



Davis Wright Tremaine LLP

ANCHORAGE BELLEVUE LOS ANGELES NEW YORK PORTLAND SAN FRANCISCO SEATTLE SHANGHAI WASHINGTON, D.C.

MARK P. TRINCHERO
Direct (503) 778-5318
marktrinchero@dwt.com

SUITE 2300
1300 SW FIFTH AVENUE
PORTLAND, OR 97201-5630

TEL (503) 241-2300
FAX (503) 778-5299
www.dwt.com

July 16, 2007

VIA e-filing and
UPS NEXT DAY MAIL

Ms. Frances Nichols
Administrative Hearings Division
PUBLIC UTILITY COMMISSION OF OREGON
550 Capitol Street N.E., Suite 215
Salem, Oregon 97301-2551

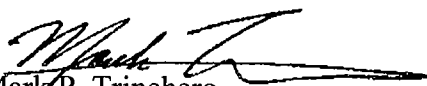
Re: Docket UM 1310: Annual ETC Report of AT&T Mobility LLC

Dear Ms. Nichols:

Enclosed for filing in the above referenced docket are an original and two copies of the "2007 Annual ETC Recertification Report of AT&T Mobility LLC". Exhibit B, Report #5, Exhibit I, Report #6, and Exhibit J contain confidential information. These are being filed as confidential pursuant to OAR 860-11-0080 and are exempt from disclosure under the Oregon Public Records law, ORS 192.410 to 192.505. The information contained in these documents constitutes "trade secrets" as that term is defined in ORS 192-501(2). Thank you for your assistance.

Very truly yours,

Davis Wright Tremaine LLP


Mark P. Trinchero
Of Attorneys for USCC

cc: AT&T Mobility LLC

DOCKET NO. UM 1310

**Required Cover Sheet for Submission of
2007 Annual ETC Recertification Reports**

Filing Deadline: Monday, July 16, 2007

Name of Eligible Telecommunications Carrier: AT&T Mobility LLC

Filing date: July 16, 2007

Is this: Original submission? Yes

OR

Revised submission? _____ If revised, please identify which reports
are being revised _____

Person to contact for questions:

Name Mark P. Trincherro

Phone number 503-778-5318

E-mail address marktrincherro@dwt.com

Filing instructions: Please file reports under Docket No. UM 1310. File reports electronically via the PUC Filing Center; see the PUC website for instructions. Also send one original and 2 hard copies to the PUC Filing Center. If selected portions of reports, e.g., network improvement plans, are to receive confidential treatment, those portions should not be filed electronically. Hard copies of confidential material should be filed in accordance with confidential designation requirements described in OAR 860-011-0080. Regular delivery methods may be used to send all hard copy documents; overnight or express delivery is not necessary. Send documents to the Filing Center using one of the two following addresses, depending on the delivery carrier used:

For US mail: Public Utility Commission of Oregon
Attn: Filing Center
PO Box 2148
Salem, OR 97308-2148

For other carriers: Public Utility Commission of Oregon
Attn: Filing Center
550 Capitol St. NE #215
Salem, OR 97308-2148

If you have any questions on these reports, please call Kay Marinos at 503-378-6730, or Celeste Hari at 503-378-6628.

Annual Recertification Reports for ETCs in Oregon

Report Formats to Satisfy Requirements of Order No. 06-292 for 2007

Report #1 Supported Services Offerings

- 1.1. Basic Local Usage Service Offerings – *All ETCs*
- 1.2. Comparable Local Usage Plan – *CETCs only*
- 1.3. Supported Services Not Provided – *CETCs only*
- 1.4. Equal Access Acknowledgement – *CETCs only*

Report #2 Unfulfilled Service Requests

- 2.1. Unfulfilled Service Requests/Held Orders – *All ETCs*
- 2.2. Service Request Processing – *CETCs only*

Report #3 Evidence of Advertising for Basic Supported Services - *All ETCs*

Report #4 Low-income Services – *All ETCs*

- 4.1. Number of Lifeline Customers
- 4.2. Advertising of Low-income Program Service Offerings

Report #5 Outage Report – *All ETCs*

Report #6 Trouble Report – *All ETCs*

Report #7 Network Improvement Plan – *CETCs that receive high-cost and access-related support*

Report #8 Special Commitments/Requirements – *CETCs only*

Report #9 Certifications – *All ETCs*

- 9.1. IAS or ICLS Certification Copy – *All ETCs Receiving IAS/ICLS*
- 9.2. Certification of Use of Universal Service Funds – *All ETCs Receiving Traditional High-Cost Support*
- 9.3. Certification of Emergency Functionality and Compliance with Service Quality/Consumer Protection Measures – *All ETCs*

Report #1 – Supported Services Offerings

1.1. Basic Local Usage Service Offerings – All ETCs

Choose either A. or B. below, as applicable:

- A. Basic local usage service offerings are filed under tariff with the Oregon PUC. The specific tariff references (with *company name, tariff number, section and page numbers*) for the basic local usage offerings and corresponding rates are:

1. residence:

2. business:

- B. Basic local usage service offerings are **not** filed under tariff with the Oregon PUC. Submit the following information for each basic service offering that includes local usage allowances (unlimited or limited): 1) plan's name, 2) advertised public description, 3) number of local minutes included, 4) calling area included, and 5) rates and charges. Include basic offerings for both residence and business services.

See attached Exhibit A for the service plans offered by AT&T Mobility as of June 22, 2007.

