

Suite 2400 1300 SW Fifth Avenue Portland, OR 97201-5630

Alan J. Galloway 503.241.2300 tel 503.778.5299 fax alangalloway@dwt.com

September 4, 2012

#### VIA UPS OVERNIGHT MAIL

Public Utility Commission of Oregon 550 Capitol St. N.E., Suite 215 Salem, OR 97308-2148 Attn: Filing Clerk

Re: Cricket Communications, Inc.

Dear Filing Clerk:

Enclosed please find an original and two copies of the Application of Cricket Communications, Inc. to Amend Its Designation as an Eligible Telecommunications Carrier and Eligible Telecommunications Provider. This filing has been electronically submitted.

If you have any questions, or if I may provide you with additional information, please do not hesitate to contact me. Thank you for your assistance.

Very truly yours,

Davis Wright Tremaine LLP

1 Know

Alan J. Galloway Of Attorneys for Cricket Communications, Inc.

Enclosures cc: M. Trinchero Client

#### DWT 20278835v1 0052215-001685

Anchorage Bellevue Los Angeles

#### **BEFORE THE PUBLIC UTILITY COMMISSION**

#### **OF OREGON**

In the Matter of the Application of	) Docket No
Cricket Communications, Inc.	) ) APPLICATION OF CRICKET
	) COMMUNICATIONS, INC. TO
to Amend Its Designation	) AMEND ITS DESIGNATION AS AN
as an Eligible Telecommunications	) ELIGIBLE TELECOMMUNICATIONS
Carrier and Eligible Telecommunications	) CARRIER AND ELIGIBLE
Provider	) <b>TELECOMMUNICATIONS</b>
	) <b>PROVIDER</b>

#### APPLICATION OF CRICKET COMMUNICATIONS, INC. TO AMEND ITS DESIGNATION AS AN ELIGIBLE TELECOMMUNICATIONS CARRIER AND ELIGIBLE TELECOMMUNICATIONS PROVIDER

Pursuant to 47 U.S.C. § 214(e) of the Communications Act of 1934, as amended (the "Act"), and the requirements of the Oregon Public Utility Commission ("Commission"),<sup>1</sup> Cricket Communications, Inc. ("Cricket") respectfully submits this Application to Amend Its Designation as an Eligible Telecommunications Carrier ("ETC") and Eligible Telecommunications Provider ("ETP"). Since the Commission designated Cricket an ETC and ETP in 2010, Cricket has expanded its Oregon coverage area and facilities beyond the current designated ETC area. Accordingly, Cricket asks the Commission to amend its designation, to allow Cricket to offer affordable advanced telecommunications services to low-income Oregonians outside the current designation area, utilizing support from the federal Lifeline program and Oregon Telephone Assistance Program ("OTAP"). Granting this Application would serve the public interest because it would enable Cricket to expand the availability of innovative telecommunications services at

<sup>&</sup>lt;sup>1</sup> In the matter of Public Utility Commission of Oregon Staff Investigation to Establish Requirements for Initial designation and Recertification of Telecommunications Carriers Eligible to Receive Federal Universal Service Support, Order No. 06-292, Docket UM 1217 (entered June 13, 2006) (hereinafter "Oregon ETC Requirements Order").

discounted prices to low-income Oregonians, thereby directly advancing the goals of universal service. In support of this Application, the following is respectfully shown:

#### I. CRICKET AND ITS EXISTING ETC AND ETP DESIGNATION

Cricket is a facilities-based carrier that provides digital wireless services on a common carrier basis, primarily using its own state-of-the-art facilities. Directly and through its affiliates, Cricket currently serves approximately 6.2 million customers in 34 states and the District of Columbia. Cricket offers customers the benefits of unlimited calling at flat rates, without requiring fixed-term contracts or credit checks.

Cricket is already designated as an ETC and ETP in the areas of Oregon identified in attached Exhibit A. Cricket's predecessor company, LCW Wireless, LLC d/b/a Cricket Wireless, was designated as an ETC and ETP on February 25, 2010.<sup>2</sup> LCW Wireless became a wholly-owned subsidiary of Cricket Communications, Inc., a Delaware corporation, on August 25, 2010, as previously noted in a Commission order.<sup>3</sup> Cricket has continued to provide service as an ETC and ETP in Oregon. In Docket UM 1526, the Commission accepted Cricket Communications, Inc.'s 2011 recertification filing.<sup>4</sup>

#### II. CRICKET'S PROPOSED AMENDED DESIGNATION WOULD CONTINUE TO SATISFY ALL STATUTORY AND REGULATORY REQUIREMENTS FOR ETC AND ETP DESIGNATION

Cricket seeks additional designation as an ETC in the service areas indicated in attached

Exhibit A. With respect to the amended designated area, Cricket will continue to satisfy each of the

<sup>&</sup>lt;sup>2</sup> In the Matter of LCW Wireless, LLC Applications for Designation as Eligible Telecommunications Carrier and Eligible Telecommunications Provider, Docket No. UM 1456, Order No. 10-170 (entered Feb. 25, 2010) (hereinafter "Cricket ETC Designation Order").

