UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS

IN RE: AT&T MOBILITY WIRELESS
DATA SERVICES SALES TAX
LITIGATION

Case No. 1:10-cv-02278 Judge Amy J. St. Eve

This Document Relates To: All Actions

GLOBAL CLASS ACTION SETTLEMENT AGREEMENT

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GLOBAL CLASS ACTION SETTLEMENT AGREEMENT

This Global Class Action Settlement Agreement ("Agreement" or "Settlement Agreement") is entered into as of July 9, 2010, and is between and among AT&T Mobility LLC ("AT&T Mobility") (as defined in paragraph 1.2) and the Class Plaintiffs (as defined in paragraph 1.4) on behalf of themselves and the Settlement Class (as defined in paragraph 1.26), by and through the undersigned for AT&T Mobility and the undersigned Class Plaintiffs and Interim Settlement Class Counsel (as defined in paragraph 1.16) for the Settlement Class. This Agreement is intended by the Settling Parties to fully, finally and forever resolve, discharge and settle all released rights and claims, as set forth below, subject to the terms and conditions set forth herein.

RECITALS

WHEREAS, the following cases were filed by plaintiffs in, or were removed to, various United States District Courts and were subsequently transferred to the United States District Court for the Northern District of Illinois for all pretrial purposes pursuant to transfer orders from the Judicial Panel on Multidistrict Litigation:

	Abbreviated Case Name	N.D. Illinois <u>Case Number</u>	Filed In/ <u>Transferred From</u>
1.	Armstrong v. AT&T Mobility, LLC	1:10-cv-02943	D. District of Columbia
2.	Abel v. AT&T Mobility, LLC	1:10-cv-03369	S.D. Florida
3.	Bendian v. AT&T Mobility, LLC, et al.		D. New Jersey
4.	Bosarge v. AT&T Mobility, LLC	1:10-cv-02306	S.D. Mississippi
5.	Bosse v. AT&T Mobility, et al.	1:10-cv-02324	D. South Carolina
			(Charleston Division)
6.	Buchar v. AT&T Mobility, LLC	1:10-cv-00842	N.D. Illinois (Eastern
			Division)
7.	Bulzone v. AT&T Mobility, LLC	1:10-cv-02673	S.D. Florida (Ft. Lauderdale
			Division)
8.	Cooper v. AT&T Mobility, LLC		D. Delaware
9.	Corn v. AT&T Mobility, LLC	1:10-cv-02326	W.D. Texas
10.	Cranford v. AT&T Mobility, LLC, et al.	1:10-cv-02309	D. Nebraska

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	Crose v. AT&T Mobility, LLC	1:10-cv-02674	E.D. Louisiana
	Devore v. AT&T Mobility, LLC, et al.	1:10-cv-02683	D. Utah
	Diethelm v. AT&T Mobility, LLC	1:10-cv-02279	N.D. Alabama
	Dow v. AT&T Mobility, LLC	1:10-cv-02678	D. Maryland
	Edmonds v. AT&T Mobility, LLC	1:10-cv-02321	W.D. Oklahoma
	Erie, et al. v. AT&T Mobility, LLC, et al.		M.D. Louisiana
17.	Fox v. AT&T Mobility, LLC	1:10-cv-02316	E.D. North Carolina
			(Western Division)
18.	Girard v. AT&T Mobility, LLC	1:10-cv-02682	W.D. North Carolina
			(Charlotte Division)
19.	Havron v. AT&T Mobility, LLC, et al.	1:10-cv-02290	S.D. Illinois
	Hendrix v. AT&T Mobility, LLC	1:10-cv-02298	D. Kansas
21.	Herst v. AT&T Mobility, LLC, et al.		N.D. Illinois
22.	Hoke v. AT&T Mobility, LLC	1:10-cv-02291	N.D. Indiana
23.	Howell v. AT&T Mobility, LLC	1:10-cv-02668	N.D. California
24.	Iannetti v. AT&T Mobility, LLC	1:10-cv-02322	W.D. Pennsylvania
25.	Johnson v. AT&T Mobility, LLC	1:10-cv-02305	E.D. Michigan
26.	Krein v. AT&T Mobility, LLC	1:10-cv-03370	D. New Jersey
27.	Kyle v. AT&T Mobility, LLC	1:10-cv-02667	C.D. California
	Leisman v. AT&T Mobility, LLC, et al.	1:10-cv-02681	W.D. Missouri (Western
	•		Division)
29.	Macy v. AT&T Mobility, LLC, et al.		S.D. New York
	Mazeitis v. AT&T Mobility, LLC	1:10-cv-02301	W.D. Louisiana
	Meshulam v. AT&T Mobility, LLC	1:10-cv-02679	D. Maryland
	Munson v. AT&T Mobility, LLC	1:10-cv-02288	S.D. Florida
	Novick v. AT&T Mobility, LLC		M.D. Florida
	Pauley v. AT&T Mobility, LLC, et al.	1:10-cv-02308	W.D. Missouri (Central
			Division)
35.	Rahn v. AT&T Mobility, LLC	1:10-cv-02300	E.D. Kentucky
	Rock v. AT&T Mobility, LLC	1:10-cv-02302	D. Connecticut
	Rock v. AT&T Mobility, LLC	1:10-cv-02671	D. Massachusetts
38.	Rogers v. AT&T Mobility, LLC	1:10-cv-02685	D. Vermont
39.	Shirley v. AT&T Mobility, LLC		D. Rhode Island
40.	Shuptrine v. AT&T Mobility, LLC	1:10-cv-02325	E.D. Tennessee
41.	Simon v. AT&T Mobility, LLC	1:10-cv-02666	C.D. California
42.	Sipple v. AT&T Mobility, LLC, et al.	1:10-cv-02669	S.D. California
43.	Stanczak v. AT&T Mobility, LLC	1:10-cv-02687	E.D. Wisconsin
44.	Stewart v. AT&T Mobility, LLC	1:10-cv-02684	E.D. Virginia
45.	Taylor v. AT&T Mobility, LLC, et al.	1:10-cv-02282	E.D. Arkansas
46.	Tushaus v. AT&T Mobility, LLC	1:10-cv-02665	D. Arizona
47.	Vickery v. AT&T Mobility, LLC	1:10-cv-02686	W.D. Washington
48.	Wallace v. AT&T Mobility, LLC	1:10-cv-02320	S.D. Ohio
49.	White v. AT&T Mobility, LLC	1:10-cv-02680	D. Minnesota
	Wiand v. AT&T Mobility, LLC	1:10-cv-02303	E.D. Michigan
51.	•		D. Colorado
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52.	Wilhite v.	AT&T Mobility, LLC	
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53. Wood v. AT&T Mobility, LLC