1.2. Comparable Local Usage Plan – CETCs only

The carrier certifies that it offers at least one basic local usage plan that is comparable to those offered by the ILECs in its designated service area: yes no

Identify which of the plans in 1.1.B above are “comparable” to the ILEC local usage offerings, and explain the basis for the comparability.

AT&T Mobility offers calling plans that provide customers local usage that is comparable to the incumbent LECs when taking into account all of the additional benefits of AT&T Mobility's current service offerings. AT&T Mobility currently offers post-paid calling plans that include nationwide long distance calling and roaming within the United States. AT&T Mobility customers are served by the largest voice and data network in America. Most of AT&T Mobility's currently offered post-paid calling plans include unlimited nights and weekend minutes, while some of the lower priced plans offer generous allotments of night and weekend minutes. Most currently offered post-paid calling plans offer unlimited mobile calling between AT&T Mobility customers, and allow the customer to Rollover unused minutes for use in subsequent months. Further, AT&T Mobility's calling plans currently offer all of the following features at no extra charge: Voice Mail,

Caller ID, Call Forwarding, Call Waiting, Detailed Billing, and Three-Way Calling. In addition to these calling plans, AT&T Mobility also offers an option for prepaid or pay-as-you-go wireless service. All of AT&T Mobility's calling plans include the additional feature of mobility that is not available from the ILEC and as such increases the value of AT&T Mobility's calling plans.

1.3. Supported Services Not Provided – CETCs only

Identify any supported services that were not available at designation, but were to be provided as a condition of ETC designation (e.g., toll restriction for qualifying low-income consumers, E911): _____

Are these services provided currently? yes X¹ no _____

If no, explain why not: _____

1.4. Equal Access Acknowledgement – CETCs only

The carrier acknowledges that it may be required to provide equal access if it is the only remaining ETC in an area: yes X no _____

¹ AT&T Mobility's calling plans include long distance calls to and from anywhere in the United States and roaming within the United States, as such toll restriction is not necessary for our customers.

Report 1.1 B - Basic Local Usage Service Offerings as of June 22, 2007

POSTPAID PRICE PLANS

INDIVIDUAL NATION PRICE PLANS – All Include UNLIMITED Mobile to Mobile!

UNLIMITED Night & Weekend Minutes Included on Nation Plans \$59.99 & higher

				ROLLOVER	NATIONWIDE LONG DISTANCE	INCLUDED HOME AREA	INCLUDED NIGHT & WEEKEND	UNLIMITED MOBILE TO MOBILE	ADDITIONAL LINES
AT&T Mobility Nation 6000	\$199.99	6000	\$0.20	Yes	FREE	USA	Unlimited	FREE	N/A
AT&T Mobility Nation 4000	\$149.99	4000	\$0.25						
AT&T Mobility Nation 2000	\$99.99	2000	\$0.25						
AT&T Mobility Nation 1350	\$79.99	1350	\$0.35						
AT&T Mobility Nation 900	\$59.99	900	\$0.35						
AT&T Mobility Nation 450	\$39.99	450	\$0.40				5000		

NATION FAMILY TALK PRICE PLANS – Share Minutes with Up to 5 Lines

*Monthly Access Price Shown is for First 2 lines

Share Free UNLIMITED Mobile to Mobile on All Family Talk Plans!

				ROLLOVER	NATIONWIDE LONG DISTANCE	INCLUDED HOME AREA	INCLUDED NIGHT & WEEKEND	UNLIMITED MOBILE TO MOBILE	ADDITIONAL LINES
Family Talk 6000	299.99*	6000	\$0.20	Yes	FREE	USA	Unlimited	FREE	Up to 3 Additional @ \$9.99
Family Talk 4000	199.99*	4000	\$0.20						
Family Talk 3000	149.99*	3000	\$0.25						
Family	109.99*	2100	\$0.35						

Family Talk 1400	89.99*	1400	\$0.40						
Family Talk 700	69.99*	700	\$0.45						
Family Talk 550	59.99*	550	\$0.45						1 Additional @ \$9.99

BUSINESS SHARED PLANS

Choose Free UNLIMITED Mobile to Mobile OR Push to Talk All Business Shared Plans

Business Shared Plans include Unlimited Mobile to Mobile

				ROLLOVER	NATIONWIDE LONG DISTANCE	INCLUDED HOME AREA	INCLUDED NIGHT & WEEKEND	UNLIMITED MOBILE TO MOBILE	ADDITIONAL LINES
Shared Business Solution 20,000	\$1,075	20,000	\$0.25	No	FREE	USA	Unlimited	FREE	Up to 39 @ \$10
Shared Business Solution 15,000	\$795	15,000	\$0.25						Up to 29 @ \$10
Shared Business Solution 10,000	\$535	10,000	\$0.25						Up to 19 @ \$10
Shared Business Solution 7500	\$415	7500	\$0.30						Up to 14 @ \$10
Shared Business Solution 5000	\$275	5000	\$0.30						Up to 9 @ \$10
Shared Business Solution 3000	\$195	3000	\$0.35						Up to 5 @ \$10

BUSINESS SHARED PLANS: INCLUDING UNLIMITED PUSH TO TALK

				ROLLOVER	NATIONWIDE LONG DISTANCE	INCLUDED HOME AREA	INCLUDED NIGHT & WEEKEND	UNLIMITED MOBILE TO MOBILE	ADDITIONAL LINES
Shared Business Solution w/PTT 20,000	\$1,075	20,000	\$0.25	No	FREE	USA	Unlimited	\$9.99 Per Line	Up to 39 @ \$10