<sup>&</sup>lt;sup>3</sup> In the Matter of Public Utility Commission of Oregon, 2011 Annual Recertification of Eligible Telecommunications Carriers, Docket No. UM 1526, Order No. 11-364 (entered September 24, 2011), App. A, n 4 ("LCW Wireless became a wholly-owned subsidiary of Cricket Communications, Inc., on August 25, 2010. Its name is now Cricket Communications, Inc.").

<sup>&</sup>lt;sup>4</sup> See id.

statutory and regulatory requirements for ETC and ETP designation set forth in the Act,<sup>5</sup> the FCC's

Rules<sup>6</sup>, Oregon statutes, and the Commission's rules.<sup>7</sup> In particular, Cricket:

- continues to be a common carrier [*see* 47 U.S.C. §§ 153(10), 214(e)(1), and 214(e)(6); 47 C.F.R. § 54.201(d); *Oregon ETC Requirements Order*, App. A, ¶ 1];
- will continue to offer the voice telephony services supported by federal universal service support mechanisms as defined in 47 C.F.R. § 54.101(a),<sup>8</sup> with local usage plans comparable to those of incumbent Local Exchange Carriers ("ILECs") [see 47 U.S.C. § 214(e)(1)(A); 47 C.F.R. § 54.201(d)(1); Oregon ETC Requirements Order, App. A, ¶ 2];
- 3. remains committed to providing the supported services throughout its designated service area, including responses to requests for new service in compliance with state and federal rules [*see* 47 U.S.C. § 214(e)(1); 47 C.F.R. §§ 54.405, 54.201(d); *Oregon ETC Requirements Order*, App. A, ¶ 3];
- 4. will continue to use its own state-of-the-art facilities primarily to provide the supported services [*see* 47 U.S.C. § 214(e)(1)(A); 47 C.F.R. § 54.201(d)(1); *Oregon ETC Requirements Order*, App. A, ¶ 4];
- 5. continues to seek only low-income support, and therefore need not file network improvement plans and progress reports [*see Cricket ETC Designation Order*, App. A, at 2; *Oregon ETC Requirements Order*, App. A, ¶ 5];
- will continue to advertise the availability and cost of its universal service offerings throughout the designated service area, using media of general distribution, specifically publicizing the availability of Lifeline service [see 47 U.S.C. § 214(e)(1)(B); 47 C.F.R. § 54.201(d)(2); Oregon ETC Requirements Order, App. A, ¶ 6];

<sup>&</sup>lt;sup>5</sup> 47 U.S.C. § 214(e)(1)-(2).

<sup>&</sup>lt;sup>6</sup> 47 C.F.R. § 54.201.

<sup>&</sup>lt;sup>7</sup> See Oregon ETC Requirements Order, Appendix A.

<sup>&</sup>lt;sup>8</sup> The FCC has reduced the list of services supported by federal USF funds to include: (1) "voice grade access to the public switched network or its functional equivalent," (2) "minutes of use for local services provided at no additional charge to end users," (3) "access to the emergency services 911 and enhanced 911 services," where available, and (4) toll limitation to qualifying low income consumers. *In the Matter of Connect America Fund, et al.*, WC Docket No. 10-90, *et al.*, Report and Order and Further Notice of Proposed Rulemaking (rel. November 18, 2011), ¶ 78. Despite the FCC's elimination of the requirements, Cricket continues to use primarily its own facilities to offer the nine services set forth in former 47 C.F.R. § 54.201 (2008).

- 7. will continue to make Lifeline services available to qualifying low-income consumers, and publicize those services in a manner reasonably designed to reach those likely to qualify [*Oregon ETC Requirements Order*, App. A, ¶ 7];
- 8. will continue to be able to remain functional in emergencies [*Oregon ETC Requirements Order*, App. A, ¶ 8];
- 9. continues to be committed to service quality and consumer protection, including the CTIA Code, as well as timely resolution of complaints [*Oregon ETC Requirements Order*, App. A, ¶ 9]
- 10. would advance the public interest through the requested amended designation, as explained herein, including increasing consumer choice [Oregon ETC Requirements Order, App. A, ¶ 10].