54. Wright v. AT&T Mobility LLC

1:10-cv-02289 1:10-cv-02297 1:10-cv-02670 N.D. Georgia S.D. Iowa S.D. California

WHEREAS, Class Plaintiffs allege in the Actions that AT&T Mobility charges customers for taxes, fees and surcharges on internet access through certain services including iPhone data plans, Blackberry data plans, other smart phone data plans, laptop connect cards and pay-per-use data services in violation of the Internet Tax Freedom Act, 47 U.S.C. § 151 (1998) (as amended) and other state laws;

WHEREAS, AT&T Mobility has denied, and continues to deny, inter alia, any wrongdoing, and any and all allegations that Class Plaintiffs or Settlement Class Members have suffered any damage whatsoever, have been harmed in any way, or are entitled to any relief as a result of any conduct on the part of AT&T Mobility as alleged by Class Plaintiffs in the Actions.

WHEREAS, Interim Settlement Class Counsel and various co-counsel have conducted a thorough investigation and evaluation of the facts and law relating to the matters set forth in the Actions; and

WHEREAS, Class Plaintiffs and AT&T Mobility desire to avoid the further expense of litigation and to settle and voluntarily compromise any and all claims or causes of action between them that have arisen or that may arise in the future which in any way relate to Class Plaintiffs' claims or the facts alleged in the Actions individually and on behalf of the Settlement Class;

NOW, THEREFORE, in consideration of the foregoing and the mutual covenants and conditions contained herein, and with the intention of being legally bound thereby, each of the above parties hereto do covenant and agree as follows:

DEFINITIONS

1. **Definitions**. The following definitions apply to this Agreement and the exhibits hereto:

1.1 "Actions" means the MDL Actions and the Related Actions.

1.2 "AT&T Mobility" means AT&T Mobility LLC, AT&T Inc. and all of their predecessors in interest, successors in interest and any of their parents, subsidiaries, divisions or affiliates, and their officers, directors, employees, trustees, principals, attorneys, agents, representatives, vendors, shareholders, partners, limited partners, as well as any person acting or purporting to act on their behalf or on behalf of those in privity with AT&T Mobility or AT&T Inc. and the Settlement Class Members. This shall include but not be limited to the list of affiliates attached as Exhibit A.