Shared Business Solution w/PTT 15,000	\$795	15,000	\$0.25						Up to 29 @ \$10
Shared Business Solution w/PTT 10,000	\$535	10,000	\$0.25						Up to 19 @ \$10
Shared Business Solution w/PTT 7500	\$415	7500	\$0.30						Up to 14 @ \$10
Shared Business Solution w/PTT 5000	\$275	5000	\$0.30						Up to 9 @ \$10
Shared Business Solution w/PTT 3000	\$195	3000	\$0.35						Up to 5 @ \$10

NBI POOLING PLANS (BUSINESS POOLED NATION) - CBE OR WBA CUSTOMERS

				ROLLOVER	NATIONWIDE LONG DISTANCE	INCLUDED HOME AREA	INCLUDED NIGHT & WEEKEND	UNLIMITED MOBILE TO MOBILE	ADDITIONAL LINES
Business Pooled 3000	\$154.99	3000	\$0.25	No	FREE	USA	Unlimited	FREE	N/A
Business Pooled 2000	\$104.99	2000	\$0.25						
Business Pooled 1350	\$84.99	1350	\$0.25						
Business Pooled 900	\$64.99	900	\$0.25						
Business Pooled 450	\$44.99	450	\$0.25						

GO PHONE PRICE PLANS

Name	MONTHLY ACCESS	INCLUDED MINUTES	OVERAGE	ROLLOVER	NATIONWIDE LONG DISTANCE	INCLUDED HOME AREA	INCLUDED NIGHT & WEEKEND	UNLIMITED MOBILE TO MOBILE	ADDITIONAL LINES
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PAY AS YOU GO

Unlimited Talk	*None	None	\$0.10	No	FREE	USA	None	FREE	No
Simple Rate	None		\$0.25					No	

*\$0.10 per minute has \$1 Daily access fee for each day call is placed or received

Feature rate: SMS=\$.05 per message (in/out), Media Net=\$.01 per kilobyte. Download ringtones and graphics at standard rates.

PICK YOUR PLAN

PICK YOUR PLAN 650	\$69.99	650	\$0.108	No	FREE	USA	Unlimited	FREE	N/A
PICK YOUR PLAN 400	\$49.99	400	\$0.125						
PICK YOUR PLAN 300	\$39.99	300	\$0.133					1000	
PICK YOUR PLAN 200	\$29.99	200	\$0.15					None	

Feature rate: SMS=\$.10 per message (in/out), Media Net=\$.01 per kilobyte. Download ringtones and graphics at standard rates.

Report #2 – Unfulfilled Service Requests

2.1. Unfulfilled Service Requests/Held Orders – All ETCs

Choose either A. or B. below, as applicable:

- A. ___ Service quality reports for “primary held orders over 30 days” were filed with the Oregon PUC for calendar year 2006. No additional submission is required for recertification purposes.
- B. X² Service quality reports for “primary held orders over 30 days” were **not** filed with the Oregon PUC for calendar year 2006. In this case, choose **one** of the following alternatives for reporting:
1. 0 The number of customer requests for supported services that were not fulfilled during calendar year 2006: _____.
If greater than zero, include an attachment noting for each such request, the location (address) of the request and a description of attempts to provide service.
 2. 0 The number of “primary held orders over 30 days” (as defined in Section 860-034-0390 of the Oregon Commission rules) for calendar year 2006: _____.
If greater than zero, include attachment noting for each such held order, the reason the order was held and the original commitment date.

2.2. Service Request Processing - CETCs only

Submit a description of how the carrier ensures that every request for service that cannot be immediately fulfilled is recorded and processed under the 6-step process set forth in 47 CFR Section 54.202(a)(1)(i).

See attached Confidential Exhibit B.

² As AT&T Mobility was not designated as an ETC in 2006, it did not have the service request processing described in Section 2.2 in place. As such AT&T Mobility did not have any primary held orders over 30 days. AT&T Mobility, however, implemented this process in Oregon when it received its ETC designation in March 2007.

Report #3 – Evidence of Advertising for Basic Supported Services (excluding low-income/lifeline) – All ETCs

Describe how basic supported services were advertised during calendar year 2006 throughout the designated service area. List the types of media used, advertising frequencies and geographic coverage. Attach examples of actual advertisements, noting dates, specific distribution methods, and target geographical populations, sufficient to demonstrate that basic supported services and rates were advertised **throughout** the designated service area in 2006.

Although AT&T Mobility had not yet been designated as an ETC in Oregon in 2006, AT&T Mobility did advertise its services in Oregon in areas in which it is now designated as an ETC. AT&T Mobility utilized radio and television along with printed media for advertising. Information regarding the publication names, geographic coverage and insertion days for the print advertising is included in Exhibit C. Exhibits D and E are examples of AT&T Mobility's (formerly Cingular) print advertising in 2006. As AT&T Mobility is now an ETC in Oregon its print advertising will include information regarding rates for supported services.

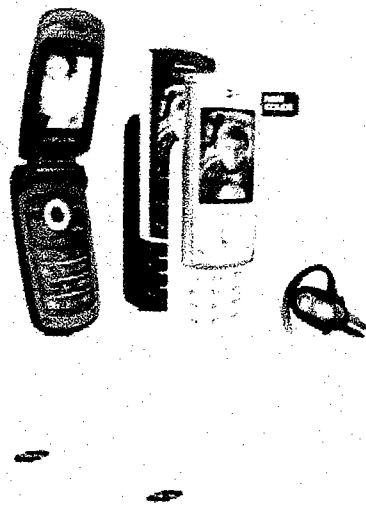
Exhibit C

Report 3 – Evidence of Advertising for Basic Supported Services

Oregon Publications - General Advertising 2006		
Oregon Pub Name	Insertion Dates	DMA/Location
Corvallis Gazette Times	Sunday	Corvallis
Mail Tribune (Medford)	Sunday	Medford
The Register-Guard	Sunday	Eugene
Oregonian	Sunday	Portland - Statewide
Salem Statesman Journal	Sunday	Salem
Vancouver Columbian	Sunday	Vancouver
Albany Herald Democrat	Sunday	Albany-Corvallis

Exhibit D

Report 3 – Sample of 2006 Print Advertising



OUR PROMISE HAS BEEN TO IMPROVE YOUR WIRELESS EXPERIENCE EVERY DAY. AND WE'RE DELIVERING.