Following Cricket's designation in Oregon, the Federal Communications Commission ("FCC") granted Cricket forbearance from the service area conformance requirement of section 214(e)(6) of the Act and section 54.207(b) of the FCC rules.<sup>9</sup> Those provisions require that, in the case of an area served by a rural telephone company, a competitive ETC's service area must be defined as the rural telephone company's "study area" unless the study area has been redefined by the FCC and the Commission. In light of the FCC's forbearance order and subsequent approval of Cricket's compliance plan,<sup>10</sup> Cricket is eligible for Lifeline-only ETC designation in service areas that do not conform to that of an underlying rural telephone company study area. Exhibit B identifies Crickets' proposed additions to its designated ETC area, corresponding to Cricket's expanding coverage.

<sup>&</sup>lt;sup>9</sup> In the Matter of Telecommunications Carriers Eligible for Universal Service Support, Cricket Communications, Inc. *Petition for Forbearance*, WC Docket No. 09-197, Order, DA-158, 26 FCC Rcd at 13723, 13726-27, ¶¶ 1, 9 (released Feb. 7, 2012); see 47 U.S.C. § 214(e)(5); 47 C.F.R. § 54.207(b). Those provisions generally require that, in the case of an area served by a rural telephone company, a competitive ETC's service area must be defined as the rural telephone company's "study area" unless the study area has been redefined by the FCC and the Commission

<sup>&</sup>lt;sup>10</sup> In the Matter of Telecommunications Carriers Eligible for Universal Service Support, Cricket Communications, Inc. *Petition for Forbearance*, WC Docket No. 09-197, Order, DA-158 (released Feb. 7, 2012).

#### III. AMENDING CRICKET'S DESIGNATION IS IN THE PUBLIC INTEREST.

Amending Cricket's existing designation is in the public interest, and fully consistent with the Commission's requirements for ETC designation.<sup>11</sup> Indeed, the same analysis under which the Commission already granted ETC designation applies here. Cricket's amended designation – like its original designation – is in the public interest because it would increase the choice of discounted plans available to low-income consumer in the newly designated areas. Cricket's Lifeline plans offer a unique mix of affordability, unlimited nationwide calling, and available advanced features. Cricket's currently available calling plans in Oregon are described in Exhibit C. Cricket makes the Lifeline discount available to qualified customers on all of those calling plans.

In Order No. 10-070, the Commission set forth its adoption the Commission Staff's recommendations with respect to Cricket's predecessor's ETC/ETP application.<sup>12</sup> Then, Staff noted that Cricket's "application demonstrates that ETC designation is in the public interest," would "increase choices for eligible low-income consumers in the I-5 corridor by adding new wireless options for Lifeline/OTAP consumers." Now, Cricket has expanded its network coverage beyond the I-5 corridor, and has extended coverage to eastern Oregon. Low-income consumers in Cricket's existing designated area have gained from increased consumer choice, Cricket's state-of-the-art facilities, and calling plans that combine unlimited nationwide calling and advanced features for as little as \$21.50 per month, after discounts. Equally, consumers in the proposed expanded area will reap the same benefits.

<sup>&</sup>lt;sup>11</sup> See Oregon ETC Requirements Order, Appendix A, ¶ 10. Because Cricket is not applying for high-cost universal service, no cream-skimming analysis is warranted. See In the Matter of Virgin Mobile USA, L.P. Petition for Forbearance from 47 U.S.C. § 214(e)(1)(A), CC Docket No. 96-45, Order 09-18, ¶ 39 n. 101 (March 5, 2009) (explaining that "we need not perform a creamskimming analysis because Virgin Mobile is seeking eligibility for Lifeline support only"). In any case, Cricket's FCC compliance plan approval, discussed herein, eliminates the need for any such analysis.

<sup>&</sup>lt;sup>12</sup> Cricket ETC Designation Order, at 1.

#### IV. ANNUAL RECERTIFICATION PROCESS

Cricket will continue to comply with the applicable annual certification requirements adopted by the Commission's *ETC Requirements Order*.<sup>13</sup> Cricket timely submitted its 2011 recertification filing in docket UM 1526, and has recently submitted its 2012 recertification filing in docket UM 1589.

