com](http://www.att.com)

April 12, 2024

Three Affiliated Tribes of Fort Berthold (MHA Nation)  
404 Frontage Road  
New Town, ND 58763

Dear Chairman Fox:

New Cingular Wireless PCS, LLC 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 North Dakota, including all or part of the lands of Three Affiliated Tribes of Fort Berthold (MHA Nation). As an ETC, New Cingular Wireless is subject to the rules and requirements of the Federal Communications Commission (“FCC”), including 47 C.F.R. § 54.313(a)(5), which requires high-cost USF recipients that serve Tribal lands to have discussions with Tribal governments.<sup>1</sup> This rule became effective August 5, 2013.<sup>2</sup>

You are receiving this letter because in 2022 New Cingular Wireless received federal high-cost support in North Dakota. AT&T is available for discussions with you and your colleagues about AT&T’s service and the topics set forth in 47 C.F.R. § 54.313(a)(5), such as planning, sustainability, and land use issues.

Sincerely,

A handwritten signature in black ink that reads "Jon Blessing".

Jon Blessing  
Lead Regulatory Relations – External Affairs

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<sup>1</sup> See *Connect America Fund*, WC Docket No. 10-90 et al., 26 FCC Rcd 17663 (2011) (“*USF/ICC Transformation Order*”); 47 C.F.R. § 54.313(a)(5). See also *Office of Native Affairs and Policy, Wireless Telecommunications Bureau, and Wireline Competition Bureau Issue Further Guidance on Tribal Government Engagement Obligation Provisions of the Connect America Fund*, Public Notice, DA 12-11665 (rel. July 19, 2012), available at [https://apps.fcc.gov/edocs\\_public/attachmatch/DA-12-1165A1.pdf](https://apps.fcc.gov/edocs_public/attachmatch/DA-12-1165A1.pdf).

<sup>2</sup> 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, e.g., *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).

## Proof of Delivery

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Dear Customer,

This notice serves as proof of delivery for the shipment listed below.

**Tracking Number**

1ZA8467F0290739742

**Weight**

0.10 LBS

**Service**

UPS 2nd Day Air®

**Shipped / Billed On**

04/11/2024

**Delivered On**

04/16/2024 1:58 P.M.

**Delivered To**

NEW TOWN, ND, US

**Received By**

FOX

**Left At**

Inside Delivery

Please print for your records as photo and details are only available for a limited time.

Sincerely,

UPS

Tracking results provided by UPS: 04/16/2024 3:33 P.M. EST



June 14, 2023

Mr. Len Cali  
Senior Vice President, Global Public Policy  
AT&T Mobility  
1120 20<sup>th</sup> Street, NW  
Suite 1000  
Washington, DC 20036

Dear Len:

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, 2023– June 30, 2024. 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 Kathryn Dall'Asta, CTIA's Vice President and Deputy General Counsel, at (202) 736-3677 or [kdallasta@ctia.org](mailto:kdallasta@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,

DocuSigned by:  
  
9947F4ABEF7C417...  
Kathryn Dall'Asta  
Vice President and Deputy General Counsel

cc: Elizabeth King  
Senior – Service Continuity, CBCP, ISO Certification Program  
AT&T Corporate Business Continuity Planning

Affiliates*	SAC	Doing Business As Company or Brand Designation
AT&T ENTERPRISES, LLC	549004	AT&T Enterprises, LLC
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
BELLSOUTH TELECOMMUNICATIONS, LLC	215191	AT&T Florida (ETC designation relinquished effective 2/15/22)
BELLSOUTH TELECOMMUNICATIONS, LLC	225192	AT&T Georgia (ETC designation relinquished effective 2/15/22)
BELLSOUTH TELECOMMUNICATIONS, LLC	235193	AT&T North Carolina (ETC designation relinquished effective 2/15/22)
BELLSOUTH TELECOMMUNICATIONS, LLC	245194	AT&T South Carolina (ETC designation relinquished effective 2/15/22)
BELLSOUTH TELECOMMUNICATIONS, LLC	255181	AT&T Alabama (ETC designation relinquished effective 12/8/21)
BELLSOUTH TELECOMMUNICATIONS, LLC	265182	AT&T Kentucky (ETC designation relinquished effective 2/15/22)
BELLSOUTH TELECOMMUNICATIONS, LLC	275183	AT&T Louisiana (ETC designation relinquished effective 2/18/22)
BELLSOUTH TELECOMMUNICATIONS, LLC	285184	AT&T Mississippi
BELLSOUTH TELECOMMUNICATIONS, LLC	295185	AT&T Tennessee (ETC designation relinquished effective 2/15/22)
ILLINOIS BELL TELEPHONE COMPANY, LLC	345070	AT&T Illinois (ETC designation relinquished effective 2/15/22)
INDIANA BELL TELEPHONE COMPANY, LLC	325080	AT&T Indiana
MICHIGAN BELL TELEPHONE COMPANY	315090	AT&T Michigan
NEVADA BELL TELEPHONE COMPANY, LLC	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	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, LLC	405211	AT&T Arkansas
SOUTHWESTERN BELL TELEPHONE COMPANY, LLC	415214	AT&T Kansas
SOUTHWESTERN BELL TELEPHONE COMPANY, LLC	445216	AT&T Texas (ETC designation relinquished effective 2/15/22)
THE OHIO BELL TELEPHONE COMPANY, LLC	305150	AT&T Ohio
WISCONSIN BELL, LLC	335220	AT&T Wisconsin (ETC designation relinquished effective 2/15/22)