- ▶ Testing from the leading independent research company proves that Cingular has the fewest dropped calls of any wireless carrier.
- ▶ In the past year, we launched over \$4.5 billion in new networks. And we have over 470 million lines in America, more than any other wireless network.

**THE ALLOWAY NETWORK...
THE LARGEST DIGITAL VOICE AND DATA NETWORK IN AMERICA.**

cingular

GET OUR 90-DAY GUARANTEE AND EXPERIENCE THE NETWORK WITH THE FEWEST DROPPED CALLS.

Oregon Cingular is the Official Wireless Provider to Oregon Athletics.

Cingular is the Official Wireless Provider to Oregon Athletics.

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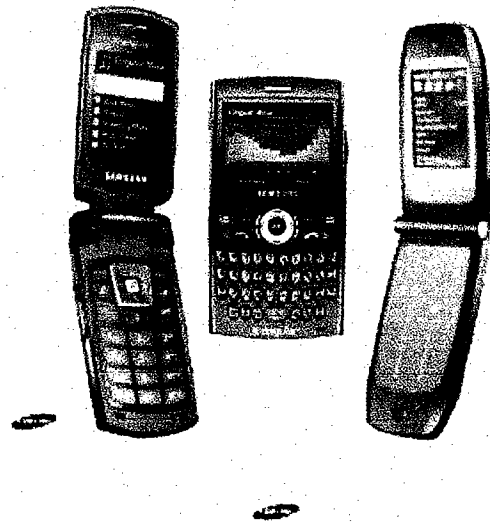
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*Coverage not available in all areas. Service provided by Cingular Wireless LLC, a subsidiary of Cingular. Terms of service apply. © 2008 Cingular Wireless LLC. All rights reserved. Network coverage not guaranteed. Service provided by Cingular Wireless LLC. All rights reserved. Network coverage not guaranteed. Service provided by Cingular Wireless LLC. All rights reserved. Network coverage not guaranteed.

Exhibit E

Report 3 – Sample of 2006 Print Advertising



cingular all

<p>LEGION LEGION 1-800-4-A-LEGION 1-800-425-5346</p>	<p>Cingular Cingular 1-800-4-A-CINGULAR 1-800-425-5346</p>	<p>Verizon Verizon 1-800-4-A-VERIZON 1-800-425-5346</p>	<p>Sprint Sprint 1-800-4-A-SPRINT 1-800-425-5346</p>	<p>AT&T AT&T 1-800-4-A-ATT 1-800-425-5346</p>
<p>LEGION LEGION 1-800-4-A-LEGION 1-800-425-5346</p>	<p>Cingular Cingular 1-800-4-A-CINGULAR 1-800-425-5346</p>	<p>Verizon Verizon 1-800-4-A-VERIZON 1-800-425-5346</p>	<p>Sprint Sprint 1-800-4-A-SPRINT 1-800-425-5346</p>	<p>AT&T AT&T 1-800-4-A-ATT 1-800-425-5346</p>

*Cingular is the national provider's Regulatory Representative for the U.S. to help and protect consumers, not to compete with them. Cingular is a member of the Cingular Wireless Group. Cingular Wireless Group is a subsidiary of Cingular Wireless Group, Inc. Cingular Wireless Group is a subsidiary of Cingular Wireless Group, Inc. Cingular Wireless Group is a subsidiary of Cingular Wireless Group, Inc. Cingular Wireless Group is a subsidiary of Cingular Wireless Group, Inc.

Report #4 – Low-income Services – All ETCs

AT&T Mobility had not yet been designated as an ETC in Oregon in 2006 and, therefore, did not have any Lifeline customers.

4.1. Number of Lifeline Customers

The total number of customers receiving lifeline discounts during the month of December 2006 in the designated service area: 0 .

CETCs only: also list counts by ILEC service area:

<u>ILEC Svc Area</u>	<u>No. of Lifeline customers</u>
_____	_____
_____	_____
_____	_____
_____	_____
_____	_____
_____	_____
_____	_____

4.2. Advertising of Low-Income Program Service Offerings

Submit copies of all advertisements (for all media) for Lifeline, LinkUp, and OTAP service offerings that were run during calendar year 2006, noting media (newspaper name, radio station, bill inserts, internet postings, etc.), run/distribution dates, and geographic coverage area.

Again, AT&T Mobility had not yet been designated as an ETC in Oregon in 2006 and, therefore, did not advertise Lifeline, LinkUp or OTAP services in the state during 2006. However, AT&T Mobility is committed to publicizing the availability of its Lifeline Service in a manner that is reasonably designed to reach those likely to qualify for service. In that regard, AT&T Mobility will be engaged in the activities listed below once it receives Commission approval for OTAP.