1.3 "Class Notice" which shall be in substantially the same form as Exhibits
B, C, D, E and F hereto, shall mean the Court-approved form of notice to the Settlement Class of
(i) certification of the Settlement Class, (ii) preliminary approval of the Settlement Agreement,
(iii) scheduling of the Final Approval Hearing, and (iv) options available to Settlement Class

1.4 "Class Plaintiffs" means Andy Armstrong, Ronald Bendian, Michael Bosarge, Eric Bosse, Vicki L. Campbell, Harvey Corn, Pam Corn, Matthew Cranford, Steven A. DeVore, Jane F. Edmonds, Heather Feenstra-Kretschmar, Adrienne M. Fox, Richard Garner, Stephen S. Girard, David Guerrero, Christopher R. Havron, Christopher Hendrix, Martin Hoke, Meri Iannetti, Christopher Jacobs, Kathy J. Johnson, Jamie Kilbreth, Bert Kimble, Vickie C. Leyja, Jonathan Macy, Rick Manrique, Heather Mazeitis, Bonnae Meshulam, Miracles Meyer, Audrey J. Mitchell, Adrienne D. Munson, Jill Murphy, Gira L. Osorio, Sara Parker Pauley, Joseph Phillips, Heather Rahn, David Rock, Lesley Rock, William J. Rogers, James Marc Ruggerio, Ann Marie Ruggerio, James Shirley, Randall Shuptrine, John W. Simon, Karl Simonsen, Donald Sipple, James K.S. Stewart, Dorothy Taylor, Kirk Tushaus, Matthew Vickery, John W. Wallace, Eleanor T. Wallace, Craig Wellhouser, Aaron White, William A. Wieland, Robert Wilhite, and Penny Annette Wood, who are some of the named Plaintiffs in the Actions and who have executed this Agreement in their individual capacity and as representatives of the Settlement Class as defined in this Agreement.

1.5 **"Costs of Settlement Administration"** shall mean all actual costs associated with or arising from Settlement Administration.

1.6 "**Court**" means the United States District Court for the Northern District of Illinois in which the MDL Actions are pending pursuant to transfer orders of the Judicial Panel on Multidistrict Litigation, and to which presentation of this Agreement for judicial review and approval will be made.

1.7 "Current Customers" means those Settlement Class Members who are customers of AT&T Mobility at the time notice is sent to the Settlement Class pursuant to the Preliminary Approval Order.

1.8 "Depository Bank" means the financial institution holding the EscrowFunds in the Escrow Accounts, or its successor.

1.9 "Effective Date" means the date when the order finally approving the Settlement becomes a "Final Order" (as defined in paragraph 1.14).

1.10 **"Escrow Accounts"** means the escrow account and sub-accounts established pursuant to this Settlement Agreement and Exhibit G hereto.

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1.11 **"Escrow Agent"** means the financial institution selected by Interim Settlement Class Counsel and approved by AT&T Mobility to hold the Settlement Fund.

1.12 **"Escrow Agreement"** means the escrow agreement executed by the Escrow Agent, Interim Settlement Class Counsel and Counsel for AT&T Mobility, substantially in the form attached as Exhibit G.

1.13 "Escrow Funds" means the funds in the Escrow Accounts.

1.14 "Final Order" or "Final Judgment" means the termination of the Actions after the occurrence of each of the following events:

1.14.1 This Global Class Action Settlement Agreement is approved in all respects by the Court without material modification unless expressly agreed to by AT&T Mobility and the Class Plaintiffs; and

1.14.2 An order and final judgment of dismissal with prejudice is entered by the Court against the Class Plaintiffs and all of the Settlement Class Members who do not opt out as provided in Rule 23 of the Federal Rules of Civil Procedure and the time for the filing of any appeals has expired or, if there are appeals, approval of the settlement and judgment has been affirmed in all respects by the appellate court of last resort to which such appeals have been taken and such affirmances are no longer subject to further appeal or review.

1.15 **"Former Customers"** means those Settlement Class Members who are not Current Customers (as defined in paragraph 1.7).

1.16 **"Interim Settlement Class Counsel"** or "Settlement Class Counsel" means the law firms: Bartimus, Frickleton, Robertson & Gorny, P.C. and The Huge Law Firm PLLC.

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1.17 **"Internet Taxes"** shall mean each and every "tax on Internet access," as that term is defined in the ITFA, collected by AT&T Mobility from its customers and paid to the Taxing Jurisdictions (as defined in paragraph 1.31) listed and as limited on Exhibit H hereto with respect to charges for those services listed on Exhibit I that the Class Plaintiffs agree are for Internet access, including iPhone data plans, Blackberry data plans, other smart phone data plans, laptop connect card plans and pay-per-use data services.

1.18 "ITFA" means the Internet Tax Freedom Act, 47 U.S.C. § 151 (1998) as amended.

1.19 **"MDL Actions"** means MDL No. 2147 including cases identified in the Recitals of this Agreement and all cases transferred or pending transfer to MDL No. 2147 through the Effective Date of the Final Order.

1.20 "Net Settlement Fund" means the amount remaining in the Settlement Fund for distribution to Settlement Class Members, after payment of or reserve for escrow expenses, taxes on escrow earnings or tax-related fees and expenses, estimated taxes, Costs of Settlement Administration, all other related costs, incentive awards to Class Representatives and such attorneys' fees and litigation expenses as may be awarded by the Court.