#### V. LEGAL AUTHORITY

The Commission has the legal authority to grant the relief requested by the Applicant pursuant to 47 U.S.C. §214(e)(2); 47 C.F.R. § 54.201.

#### VI. RELIEF REQUESTED

For the reasons set forth above, and pursuant to Section 214(e)(2) of the Act, Cricket requests that the Commission enter an Order amending Cricket's designation as an ETC and ETP to include the areas described in Exhibit A. Cricket respectfully asks that the Commission enter said Order at the earliest possible date.

Dated this 4<sup>th</sup> day of September, 2012.

Respectfully submitted,

CRICKET COMMUNICATIONS, INC.

By: Z

DAVIS RIGHT TREMANE LLP 1300 SW Fifth Avenue, Suite 2400 Portland, OR 97201-5630 Mark P. Trinchero, OSB #88322 Email: <u>marktrinchero@dwt.com</u> Alan J. Galloway, OSB #083290 Email: <u>alangalloway@dwt.com</u> Phone: (503) 241-2300

Attorneys for Cricket Communications, Inc.

<sup>&</sup>lt;sup>13</sup> The requirement to submit a network improvement plan and progress reports remains inapplicable, as established in UM 1456, because Cricket does not seek high-cost support. *See Cricket ETC Designation Order*, App. A, at 2.

### Exhibit A

Proposed designated rural and non-rural ILEC service areas (new and existing)

	Wire Center				
Locality	(CLLI)*				
BEAVER CREEK BVCKORXA		BEAVER CREEK COOPERATIVE TELEPHONE CO.	ILEC		
CANBY	CNBYORXA	CANBY TELEPHONE ASSOCIATION	ILEC		
NEEDY	NEDYORXA	CANBY TELEPHONE ASSOCIATION	ILEC		
CORBETT	CRBTORXC	CASCADE UTILITIES, INC.	ILEC		
AURORA	AURRORXA	CENTURYTEL OF OREGON, INC. DBA	ILEC		
		CENTURYLINK			
BROWNSVILLE	BWVLORXX	CENTURYTEL OF OREGON, INC. DBA	ILEC		
		CENTURYLINK			
CHARBONNEAU	CHBUORXA	CENTURYTEL OF OREGON, INC. DBA	ILEC		
		CENTURYLINK			
CRESWELL	CRWLORXA	CENTURYTEL OF OREGON, INC. DBA	ILEC		
		CENTURYLINK			
LEBANON	LBNNORXB	CENTURYTEL OF OREGON, INC. DBA	ILEC		
		CENTURYLINK			
SCAPPOOSE	SCPPORXA	CENTURYTEL OF OREGON, INC. DBA	ILEC		
		CENTURYLINK			
SHEDD	SHDDORXA	CENTURYTEL OF OREGON, INC. DBA	ILEC		
		CENTURYLINK			
REDLAND	RDLDORXX	CLEAR CREEK MUTUAL TELEPHONE CO.	ILEC		
ALOHA	ALOHORXX	FRONTIER COMMUNICATIONS NORTHWEST,	ILEC		
		INC OR			
AMITY	AMTYORXX	FRONTIER COMMUNICATIONS NORTHWEST,	ILEC		
		INC OR			
	AMVLORXX	FRONTIER COMMUNICATIONS NORTHWEST,	ILEC		
TURNER BANKS	BNKSORXX	INC OR FRONTIER COMMUNICATIONS NORTHWEST,	ILEC		
DAINKS	DINKSOKAA	INC OR			
BEAVERTON	BVTNORXB	FRONTIER COMMUNICATIONS NORTHWEST,	ILEC		
DEAVENION	BUINGIND	INC OR			
DAYTON	DYTNORXA	FRONTIER COMMUNICATIONS NORTHWEST,	ILEC		
branda	Dimolout	INC OR	1220		
FOREST GROVE	FRGVORXX	FRONTIER COMMUNICATIONS NORTHWEST,	ILEC		
		INC OR	_		
GRAND ISLAND	GDISORXX	FRONTIER COMMUNICATIONS NORTHWEST,	ILEC		
		INC OR			
GRESHAM	GRHMORXB	FRONTIER COMMUNICATIONS NORTHWEST,	ILEC		
		INC OR			
HILLSBORO	HLBOORXB	FRONTIER COMMUNICATIONS NORTHWEST,	ILEC		
		INC OR			
MCMINNVILLE	MMVLORXX	FRONTIER COMMUNICATIONS NORTHWEST,	ILEC		
		INC OR			
NEWBERG	NWBRORXA	FRONTIER COMMUNICATIONS NORTHWEST,	ILEC		
		INC. – OR			
ORIENT	ORNTORXA	FRONTIER COMMUNICATIONS NORTHWEST,	ILEC		
		INC OR			
SCHOLLS	SCHLORXX	FRONTIER COMMUNICATIONS NORTHWEST,	ILEC		
		INC OR			