- **Maintain a dedicated, bi-lingual Lifeline Customer Care team supporting Lifeline Service customer service, and other Lifeline customers support needs through the following toll free number, 800-377-9450;**
- **Print brochures in English and Spanish that provided information about the Lifeline program. Attached as Exhibit F is an example of AT&T Mobility's Lifeline brochure in Washington in 2007. While AT&T Mobility will have a brochure explaining the Lifeline benefits in Oregon it will be substantially**

different than the attached example as pursuant to the Commission's request AT&T Mobility has voluntarily agreed to apply the Lifeline discount to all of its AT&T Nation Calling plans for eligible customers;

- **Distribute brochures to all AT&T Mobility owned retail locations within our ETC service area;**
- **Maintain a dedicated Lifeline Web site (www.wireless.att.com/about/community-support/index.jsp);**
- **Launch an advertising campaign in specific newspapers that distribute in areas in which AT&T Mobility has been designated as an ETC to publicize the availability of the offering. Attached as Exhibit G is an example of AT&T Mobility's Lifeline advertising in other states in which it has been designated as an ETC (for the reasons discussed above the advertising in Oregon will differ substantially);**
- **Launch a direct mail campaign targeted to the areas of the state in which AT&T Mobility has been designated as an ETC to publicize the availability of the Lifeline discount. The mailing is targeted to households below the poverty line or on government assistance based on AT&T Mobility's census information. The Lifeline direct mail piece will be a postcard notifying customers about Lifeline benefits. Attached as Exhibit H is an example of AT&T Mobility's Lifeline direct mail postcard that will be circulated in 2007 in other states in which AT&T Mobility has been designated as an ETC (for the reasons noted above, the postcard will differ substantially in Oregon);**
- **Develop Self-Mailer packets in Spanish and English that would include a Lifeline brochure to be used for outreach efforts and agency distribution.**
- **Distribute Self-Mailer packets to all AT&T Mobility owned retail locations within our ETC service area;**
- **AT&T Mobility has established a partnership with United Way to support the communications and publicity of its Lifeline Program in the other states in which it has been designated as an ETC. AT&T Mobility will work with the local Oregon United Way to establish a process utilized in other states whereby United Way distributes the Self-Mailer packets to their customers.**
- **AT&T Mobility will contact the federally recognized Indian tribes in the areas it has been designated as an ETC. In our other states, we have received support from a few of the tribes to publish articles in their tribal newspapers and/or run stories about our Lifeline service offering.**

Exhibit F

Report 4.2 – Sample of Lifeline Brochure

Lifeline and Link Up
Washington

Lifeline Service

Discounted service
for qualifying customers



The new  at&t

Lifeline

Lifeline offers you a discount on your monthly wireless bill, if you qualify.

Save money with Lifeline

Lifeline service is just \$24.99 a month, which is then discounted depending on the federal and state support that's available in your area. Right now, you can save as much as \$8.25 each month with federal Lifeline discounting, and even more if you qualify for additional Lifeline discounts from your state.

If you live on Tribal Lands and qualify, you could get Enhanced Lifeline support, which can reduce your wireless bill to as little as \$1.

Qualifying for Lifeline

Requirements vary by state. If you live in a state that doesn't offer state Lifeline support, you may qualify for federal Lifeline benefits if your household income is at or below 135% of the *Federal Poverty Guidelines (FPG)*, or you participate in any of these programs:

- *Medicaid (not Medicare)*
- *Food Stamps*
- *Supplemental Security Income (SSI)*
- *Federal Public Housing Assistance (FPHA) (Section 8)*
- *Low-Income Home Energy Assistance (LIHEAP)*
- *National School Lunch Program (NSLP)*
- *Temporary Assistance for Needy Families (TANF)*

Customers seeking to qualify for program benefits under the income-based standards are required to provide written documentation of their household income.

If you live on Tribal Lands, you could also qualify for Enhanced Lifeline support if you meet the above requirements or participate in any of these programs:

- *Bureau of Indian Affairs (BIA) general assistance*
- *Tribal Administered Temporary Assistance for Needy Families (Tribal TANF)*
- *Tribal Administered School Lunch Program (Tribal NSLP)*
- *Tribal Administered Head Start (meeting income qualifying standards)*

If you live in a state that offers state Lifeline support, you must meet the criteria as defined in the state Lifeline and Link Up application form, which is available at www.wireless.att.com/about/community-support/index.jsp or by calling 1-800-377-9450.

Please note: It's up to you to let us know if and when you stop qualifying for program benefits. At that time, benefits will cease.

Program Restrictions

You are eligible for Lifeline support on one phone line based at your principal residence and billed to your name. You can get Link Up benefits only once at the same address. Those benefits can only be applied toward your Activation Fee, never toward your purchase of equipment. Finally, you can't apply your Link Up benefits to any activation charges you paid prior to signing up for the Lifeline and Link Up programs.

Signing Up

Just complete the Lifeline and Link Up Application form and certify that you participate in a qualifying government program or otherwise meet the eligibility standards. Mail the completed application to:

AT&T

ATTN: Contract Services

PO Box 12726

Scottsdale, AZ 85267-2726

If you cannot access the application form from www.wireless.att.com/about/community-support/index.jsp, just call 1-800-377-9450 and an application will be mailed to you.

Applications that are not completely filled out, legible and signed will be returned.

