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RECEIVED

August 28, 2015

PUBLIC SERVICE

AUG 31 2015

COMMISSION

Jeffrey DeRouen **Executive Director** Kentucky Public Service Commission 211 Sower Boulevard Frankfort, KY 40601

> SI Wireless—High Cost Annual Report Required for Administrative Case No. 381 RE:

Dear Mr. DeRouen:

Enclosed please find the original and ten copies of SI Wireless, LLC's Annual Affidavit Regarding Use of Federal Universal Service High-Cost Support. Please indicate receipt of this filing by placing your file stamp on the extra copy and returning to me in the enclosed envelope.

Sincerely yours,

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Douglas F. Brent

DFB: jmp Enclosures Todd Lantor cc:

COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of A Certification of the Carriers Receiving Universal Service High Cost Support

Administrative Case No. 381

PUBLIC SERVICE COMMISSION

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AUG 31 2015

SI WIRELESS, LLC ANNUAL AFFIDAVIT REGARDING USE OF FEDERAL UNIVERSAL SERVICE HIGH-COST SUPPORT

SI Wireless, LLC ("SI Wireless" or "the Company") has been designated by the Kentucky Public Service Commission as an Eligible Telecommunications Carrier ("ETC").¹ Pursuant to the SI Wireless ETC Order, SI Wireless is required to file an annual certification with the Commission by September 1st in accordance with the requirements of Administrative Case No. 381. To date, SI Wireless has not received any high-cost support, but it is filing this annual certification in order to comply with the terms of the SI Wireless ETC Order.

Respectfully submitted.

Douglas F. Brent STOLL KEENON OGDEN PLLC 2000 PNC Plaza 500 West Jefferson Street Louisville, KY 40202 (502) 333-6000

Todd B. Lantor* LUKAS, NACE, GUTIERREZ & SACHS, LLP 8300 Greensboro Drive Suite 1200 McLean, Virginia 22102 (703) 584-8678

* Not admitted in Virginia

August 11, 2015

¹ See Order, Case No. 2012-00145 (rel. June 25, 2012) ("SI Wireless ETC Order").

AFFIDAVIT OF JASON NARRELL

I, the undersigned Jason Narrell, do hereby declare under penalty of perjury as follows:

1. I am the Chief Financial Officer ("CFO") of SI Wireless, LLC ("SI Wireless"). As the CFO, I am personally familiar with the Federal Universal Service Support available to Eligible Telecommunications Carriers ("ETCs") and how these funds are to be used.

2. SI Wireless was designated as an ETC by the Kentucky Public Service Commission by order on June 25, 2012 in Case No. 2012-00145.

3. SI Wireless has not previously applied for or received Federal Universal Service high-cost support.

4. Any Federal Universal Service Support high-cost support funds that SI Wireless receives will be used for the provision, maintenance and upgrading of facilities and services for which the support is intended, as designated by the FCC consistent with Section 254(e) of the federal Telecommunications Act and the FCC's Rules.

5. To the extent that it receives any Federal Universal Service support, SI Wireless does not anticipate increasing local rates nor withdrawing any services. Therefore, the comparability of rates and services between rural and urban areas will not be changed.

6. SI Wireless reports that it received a total of zero complaints per thousand handsets in Kentucky in 2015.

7. SI Wireless did not have any unfulfilled requests for service in its ETC designated area within the past year.

8. The matters addressed above are within my personal knowledge and are true and correct.

Jason Narrell

Chief Financial Officer SI Wireless, LLC

Subscribed and sworn to before me, a Notary Public in and for the State of <u>Tennessee</u> and County, this <u>20</u>day of August, 2015

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