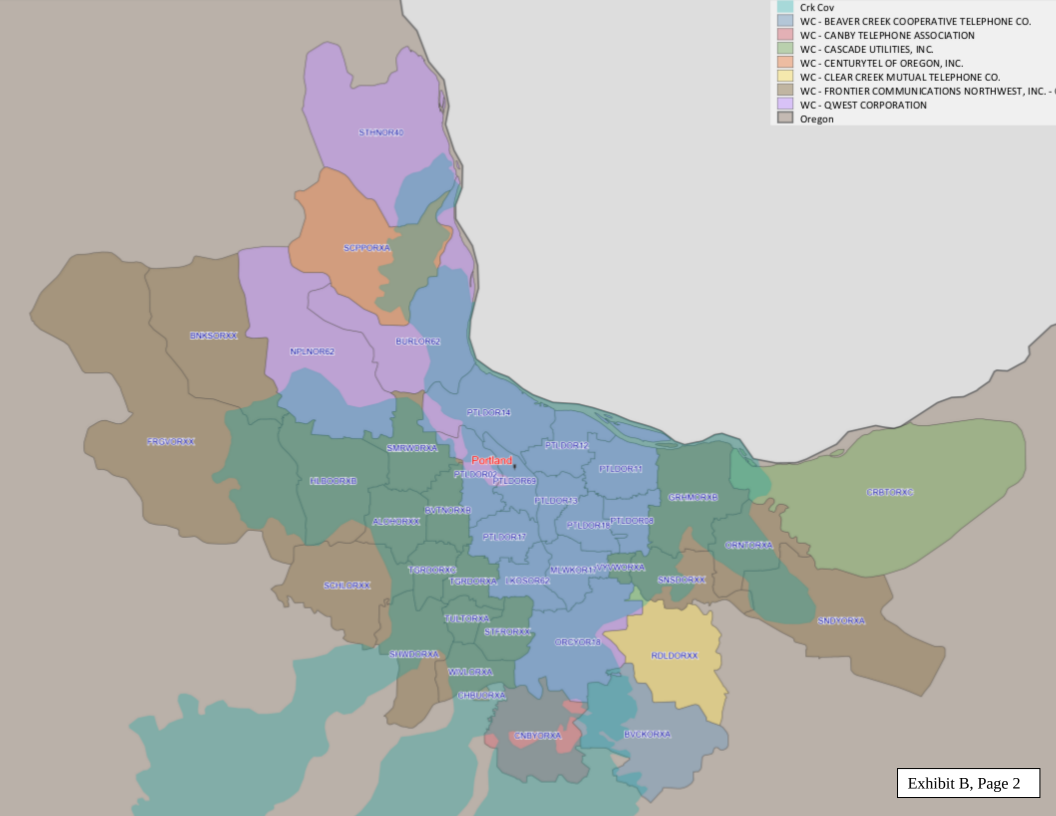
SHERWOOD	SHWDORXA	FRONTIER COMMUNICATIONS NORTHWEST,	ILEC	
INC OR				
SILVERTON	SLTNORXA	FRONTIER COMMUNICATIONS NORTHWEST, INC OR	ILEC	
SOMERSET WEST	SMRWORXA	FRONTIER COMMUNICATIONS NORTHWEST, INC OR	ILEC	
GRESHAM	SNDYORXA	FRONTIER COMMUNICATIONS NORTHWEST, INC OR	ILEC	
SUNNYSIDE	SNSDORXX	FRONTIER COMMUNICATIONS NORTHWEST, INC OR	ILEC	
STAFFORD	STFRORXX	FRONTIER COMMUNICATIONS NORTHWEST, INC OR	ILEC	
TIGARD	TGRDORXA	FRONTIER COMMUNICATIONS NORTHWEST, INC OR	ILEC	
BULL MOUNTAIN	TGRDORXC	FRONTIER COMMUNICATIONS NORTHWEST, INC OR	ILEC	
AUMSVILLE TURNER	TRNRORXA	FRONTIER COMMUNICATIONS NORTHWEST, INC OR	ILEC	
TUALATIN	TULTORXA	FRONTIER COMMUNICATIONS NORTHWEST, INC OR	ILEC	
VALLEYVIEW	VYVWORXA	FRONTIER COMMUNICATIONS NORTHWEST, INC OR	ILEC	
WILSONVILLE	WIVLORXA	FRONTIER COMMUNICATIONS NORTHWEST, INC OR	ILEC	
GERVAIS	GRVSORXX	GERVAIS TELEPHONE CO.	ILEC	
MOLALLA	MLLLORXA	MOLALLA TELEPHONE CO.	ILEC	
MONITOR	MNTRORXA	MONITOR COOPERATIVE TELEPHONE CO.	ILEC	
MONROE	MONRORXB	MONROE TELEPHONE CO.	ILEC	
MOUNT ANGEL	MTANORXA	MT. ANGEL TELEPHONE CO.	ILEC	
ADRIAN	ADRNORXA	OREGON - IDAHO UTILITIES, INC.	ILEC	NEW
RIDGEVIEW	RDVWORXA	OREGON - IDAHO UTILITIES, INC.	ILEC	NEW
ADAIR	ADAROR21	QWEST CORPORATION	RBOC	
ALBANY	ALBYOR63	QWEST CORPORATION	RBOC	
BURLINGTON	BURLOR62	QWEST CORPORATION	RBOC	
CORVALLIS	CRVSOR65	QWEST CORPORATION	RBOC	
COTTAGE GROVE	CTGVOR53	QWEST CORPORATION	RBOC	
DALLAS	DLLSOR58	QWEST CORPORATION	RBOC	
EUGENE	EUGNOR28	QWEST CORPORATION	RBOC	
EUGENE	EUGNOR53	QWEST CORPORATION	RBOC	
INDEPENDENCE	INDPOR58	QWEST CORPORATION	RBOC	
JEFFERSON	JFSNOR63	QWEST CORPORATION	RBOC	
JUNCTION CITY	JNCYOR51	QWEST CORPORATION	RBOC	
LAKE OSWEGO	LKOSOR62	QWEST CORPORATION	RBOC	
MILWAUKIE	MLWKOR17	QWEST CORPORATION	RBOC	
NORTH PLAINS	NPLNOR62	QWEST CORPORATION	RBOC	
NYSSA	NYSSORXC	QWEST CORPORATION	RBOC	NEW
ONTARIO	ONTRORXC	QWEST CORPORATION	RBOC	NEW
OREGON CITY	ORCYOR18	QWEST CORPORATION	RBOC	

