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PUBLIC SERVICE COMMISSION

August 31, 2009

via Federal Express

Hon. Jeff Derouen Executive Director Public Service Commission 211 Sower Blvd. P. O. Box 615 Frankfort, KY 40601

> Re: A Certification of the Carriers Receiving Universal Service High Cost Support, Administrative Case No. 381

Dear Mr. Derouen:

Enclosed for filing in the above-styled case is one original and ten (10) copies of East Kentucky Network, LLC d/b/a Appalachian Wireless' Annual Affidavit Regarding Use of Federal Universal Service High Cost Support.

Please also note the enclosed additional copy of the document to be file-stamped. Please file-stamp the additional copy and return it to me in the enclosed, self-addressed, pre-paid envelope.

Thank you, and if you have any questions with regard to this matter, please call me.

Very truly yours,

**DINSMORE & SHOHL LLP** 

Holly C. Wallace

HCW/rk Enclosures

cc: Gerald Robinette

John E. Selent, Esq.

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## COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

SET 0 1 2009

PUBLIC SERVICE COMMISSION

In the Matter of:

A CERTIFICATION OF THE CARRIERS	)	ADMINISTRATIVE
RECEIVING UNIVERSAL SERVICE	)	<b>CASE NO. 381</b>
HIGH COST SUPPORT	)	

## EAST KENTUCKY NETWORK, LLC d/b/a APPALACHIAN WIRELESS ANNUAL AFFIDAVIT REGARDING USE OF FEDERAL UNIVERSAL SERVICE HIGH -COST SUPPORT

East Kentucky Network, LLC d/b/a Appalachian Wireless ("East Kentucky Network") hereby submits the attached affidavit regarding the use of Federal Universal Service High-Cost Support.

In order to receive federal support beginning January 1 of each year, the Kentucky Public Service Commission must file its annual certification on or before October 1 of the previous year. The attached affidavit should be accepted by the Kentucky Public Service Commission for the purpose of notifying the Universal Service Administrative Company ("USAC") and the Federal Communications Commission ("FCC") that East Kentucky Network is eligible to receive high-cost support in accordance with 47 U.S.C. § 254(e).

In addition, in accordance with the August 11, 2005 order in Case No. 2005-00045, East Kentucky Network reports that it progressed with its build-out plans by constructing twenty-three new cell sites last year. It also reports that it received four "trouble reports" per 1,000 handsets last year, and that it did not receive any unfulfilled requests for service in its service area.

Respectfully submitted,

John E. Selent Holly C. Wallace

DINSMORE & SHOHL LLP

1400 PNC Plaza 500 West Jefferson Street Louisville, Kentucky 40202 (502) 540-2300 (502) 585-2207 (facsimile) Counsel to East Kentucky Network, LLC d/b/a Appalachian Wireless

## AFFIDAVIT OF GERALD ROBINETTE

I, the undersigned Gerald Robinette, do hereby declare under penalty of perjury as follows.

- 1. I am the authorized representative of East Kentucky Network, LLC d/b/a Appalachian Wireless ("East Kentucky Network"). I am personally familiar with the Federal Universal Service High-Cost Support received by East Kentucky Network and how these funds are used by East Kentucky Network.
- 2. East Kentucky Network was designated as an eligible telecommunications carrier by the Kentucky Public Service Commission in Case No. 2005-00045 by order dated August 11, 2005.
- 3. East Kentucky Network estimates that it will receive \$7,922,839.98 of Federal Universal Service support during the January 1, 2010 to December 31, 2010 time period.
- 4. The Federal Universal Service Support funds East Kentucky Network receives during 2010 will be used for the provision, maintenance and upgrading of facilities and services for which the support is intended, as designated by the Federal Communications Commission consistent with Section 254(e) of the Federal Telecommunications Act of 1996. These funds will be used to provide the following supported services, as outlined in 47 C.F.R. § 54.101(a), which are available to any customer in East Kentucky Network's service area: voice grade access to the public switched network, unlimited local usage, dual tone multi-frequency signaling or its functional equivalent, access to emergency services, including 9-1-1 service or enhanced 9-1-1 service, access to operator service, access to interexchange service and access to directory assistance and toll limitation for qualifying low income customers.
- 5. East Kentucky Network follows Federal Communications Commission Part 32 accounting requirements for regulated local exchange carriers and Part 36 separations provisions

used to determine high-cost support amounts.

- 6. While continuing to receive the estimated amount of Federal Universal Service support as described and using this support for the purposes as described, East Kentucky Network does not anticipate increasing local rates nor withdrawing any services; therefore, the comparability of rates and service between the rural areas served by East Kentucky Network and the urban areas of Kentucky will not be changed because of any action on the part of East Kentucky Network.
- 7. The matters addressed above are within my personal knowledge and are true and correct.

Gerald Robinette
Authorized Representative
East Kentucky Network, LLC

d/b/a Appalachian Wireless

COUNTY OF <u>Floyd</u>	)
	)
STATE OF KENTUCKY	)

Sworn and subscribed before me, the undersigned authority, on this the <u>3/</u> day of August, 2009.

Notary Public, State of Kentucky

My Commission expires June 22, 2013.