1.21 "**Preliminary Approval Order**" shall mean the order of the Court preliminarily approving this Settlement Agreement, in substantially the same form as Exhibit J hereto.

1.22 **"Publication Notice"** which shall be in substantially the same form as Exhibit E hereto, shall mean the Court approved form of publication notice to the Settlement Class.

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1.23 "Related Actions" means *Stephen T. Johnson, et al. v. AT&T Mobility, LLC*, Case No. 4:09-4104, now pending before the United States District Court for the Southern District of Texas; and *John Gaffigan, et al. v. AT&T Mobility, LLC*, Case No. 4:10-cv-00503-ERW, now pending before the United States District Court for the Eastern District of Missouri.

1.24 "Settlement Administration" shall mean the distribution of proceeds of the Settlement Fund to members of the Settlement Class and other tasks as set forth in this Agreement.

1.25 "Settlement Administrator" means Analysis Research Planning Corporation or such other qualified and competent entity chosen by the Class Plaintiffs and Interim Settlement Class Counsel, and authorized by the Court to distribute the Settlement Fund and to undertake other tasks as set forth in this Agreement.

1.26 "Settlement Class" means the class defined in paragraph 7 of this Agreement, which the Settling Parties have agreed herein to seek to have certified by the Court solely for purposes of this Settlement Agreement, and their heirs, agents, executors, administrators, successors, and assigns.

1.27 "Settlement Class Member" means any person falling within the definition of the Settlement Class defined in paragraph 7 herein (collectively referred to herein as "Settlement Class Members").

1.28 "Settlement Fund" means the monies remitted pursuant to paragraph 8 herein by AT&T Mobility or Class Plaintiffs, or otherwise remitted directly by a Taxing Jurisdiction to the Escrow Account, and any interest or other amount earned or accrued on such remittances.

1.29 "Settling Parties" means the Class Plaintiffs and AT&T Mobility.

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1.30 **"Subsequent Action"** means any action brought in any state or federal court or arbitral proceeding advancing any claims involving or relating to AT&T Mobility's alleged charging of Internet Taxes under any theory of liability, by, or on behalf of, any member of the Settlement Class.

1.31 **"Taxing Jurisdictions"** means the state and local jurisdictions set forth on Exhibit H which include some jurisdictions that collect taxes on behalf of other taxing authorities within the same state.

1.32 **"Vendor's Compensation" "Vendor's Compensation"** shall mean any amounts specifically related to the Internet Taxes that AT&T Mobility was allowed by certain Taxing Jurisdictions in the form of a credit against taxes owing to the Taxing Jurisdiction, which is generally considered to be compensation for the vendor's collecting and remitting taxes to the Taxing Jurisdiction; provided, however that, for purposes of this Settlement Agreement, vendor's compensation shall not include amounts to which AT&T would have been entitled independent of the collection of Internet Taxes based on limitations on the amount of credit allowed pursuant to applicable law.

TERMS AND CONDITIONS OF SETTLEMENT

2. **Plaintiffs' Allegations**. The Class Plaintiffs have brought their Actions as class actions under Rule 23 of the Federal Rules of Civil Procedure or under similar state rules of civil procedure, the latter of which have been properly removed to federal court. They allege, among other things, that AT&T Mobility charged certain Internet Taxes to its customers in violation of ITFA and/or various other state statutes and common law doctrines such as breach of contract. Class Plaintiffs allege that AT&T Mobility is liable for damages to the Settlement Class.

3. **Denial of Liability.** AT&T Mobility believes that the Class Plaintiffs' factual and legal allegations in the Actions are incorrect and specifically denies all liability to the Class Plaintiffs and the Settlement Class. In the Actions, AT&T Mobility generally denies Plaintiffs' allegations and possesses a number of defenses to the claims asserted as well as defenses to certification of a class or classes including arbitration agreements, which by their terms preclude class treatment and compel each plaintiff and putative class member to submit his or her claim to arbitration on an individual basis. For purposes of settlement only, and as part of this Agreement, AT&T Mobility agrees not to assert these defenses to Class Plaintiffs' claims.

4. **Negotiations.** Settlement negotiations have taken place between Interim Settlement Class Counsel and several other Plaintiffs' counsel, on the one hand, and AT&T Mobility's counsel, on the other hand. This Settlement Agreement, subject to the approval of the Court, contains all the terms of the Settlement agreed to between AT&T Mobility and the Class Plaintiffs individually and on behalf of the Settlement Class.

5. **Benefits of Settling the Actions.** Class Plaintiffs believe that the claims asserted by them in the Actions have merit and that there is evidence to support their claims. Class Plaintiffs, however, recognize and acknowledge the expense and length of continued litigation

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and legal proceedings necessary to prosecute the Actions against AT&T Mobility through trial and through any appeals. Class Plaintiffs also recognize and have taken into account the uncertain outcome and risks associated with litigation and class actions in general, and the Actions in particular, as well as the difficulties and delays inherent in any such litigation.