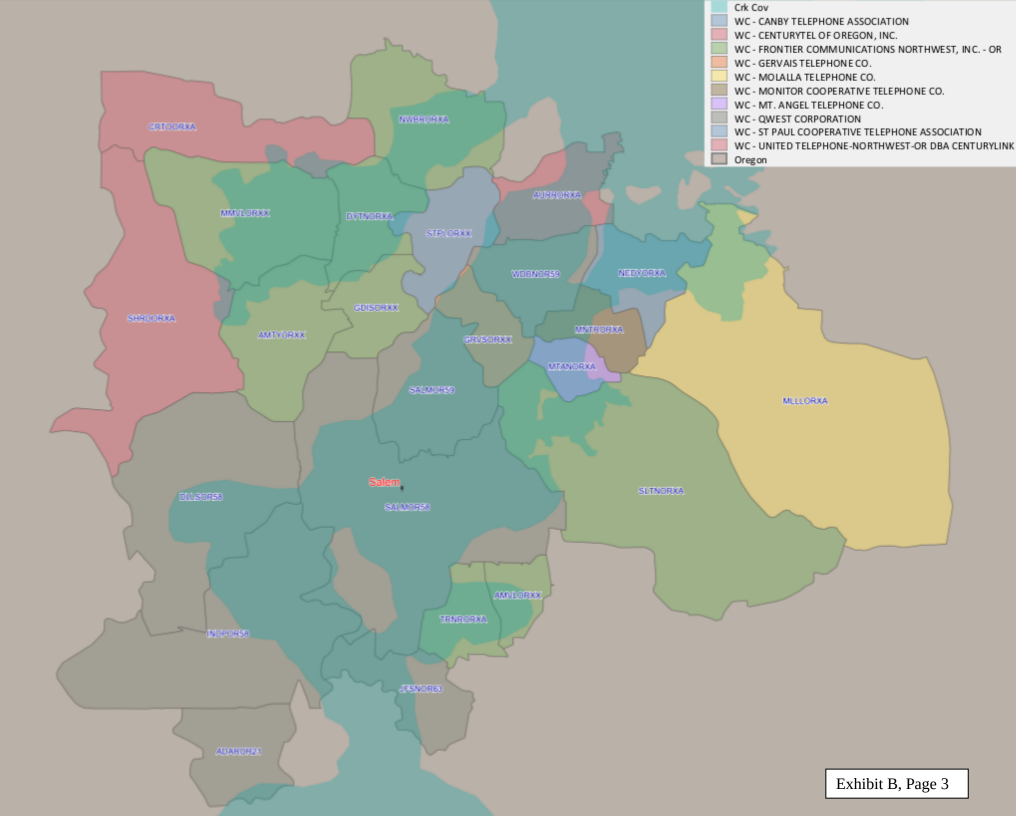
OREGON SLOPE	ORSLORXC	QWEST CORPORATION	RBOC	NEW
PORTLAND	PTLDOR02	QWEST CORPORATION	RBOC	
PORTLAND	PTLDOR08	QWEST CORPORATION	RBOC	
PORTLAND	PTLDOR11	QWEST CORPORATION	RBOC	
PORTLAND	PTLDOR12	QWEST CORPORATION	RBOC	
PORTLAND	PTLDOR13	QWEST CORPORATION	RBOC	
PORTLAND	PTLDOR14	QWEST CORPORATION	RBOC	
PORTLAND	PTLDOR17	QWEST CORPORATION	RBOC	
PORTLAND	PTLDOR18	QWEST CORPORATION	RBOC	
PORTLAND	PTLDOR69	QWEST CORPORATION	RBOC	
SALEM	SALMOR58	QWEST CORPORATION	RBOC	
SALEM	SALMOR59	QWEST CORPORATION	RBOC	
SPRINGFIELD	SPFDOR01	QWEST CORPORATION	RBOC	
ST HELENS	STHNOR40	QWEST CORPORATION	RBOC	
VENETA	VENTOR54	QWEST CORPORATION	RBOC	
WOODBURN	WDBNOR59	QWEST CORPORATION	RBOC	
HALSEY	HLSYORXB	ROOME TELECOMMUNICATIONS, INC.	ILEC	
ST PAUL	STPLORXX	ST PAUL COOPERATIVE TELEPHONE ASSOCIATION	ILEC	

