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BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH	
In the Matter of Virgin Mobile USA, L.P.	UTAH RURAL TELECOM ASSOCIATION'S PETITION TO INTERVENE
Petition for Limited Designation as an Eligible Telecommunications Carrier	DOCKET NO. 18-2521-02

The Utah Rural Telecom Association ("URTA"), on behalf of itself and URTA members All West Communications, Inc., Bear Lake Communications, Inc., Beehive Telephone Company, Carbon/Emery Telcom, Inc., Central Utah Telephone, Inc., Direct Communications Cedar Valley, LLC, Emery Telephone, Gunnison Telephone Company, Hanksville Telcom, Inc., Manti Telephone Company, Skyline Telecom, South Central Utah Telephone Association, Inc. and Union Telephone Company ("Members" or "URTA Members") hereby Petitions the Utah Public Service Commission ("Commission") for intervention in the above referenced docket.

#### PROCEDURAL HISTORY

On March 16, 2018, Virgin Mobile USA, L.P. ("Virgin") filed a petition with the Utah Public Service Commission ("Commission") to amend its designation as an eligible telecommunications carrier ("ETC") to include authorization to receive Utah Universal Public Telecommunications Service Fund ("UUSF") support for Lifeline service within the state of Utah. On April 23, 2018, the Commission issued a Scheduling Order that required Virgin to file its direct testimony on or before June 7, 2018 and set the intervention deadline on June 29, 2018. On June 7, 2018, Virgin filed an Amended Petition to Amend its Designation as an Eligible Telecommunications Carrier to Receive Utah Universal Service Fund Support for Lifeline Service ("Amended Petition").

#### **REQUEST FOR INTERVENTION**

- 1. URTA is a Utah non-profit corporation. The URTA members are local exchange carriers providing public telecommunications services in Utah pursuant to certificates of public convenience and necessity ("CPCN") issued by the Commission. URTA members are also ETC, and pursuant to Utah Code Section 54-8b-15 and Utah Administrative Code R746-8-200, URTA's members are rate-of-return regulated carriers of last resort who provide access lines and connections in the State of Utah. As such, URTA's members are both contributors to the UUSF, under Utah Code Section 54-8b-15(8); and recipients of funds from the UUSF under Utah Code Section 54-8b-15(4).
- 2. On May 25, 2011, the Commission issued an Order designating Virgin as an ETC in Docket No. 10-2521-01 (the "Virgin ETC Docket") for the purpose of providing public Lifeline telecommunication service in the State of Utah including wire centers in URTA members' service territories.
- 3. URTA petitioned for intervention in the Virgin ETC Docket on the grounds that URTA members had a significant interest in the matter. The Commission granted URTA's intervention and URTA fully participated in the docket.
- 4. In Virgin's Amended Petition Virgin seeks the Commission's authorization to receive support from the UUSF for Lifeline service to eligible low-income consumers throughout the State of Utah (including wire centers in URTA members' service territories) pursuant to Utah Code Section 54-8b-15 (2017), Utah Administrative Code R746-8-403, and in compliance with Ordering Paragraph 4 in Docket 10-2521-01 dated May 25, 2011.
- If Virgin's Amended Petition is approved by the Commission, Virgin will be able to receive State Lifeline subsidies for eligible residents of Utah who elect to receive Lifeline service from Virgin.
- 6. As a result, the legal rights and economic interests of URTA's members are substantially affected by this proceeding.

7. Additionally, as the Commission is aware, Virgin's application for UUSF Lifeline

support is one of the first applications of this kind to be determined by the Commission. Under

Commission Rule R746-8-403, the Commission is required to make a specific finding of public interest

prior to awarding an ongoing distribution from the UUSF for ongoing participation in the State Lifeline

program. In addition to URTA's members having an economic interest in the UUSF, URTA and its

members can offer the rural wireline carrier of last resort perspective on public interest.

8. As a result, pursuant to Utah Admin. Rule R746-1-108, and in compliance with Utah

Code Section 63G-4-207, URTA seeks to intervene in this proceeding for the purpose of protecting its

members' interests, as they may appear, as contributors to, and recipients of, the UUSF, and as rural

providers of wireline Lifeline service.

9. The interests of justice and the orderly and prompt consideration of this proceeding will

not be materially impaired by allowing URTA to intervene. URTA has filed this petition within the

deadline set by the Commission and its intervention will not delay the proceedings.

10. URTA requests that copies of all notices, pleadings, filings, correspondence and

discovery requests and responses in this docket be served on:

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NOW THEREFORE, URTA respectfully requests that the Commission enter an Order granting

URTA's Petition to Intervene in this docket, allowing URTA to participate to the fullest extent allowed

by law.

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Vice Ver Sen

Kira M. Slawson

Attorneys for Utah Rural Telecom Association

### CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of URTA's Petition for Intervention, Docket 18-2521-02, was served the 29<sup>th</sup> day of June, 2018 as follows:

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