The Class Plaintiffs are also mindful of the potential problems of proof and the possible defenses to class certification, as well as to the remedies they seek. As a result, the Class Plaintiffs believe that the Settlement set forth in this Agreement provides substantial benefits to Settlement Class Members. The Class Plaintiffs and Interim Settlement Class Counsel have therefore determined that the Settlement, as set forth in this Agreement, is fair, reasonable, adequate and in the best interests of the Settlement Class.

6. No Admission of Liability. By entering into this Agreement, the Settling Parties agree that AT&T Mobility is not admitting any liability to the Class Plaintiffs, the Settlement Class, or any other person or entity, and AT&T Mobility expressly denies all such liability. AT&T Mobility's sole motivation for entering into this Settlement Agreement is to dispose expeditiously of the claims that have been asserted against it in the Actions by settlement and compromise rather than incur the expense and uncertainty of protracted litigation. No portion of this Agreement may be admitted into evidence in any action, except as required to enforce this Agreement and/or to cease or enjoin other litigation pursuant to paragraph 9 of this Agreement.

7. Settlement Class Definition. The Master Class Action Complaint filed in the MDL Actions seeks relief for a class of Plaintiffs described as follows, which class is agreed to for purposes of settlement only and for no other purpose:

All persons or entities who are or were customers of AT&T Mobility and who were charged Internet Taxes on bills issued from November 1, 2005 through September 7, 2010.

Excluded from the Settlement Class are: (i) AT&T Mobility, any entity in which AT&T Mobility has a controlling interest or which has a controlling interest in AT&T Mobility, and AT&T Mobility's legal representatives, predecessors, successors and assigns; (ii) governmental entities; (iii) AT&T Mobility's officers, directors, agents and representatives; and (iv) the Court presiding over any motion to approve this Settlement Agreement.

8. Settlement Consideration and AT&T Mobility's Obligations. Subject to the provisions herein, and in full, complete and final Settlement of the Actions, the Settling Parties agree:

AT&T Mobility To Cease Challenged Practice

8.1 Subject to paragraph 8.2 below, and upon entry of the Preliminary Approval Order, AT&T Mobility agrees to cease charging the challenged Internet Taxes on those services set forth on Exhibit I in the Taxing Jurisdictions set forth on Exhibit H hereto as soon as practicable and no later than thirty (30) days after the date of the Preliminary Approval Order.

8.2 AT&T Mobility reserves the right to reinstate charging for Internet Taxes in the Taxing Jurisdictions set forth in Exhibit H if:

(a) The Settlement provided herein is not approved by the Court in accordance with the terms of this Agreement and does not become subject to a Final Order; or

(b) federal, state or local laws, statutes, regulations, administrative decisions or pronouncements, or the interpretation of any of the foregoing specifically requires, authorizes or permits the collection and payment of Internet Taxes on, or on the charges for, any services or products set forth on Exhibit I.

AT&T Mobility To Process And Assist In Processing Refund Claims

8.3 In those Taxing Jurisdictions, as set forth in Exhibit K hereto, in which only AT&T Mobility has standing to seek a refund of the Internet Taxes collected and paid by

AT&T Mobility, AT&T Mobility, on behalf of the Settlement Class but at AT&T Mobility's expense, shall file claims with the Taxing Jurisdictions for refunds of the Internet Taxes for the available period or periods for which refund claims may be filed under each jurisdiction's laws.

8.4 In those Taxing Jurisdictions, as set forth in Exhibit L hereto, in which AT&T Mobility and Class Plaintiffs have standing to seek a refund of the Internet Taxes collected and paid by AT&T Mobility, AT&T Mobility, on behalf of the Settlement Class but at AT&T Mobility's expense, shall file claims joined in by the Settlement Class with the Taxing Jurisdictions for refunds of the Internet Taxes for the period or periods for which refund claims may be filed under each jurisdiction's laws.

8.5 In those Taxing Jurisdictions, as set forth in Exhibit M hereto, in which only the Settlement Class Members have standing to seek a refund of the Internet Taxes collected and paid by AT&T Mobility, AT&T Mobility, on behalf of the Settlement Class but at AT&T Mobility's expense, shall prepare and provide: (i) a template for filing a claim for refund of Internet Taxes, (ii) documentation showing the aggregate Internet Taxes paid to each such jurisdiction for the period or periods for which refund claims may be filed under each jurisdiction's laws, and (iii) such other information reasonably necessary to prepare, file and process the refund claims as is requested by the Settlement Class and is available in AT&T Mobility's records, in a format determined by AT&T Mobility.

8.6 Interest

Where permitted by statute, AT&T Mobility and/or Class Plaintiffs will seek interest from the Taxing Jurisdictions with respect to the refund claims.