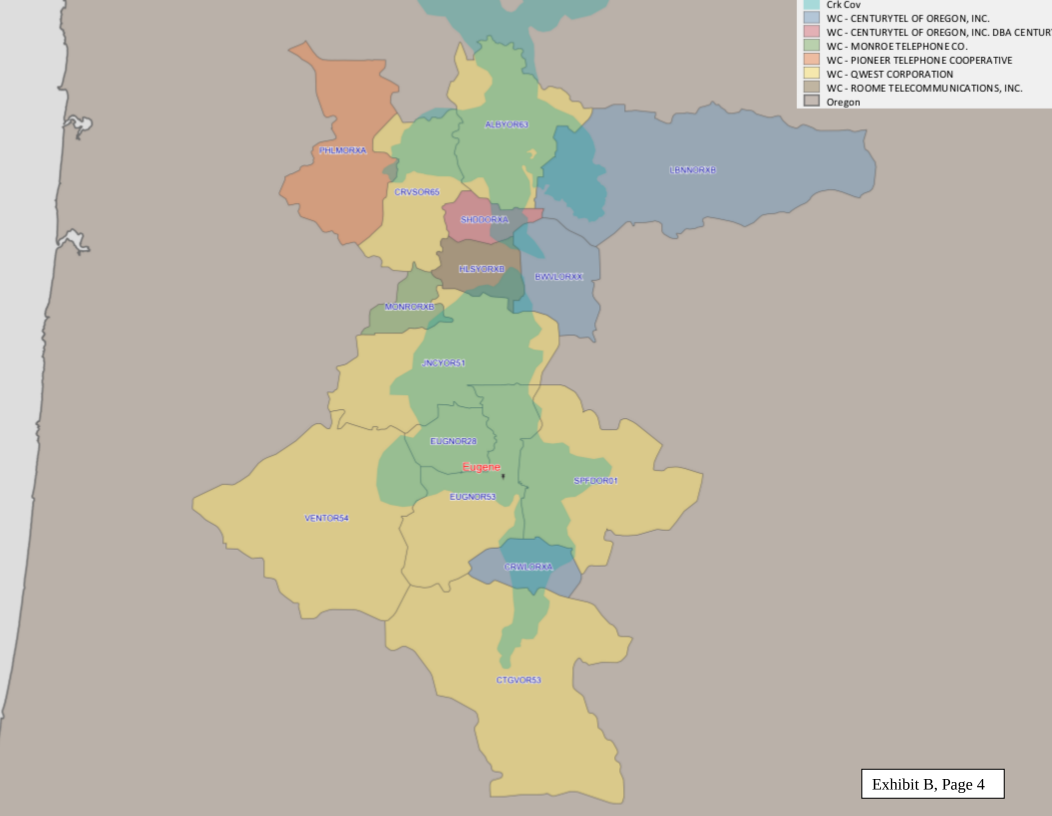
\*Each wire center will be included in its entirety.