Link Up



AT&T Recycles Used
Phones and Batteries. Visit us at
cingular.com/about/recycle




Lifeline service for only \$24⁹⁹* per month

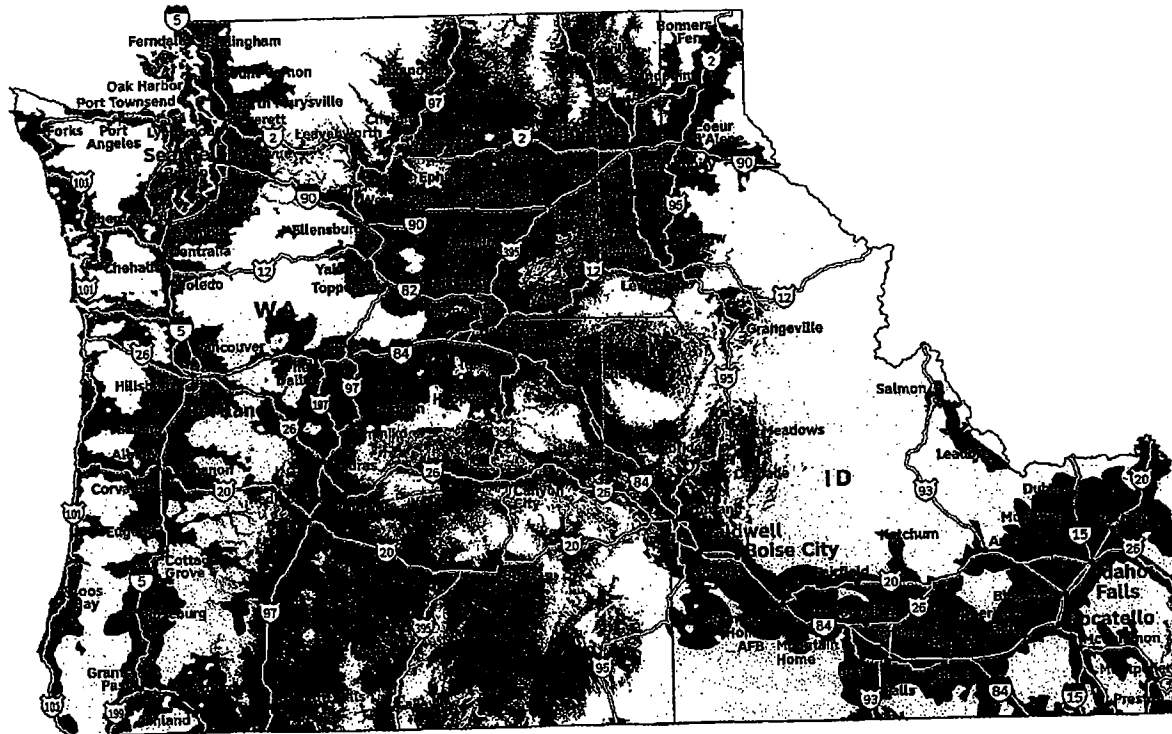
300 Anytime Minutes / 1000 Night and Weekend Minutes[†]

*Additional discounts may apply depending on the federal and state subsidy applicable in Washington.

AT&T REGION

 **AT&T Lifeline Calling Area**
• Anytime and Night & Weekend
Minutes apply

 **No Service Area**



If you still have questions or would like to receive information by mail,
please call a Lifeline Customer Service Representative at **1-800-377-9450**,
Monday through Friday between the hours of 8:00 a.m. - 5:00 p.m. PST.

AT&T GSM handset required on Lifeline/Link Up plans.

Your phone's display does not indicate the rate you will be charged. Please review your coverage map for areas included or excluded in your plan. Map depicts an approximation of outdoor coverage. Map may include areas served by unaffiliated carriers and may depict their licensed area rather than an approximation of the coverage there. Actual coverage area may differ substantially from the graphics shown in the map, and coverage may be affected by such things as terrain, weather, foliage, buildings and other construction, signal strength, customer equipment and other factors. AT&T does not guarantee coverage. Charges will be based on the location of the site receiving and transmitting the call, not the location of the subscriber. Future coverage, if depicted above, is based on current planning assumption but is subject to change and has not yet been confirmed.

[†]The nights and weekend periods are from 9:00 p.m. to 6:00 a.m. from Monday to Friday and Saturdays and Sundays all day long. The anytime minutes used in Long Distance calls to the United States will be discounted from the plan. Originating International Long Distance calls will not be allowed. The roaming cost is \$0.25 per minute and anytime minutes used will be discounted from minutes included in the plan. International roaming is not available. No rollover can be made. The anytime minutes used in excess of the ones included in the plan will be charged at \$0.15 per minute. These are government programs that help people who comply with certain criteria to pay for their phone services and related fees. AT&T Mobility is offering these programs in limited locations. To determine if Lifeline and Link Up are available from AT&T Mobility at your principal residence, please contact our Lifeline Customer Service Representative at 1-800-377-9450.

Terms and Conditions: Lifeline and Link Up Service are subject to the terms and conditions found in the Terms of Service, Rate Plan, Sales Information and Lifeline and Link Up Contract.
© 2007 AT&T Knowledge Ventures. All rights reserved. AT&T and the AT&T logo are trademarks of AT&T Knowledge Ventures.

Exhibit G

Report 4.2 – Sample of Lifeline Print Ad



► **LIFELINE LINKUP:**
\$24.99 per month prior to discounts
includes 300 anytime minutes and
1,000 night & weekend minutes.