8.7 Escrow of AT&T Mobility Payments Required By Taxing

Jurisdictions

To the extent that any Taxing Jurisdiction requires that, prior to the Taxing Jurisdiction's grant and/or payment of a claimed refund of Internet Taxes, AT&T Mobility refund those amounts to the affected customers in the Settlement Class, the Settling Parties agree that such payment shall be made by AT&T Mobility in escrow to a fund (the "Pre-Refund Escrow Fund") that is independent of the Escrow Funds and Escrow Accounts separately provided for in paragraph 8.14 of this Settlement Agreement. Such payment shall be made contemporaneously with the filing of the refund claim, if such requirement is known at such time, or within 15 days after receiving notice of such requirement by the Taxing Jurisdiction. In order to effectuate the provisions of this Settlement Agreement, each Settlement Class Member agrees that, for purposes of satisfying the requirement of any Taxing Jurisdiction, that AT&T Mobility refund taxes to the affected customers prior to granting or paying a refund claim, the payment by AT&T of an amount representing Internet Taxes paid by that Settlement Class Member into the Pre-Refund Escrow Fund will be considered the payment by AT&T of such taxes to such Settlement Class Member. Interim Settlement Class Counsel further agree to take any action reasonably necessary on behalf of the Settlement Class to satisfy a Taxing Jurisdiction that such amounts have been refunded to the affected customers in satisfaction of the Taxing Jurisdiction's requirement, in order to facilitate a refund or credit of the Internet Taxes to AT&T Mobility. Amounts paid to the Pre-Refund Escrow Fund shall be held in a mutually agreeable account maintained by a party unrelated to the Settling Parties, until the occurrence of one of the following "Pre-Refund Escrow Release Events":

(a) the Taxing Jurisdiction in question pays monies to AT&T Mobility or provides tax credits in full or partial satisfaction of the refund claims filed with the Taxing Jurisdiction, at which time AT&T Mobility shall become subject to the provisions of sections 8.10 or 8.11 with respect thereto, or

(b) a final determination has been issued, for which further appeal is either not available or not pursued, by either the Taxing Jurisdiction in question denying all or any portion of the refund claims for Internet Taxes filed with that Taxing Jurisdiction or by a court of competent jurisdiction in an action initiated to compel the Taxing Jurisdiction to act on the refund claim, which action results in no refund or credit being received by AT&T Mobility.

Upon the occurrence of a Pre-Refund Escrow Release Event, all amounts previously paid by AT&T Mobility to the Pre-Refund Escrow Fund, and any interest earned thereon, that are attributable to the refund claims filed with the particular Taxing Jurisdiction at issue shall be paid to AT&T Mobility. In the event of a disagreement that prevents the occurrence of a Pre-Refund Escrow Release Event, the Settling Parties will submit the dispute to the Court under its continuing jurisdiction pursuant to paragraph 29 hereof.

8.8 Settlement Class' Consent to AT&T Mobility's Filing of Claims

Each Settlement Class Member hereby consents to: (a) AT&T Mobility's filing of the claims for refund of Internet Taxes contemplated by this Settlement Agreement; (b) the payment of refunds or issuance of tax credits by the Taxing Jurisdictions to AT&T Mobility in accordance with the terms of the Settlement Agreement; and (c) the distribution of the Net Settlement Fund in accordance with paragraph 8.19. In light of AT&T Mobility's obligation to pay the refunded or credited Internet Taxes received by AT&T Mobility to the Escrow Accounts, the Settling Parties agree that AT&T Mobility has assigned and refunded to the Settlement Class

all Internet Tax refunds to be sought pursuant to the Settlement Agreement as they related to members of the Settlement Class. To the extent required by the law of any state or local jurisdiction at issue, the Settlement Class assigns AT&T Mobility all rights of the Settlement Class Members to file the refund claims for Internet Taxes contemplated by this Settlement Agreement.

8.9 Procedures For Filing And Prosecuting Refund Claims

The procedures for filing refund claims as set forth in the foregoing paragraphs shall be governed by the provisions and subject to the time frames set forth in the Refund Procedures Protocol attached hereto as Exhibit N. AT&T Mobility will respond to inquiries from the Taxing Jurisdictions regarding the claims for refunds. If a Taxing Jurisdiction notifies AT&T Mobility of its denial, in whole or in part, of a refund claim, AT&T Mobility will promptly notify Interim Settlement Class Counsel. Interim Settlement Class Counsel shall notify AT&T Mobility as to whether the Settlement Class wants to appeal or otherwise contest the adverse ruling or decision of the Taxing Jurisdiction on the refund claim. If Interim Settlement Class Counsel determines to appeal the adverse ruling or decision of the Taxing Jurisdiction, AT&T Mobility shall cooperate in the appeal. AT&T Mobility and Interim Settlement Class Counsel shall select independent counsel to prosecute the appeal. Independent counsel shall work at the direction of Interim Settlement Class Counsel. AT&T Mobility shall have the right to review and comment on any filings or positions taken with the Taxing Jurisdiction and the right to prohibit the assertion of any positions in such filings that are made in the name of AT&T Mobility and deemed by AT&T Mobility to be inconsistent with the facts, contrary to law, or damaging to AT&T Mobility. Any fees and expenses payable to the independent counsel shall be paid from any funds generated as a result of the appeal or, if the appeal is unsuccessful, by