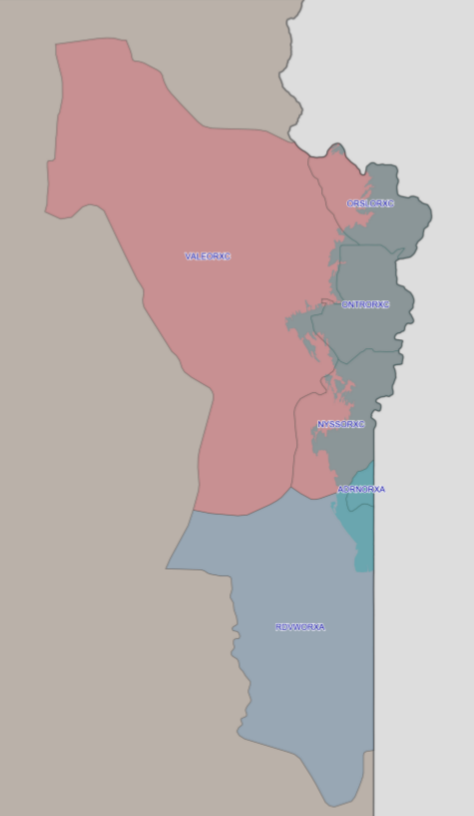
### Exhibit B

Map showing Cricket's signal coverage in amended designation area









Crk Cov WC - OREGON - IDAHO UTILITIES WC - QWEST CORPORATION Oregon

Boise

Exhibit B, Page 5

### **Exhibit C** Cricket calling plan information

# APPLICATION OF CRICKET COMMC'NS, INC. TO AMEND ETC DESIGNATION AREA EXHIBIT C, PAGE 6

DWT 20276991v1 0052215-001685

	Cricket Wireless						
	\$35	\$45		\$55		\$65	
	Basic	Value	Mexico	Muve Feature	Smart	Global	Muve Smart
Rate Plan Includes							
Calling unlimited nationwide local calling unlimited nationwide US long	x	x	x	x	x	x	x
distance*	x	x	х	x	x	X	X
caller ID	x	x	x	x	x	X	x
voicemail	x	x	x	x	x	X	x
call waiting & 3-way calling	\$5	x	x	x	x	x	x
call forwarding	N/A	x	х	х	x	х	х
Messaging							
unlimited US text	x	x	x	x	x	x	х
unlimited US picture	-	x	x	x	x	x	x
unlimited US video	-	x	х	х	x	х	x
unlimited int'l text	-	x	x	х	x	x	x
unlimited int'l picture	-	x	x	х	x	x	x
unlimited int'l video unlimited global messaging	-	x	x	x	x	x	x
(includes all the above)	\$5	X	X	X	X	X	X
More Features							
mobile web	\$5	X	x	X	x	x	X
data backup & 411	\$5	X	x	х	X	x	х
Muve Music	N/A	N/A	N/A	x	N/A	N/A	x
Mexico landline (included minutes) Mexico mobile (included minutes)	-	-	500 30	-	-		-
Mexico local number	\$5	\$5	X	\$5	\$5	\$5	\$5
int'I landline (included minutes)	-	-		-	-	500	_
int'l mobile (included minutes)		_	_	_	_	30	_
global local number unlimited international long	\$5	\$5	\$5	\$5	\$5	x	\$5
distance	\$10	\$10	\$10	\$10	\$10	\$10	\$10
roaming (30 minutes)	\$5	\$5	\$5	\$5	\$5	\$5	\$5
Cricket navigator	\$5	\$5	\$5	N/A	N/A	\$5	N/A
handset protection	\$5	\$5	\$5	\$5	\$5	\$5	\$5

 $^{\ast}$  Unlimited US long distance includes calling to all 50 states, Puerto Rico, and Canada