FREE SHIPPING CALL 1.800.377.9450 – CLICK CINGULAR.COM/LIFELINE – COME IN TO A STORE

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Exhibit H

Report 4.2 – Sample of Lifeline Direct Mail Postcard – FRONT SIDE



Exhibit H (Continued)

Report 4.2 - Sample of Lifeline Direct Mail Postcard - BACK SIDE

POSTAGE
U.S. POSTAGE
PAID
AT&T

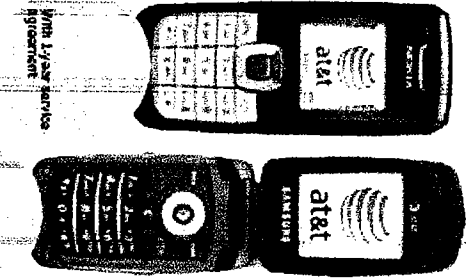


at&t

PO BOX 131108
ALLEN TX 75013-1108

Qualified low-income residents may receive discounted wireless service from AT&T under the Lifeline program. Customers must meet certain eligibility criteria based on income level or current participation in financial assistance programs. For questions or to apply for Lifeline Service, call a Lifeline Customer Service Representative at 1-800-377-9450 or visit www.wireless.att.com/about/community-support/index.jsp.

Check out the two great phones shown here to go with your Lifeline Service.



LIFELINE LINK-UP
\$2.49 per month prior to discounts — includes 300 anytime minutes and 1,000 night and weekend minutes.

Offers available while equipment offered. Substitutions may apply. For specific information regarding the terms and conditions of the rate plan, please refer to the Lifeline rate plan brochure and the Lifeline and Link-Up service applications available at AT&TStore.com and www.wireless.att.com/about/community-support/index.jsp. Training and other charges may apply. Clients and applicants of the Lifeline service must meet certain criteria based on their income and/or their current participation in certain programs of economic assistance. Certain restrictions apply. ©2007 AT&T Knowledge Ventures. All rights reserved. AT&T and AT&T logos are trademarks of AT&T Knowledge Ventures and/or AT&T affiliated companies.

Call 1-800-377-9450, log on to www.wireless.att.com/about/community-support/index.jsp or come in to an AT&T store near you.

Ms. Jare Sample
123 Main Street, Suite #
Anytown, USA 00000-0000
|||||

Report #7 – Network Improvement Plan – CETCs Only

AT&T Mobility was not designated as an ETC in Oregon in 2006. As such AT&T did not receive any support funds in 2006 and is not providing the report for 7.3.1 et seq. AT&T Mobility is providing the information required in 7.3.2 in the attached Confidential Exhibit J. AT&T Mobility has also provided the priority for these sites.

****CONFIDENTIAL****

Exhibit J

Report 7 – Network Improvement Plan

Report #8 – Special Commitments/Requirements – CETCs only

Did the Oregon PUC impose any special commitments or requirements at initial designation or during the previous annual recertification process? yes ____ no X.

If yes, identify the commitments or requirements and explain if, and how, they have been met.

Report #9 – Certifications - All ETCs

9.1. IAS or ICLS Certification Copy – All ETCs Receiving IAS/ICLS

All ETCs receiving interstate access-related support (IAS or ICLS) must submit a copy of the certification for the use of IAS or ICLS support that was sent to USAC and the FCC in June 2007.

See attached Exhibits K and L.

9.2. Certification of Use of Universal Service Funds – All ETCs receiving HCL/LSS (Rural ILECs and CETCs Designated in Rural ILEC Areas)

To continue receiving traditional high cost support (HCL, LSS), ETCs must submit a notarized affidavit signed by a responsible company official certifying that the carrier will use the high cost support funds only for the intended purposes. Use of the sample affidavit form displayed on the following page is recommended.

See attached Exhibit M.

9.3. Certification of Emergency Functionality and Compliance with Service Quality and Consumer Protection Measures – All ETCs

Each ETC must submit a notarized affidavit signed by a responsible company official certifying that the carrier: 1) is able to remain functional in an emergency, and 2) is complying with all service quality and consumer protection measures in either the applicable Oregon Commission rules (for wireline carriers), the CTIA Consumer Code (for wireless carriers), or some other specific set of standards. All ETCs must submit this affidavit. A copy of an acceptable affidavit form follows the affidavit for high cost support.

See attached Exhibit N.

Exhibits K and L

Report 9.1 – IAS and ICLS Certification Copies



Interstate Access Support (IAS)

2007 - 2008

June 30, 2007

To: Marlene H. Dortch
Office of the Secretary
Federal Communications Commission
445 - 12th Street, SW
Washington, DC 20554

Karen Majcher
Vice President - High Cost and Low Income Division
Universal Service Administrative Company
2000 L Street, N.W., Suite 200
Washington, DC 20036

Re: CC Docket No. 96-45
Interstate Access Support - IAS
Annual Certification Filing

RECEIVED

JUN 28 2007

USAC
Signature

This is to certify that **AT&T Mobility** (formerly "Cingular") will use its **Interstate Access Support - IAS** only for the provision, maintenance and upgrading of facilities and services for which the support is intended.

I am authorized to make this certification on behalf of the company named above. This certification is for the study area(s) listed below.

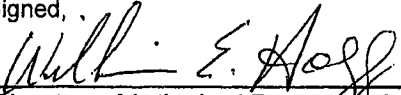
IAS

Company Name As Listed by USAC ¹	State	Study Area Code
AT&T Wireless (AL)	Alabama*	259908
Cingular Wireless (AR)	Arkansas*	409004
AT&T Wireless (FL)	Florida*	219002
Cingular Wireless (GA)	Georgia*	229007
New Cingular Wireless PCS, LLC	Louisiana	279010
New Cingular Wireless PCS, LLC	Mississippi	289912
Cingular Wireless (OR)	Oregon	539006
Cingular Wireless (VA)	Virginia*	199009
Cingular Wireless, LLC d/b/a AT&T Wireless (WA)	Washington	529910

*AT&T Mobility has applied for, but not yet received ETC designation in these states.