Interim Settlement Class Counsel. If the Settling Parties disagree on any aspect on the prosecution of an appeal, they will submit the dispute to the Court under its continuing jurisdiction pursuant to paragraph 29 hereof. Notwithstanding the foregoing, AT&T Mobility shall retain the right but not the obligation to appeal, otherwise contest, or further prosecute an appeal of any adverse ruling or decision in the event that Settlement Class Counsel declines to do so for any reason.

8.10 AT&T Mobility's Assignment Of Refunds

With respect to those refund claims filed in the name of AT&T Mobility, to the extent that the Taxing Jurisdiction grants AT&T Mobility a refund, AT&T Mobility shall assign all of its rights, title and interest in the refund related to the members of the Settlement Class, subject to any claims or conditions that may be imposed on such refund by the Taxing Jurisdiction. In accordance with this assignment, AT&T Mobility shall seek to have the refunded monies paid directly to the Escrow Accounts by the Taxing Jurisdictions. All monies that are nonetheless received by AT&T Mobility relating to the refund claims filed with the Taxing Jurisdictions that relate to members of the Settlement Class shall be transferred by AT&T Mobility to the Escrow Accounts established at the Depository Bank within seven (7) business days of receipt. The monies transferred by AT&T Mobility to the Escrow Accounts for refunds from a Taxing Jurisdiction shall be segregated by the Escrow Agent pursuant to the Escrow Agreement into separate accounts, each designated as originating from the specific jurisdiction for which the monies in question were received and each for the benefit of those Settlement Class Members who remitted Internet Taxes to AT&T Mobility for payment to such Taxing Jurisdiction making the refund.

8.11 Payments By AT&T Mobility Relating To Tax Credits

To the extent a Taxing Jurisdiction issues future tax credits to AT&T Mobility in lieu of a refund of monies sought on a refund claim for Internet Taxes, AT&T Mobility shall remit monies in the amount of the credit as they relate to members of the Settlement Class to the Escrow Accounts established at the Depository Bank as quickly as possible but within fourteen (14) business days of receipt of notification of the future tax credits as follows:

 (a) If, in the judgment of AT&T Mobility, the use of the future tax credit will be spread over a three (3) year period or less, AT&T Mobility shall remit monies to the Escrow Accounts equal to the total future tax credits as they related to members of the Settlement Class; or

(b) If, in the judgment of AT&T Mobility, the use of the future tax credit will be spread over a period longer than three (3) years, AT&T Mobility shall remit monies to the Escrow Accounts equal to the net present value of such future tax credits as they relate to members of the Settlement Class for the fourth and succeeding years using a 5% discount rate to compute the net present value. The amount of the first three (3) years shall be paid with no discount.

The monies paid by AT&T to the Escrow Accounts as a result of credits issued by a tax jurisdiction in lieu of a refund shall be segregated by the Escrow Agent pursuant to the Escrow Agreement into separate accounts, each designated as originating from the specific jurisdiction issuing the future tax credits in question and each for the benefit of those Settlement Class Members who remitted taxes to AT&T Mobility for payment to such Taxing Jurisdiction issuing the credit.

8.12 **Refunds On Claims Filed By Class Plaintiffs**

With respect to those refund claims filed by Class Plaintiffs on behalf of certain members of the Settlement Class, Class Plaintiffs and Interim Settlement Class Counsel shall direct the Taxing Jurisdiction to pay all monies received on any refund claim which relates to members of the Settlement Class to the Escrow Accounts established at the Depository Bank.

The monies received by Class Plaintiffs and Interim Settlement Class Counsel and paid to the Escrow Accounts and monies that are paid directly to the Escrow Accounts by a Taxing Jurisdiction as a result of a refund of Internet Taxes granted by a Taxing Jurisdiction shall be segregated by the Escrow Agent pursuant to the Escrow Agreement into separate accounts, each designated as originated from the specific jurisdiction from which monies in question were received and each for the benefits of those Settlement Class Members who remitted taxes to AT&T Mobility for payment to such Taxing Jurisdiction making the refund.