¹ AT&T Mobility has listed in this column the entity names as per USAC's records.

Signed,



(Signature of Authorized Representative)

Date: 13 JUNE 2007

William E. Hogg
(Printed Name of Authorized Representative)

Vice President Enterprise PMO
(Title of Authorized Representative)

Carrier's Name: Cingular Wireless
Carrier's Address: 5565 Glenridge Connector, Atlanta, GA 30342
Carrier's Telephone Number: 404-236-6000



Interstate Common Line Support (ICLS)

2007 - 2008

June 30, 2007

To: Marlene H. Dortch
Office of the Secretary
Federal Communications Commission
445 - 12th Street, SW
Washington, DC 20554

Karen Majcher
Vice President - High Cost and Low Income Division
Universal Service Administrative Company
2000 L Street, N.W., Suite 200
Washington, DC 20036

JUN 28 2007
AM

Re: CC Docket No. 96-45
Interstate Common Line Support - ICLS
Annual Certification Filing

This is to certify that **AT&T Mobility** (formerly "Cingular") will use its **Interstate Common Line Support - ICLS** only for the provision, maintenance and upgrading of facilities and services for which the support is intended.

I am authorized to make this certification on behalf of the company named above. This certification is for the study area(s) listed below.

ICLS

Company Name As Listed by USAC ¹	State	Study Area Code
Cingular Wireless (AR)	Arkansas*	409004
Cingular Wireless (GA)	Georgia*	229007
New Cingular Wireless PCS, LLC	Louisiana	279010
Cingular Wireless (OR)	Oregon	539006
Cingular Wireless	Puerto Rico	639005
Cingular Wireless (VA)	Virginia*	199009
Cingular Wireless, LLC d/b/a AT&T Wireless (WA)	Washington	529910

*AT&T Mobility has applied for, but not yet received ETC designation in this state.

Signed,

¹ AT&T Mobility has listed in this column the entity names as per USAC's records.

Will E. Hogg
(Signature of Authorized Representative)

Date: 13 June 2007

William E. Hogg
(Printed Name of Authorized Representative)

Vice President Enterprise PMO
(Title of Authorized Representative)

Carrier's Name: Cingular Wireless
Carrier's Address: 5565 Glenridge Connector, Atlanta, GA 30342
Carrier's Telephone Number: 404-236-6000

Exhibits M

Report 9.2 – Certification of Use of Universal Service Funds

AFFIDAVIT CERTIFYING USE OF UNIVERSAL SERVICE FUNDS

I, Michael Maxwell, being of lawful age and duly sworn, on my oath, state that I am the Vice President/General Manager – Washington/Oregon of AT&T Mobility LLC (“Company”) and that I am authorized to execute this Affidavit on behalf of the Company, and the facts set forth in this Affidavit are true to the best of my knowledge, information and belief.

Pursuant to the rules of the Federal Communications Commission, 47 C.F.R. §54.314, there must be annual certification that funds received under the federal Universal Service Fund programs will be used only for the provision, maintenance and upgrading of facilities and services for which the support is intended. The Company hereby certifies to the Public Utility Commission of Oregon that pursuant to 47 C.F.R. § 54.7, and for purposes of the certification required under 47 C.F.R. § 54.314, the company will use all federal high-cost support provided to it only for the provision, maintenance and upgrading of facilities and services for which the support is intended, consistent with the principles of universal service set forth in 47 U.S.C. 254. This includes, but is not limited to, trying to meet the goal of the provision of services that are properly supported by the high-cost funds at rates that are reasonably comparable to rates charged for similar services in urban areas.

DATED this 12th day of July, 2007.

AT&T Mobility (Company)

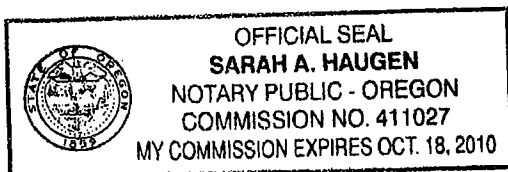
By: [Signature] (Name)

Its: VP/Gen- Manager NW (Title)

SUBSCRIBED AND SWORN to before me this 12 day of July, 2007.

[Signature]
Notary public in and for the State of Oregon

My Commission Expires: Oct 18, 2010



Exhibits N

**Report 9.3 – Certification of Emergency Functionality and Compliance with Service
Quality and Consumer Protection Measures**

AFFIDAVIT CERTIFYING EMERGENCY FUNCTIONALITY AND COMPLIANCE WITH SERVICE QUALITY AND CONSUMER PROTECTION MEASURES

I, Michael Maxwell, being of lawful age and duly sworn, on my oath, state that I am the Vice President/General Manager of AT&T Mobility LLC ("Company") and that I am authorized to execute this Affidavit on behalf of the Company, and the facts set forth in this Affidavit are true to the best of my knowledge, information and belief.

The Company hereby certifies to the Public Utility Commission of Oregon, pursuant to the requirements of Commission Order No. 06-292, that it:

- 1) is able to remain functional in emergencies taking the actions described in its Application, and,
- 2) complies with service quality and consumer protection measures in (check one):

applicable Oregon Commission rules, or
 the CTIA Consumer Code for Wireless Carriers, or
 other (describe and explain conformance with requirements of Order No. 06-292): _____

DATED this 12th day of July, 2007.

AT&T Mobility (Company)
 By: [Signature] (Name)
 Its: VP/GM - Pacific NW (Title)

SUBSCRIBED AND SWORN to before me this 12 day of July, 2007.

[Signature]
 Notary public in and for the State of Oregon

My Commission Expires: OCT 18, 2010