8.13 AT&T Mobility's Payment Of Vendor's Compensation

Except to the extent a Taxing Jurisdiction's refund on a claim filed by Class Plaintiffs under paragraph 8.12 includes some or all of the Vendor's Compensation related to the Internet Taxes paid to such Taxing Jurisdiction, AT&T Mobility shall remit the Vendor's Compensation collected from Settlement Class Members to the Escrow Accounts established at the Depository Bank within seven (7) business days of receipt of the final disposition of the refund request for each Taxing Jurisdiction. The monies paid by AT&T Mobility to the Escrow Accounts shall be segregated by the Escrow Agent pursuant to the Escrow Agreement into separate accounts, each designated as originating from the specific jurisdiction authorizing the Vendor's Compensation and each for the benefit of those Settlement Class Members who were charged Internet Taxes from which the Vendor's Compensation at issue was deducted.

8.14 Escrow Agreement

The Escrow Accounts shall be established at the Depository Bank and administered by the Escrow Agent under the Court's continuing supervision and control pursuant to the Escrow Agreement executed by the Escrow Agent and Settling Parties

8.15 Jurisdiction Of Court

All Settlement Funds transmitted to and held by the Escrow Agent as required by this Agreement shall be deemed and considered to be in custodia legis of the Court, and shall remain subject to the exclusive jurisdiction of the Court, until such time as the Settlement Fund has been completely distributed pursuant to the terms of this Agreement, and/or any further order(s) of the Court.

8.16 Settlement Fund Tax Status

Settling Parties agree to treat the Settlement Fund as being at all times a "qualified settlement fund" within the meaning of Treas. Reg. § 1.468B-1 (or any successor regulation). In addition, the Escrow Agent shall timely make such elections as necessary or advisable to carry out the provisions of this paragraph, including the "relation-back election" (as defined in Treas. Reg. § 1.468B-1) (or any successor regulation) back to the earliest permitted date. Such elections shall be made in compliance with the procedures and requirements contained in such regulations. It shall be the responsibility of the Escrow Agent to timely and properly prepare and deliver the necessary documentation for signature by all necessary parties, and thereafter to cause the appropriate filing to occur.

8.17 Tax Returns

For the purpose of Treas. Reg. § 1.468B (or any successor regulation) of the Internal Revenue Code of 1986, as amended, and the regulations promulgated thereunder, the "administrator" shall be the Escrow Agent. The Escrow Agent shall timely and properly file all informational and other tax returns necessary or advisable with respect to the Settlement Fund (including, without limitation, the returns described in Treas. Reg. § 1.468B-2(k)) (or any successor regulation). Such returns (as well as the election described in paragraph 8.16 above) shall be consistent with this subparagraph and in all events shall reflect that all taxes (including any estimated taxes, interest or penalties) on the income earned by the Settlement Fund shall be paid out of the Settlement Fund as provided in paragraph 8.18 hereof.

8.18 Tax Payments

All (a) taxes (including any estimated taxes, interest or penalties) arising with respect to the income earned by the Settlement Fund, including any taxes or tax detriments that may be imposed upon AT&T Mobility with respect to any income earned by the Settlement Fund for any period during which the Settlement Fund does not qualify as a "qualified settlement fund" for federal or state income tax purposes, and (b) expenses and costs incurred in connection with the operation and implementation of this paragraph (including, without limitation, expenses of tax attorneys and/or accountants and mailing and distribution costs and expenses relating to filing (or failing to file) the returns described in paragraph 8.17) shall be paid out of the Settlement Fund. In no event shall AT&T Mobility have any responsibility for or liability with respect to the taxes or tax related expenses. The Escrow Agent shall indemnify and hold AT&T Mobility harmless for taxes and tax related expenses (including, without limitation, taxes payable by reason of any such indemnification). Further, taxes and tax related expenses shall be treated

as, and considered to be, a cost of administration of the Settlement fund and shall be timely paid by the Escrow Agent out of the Settlement Fund without prior order from the Court, and the Escrow Agent shall be obligated (notwithstanding anything herein to the contrary) to withhold from distribution any funds necessary to pay such amounts, including the establishment of adequate reserves for any taxes and tax related expenses (as well as any amounts that may be required to be withheld under Treas. Reg. § 1.468.B-2(1)(2)) (or any successor regulation). AT&T Mobility is not responsible therefore nor shall it have any liability with respect thereto. The Settling Parties hereto agree to cooperate with the Escrow Agent, each other, and their tax attorneys and accountants to the extent reasonably necessary to carry out the provisions of this paragraph.

8.19 Distribution Of Net Settlement Fund

The Net Settlement Fund shall be distributed to Settlement Class Members in accordance with the procedures set forth in the Plan of Distribution attached hereto as Exhibit O.

9. Cessation of Litigation Activity. Immediately upon execution of this Agreement, Class Plaintiffs, Interim Settlement Class Counsel, and AT&T Mobility agree to cease all litigation activity in the MDL Actions (other than any activity to implement this Settlement Agreement), and to request the Court to stay all motions or other pre-trial matters and to continue any hearing or trial settings until each of the conditions precedent to the Settling Parties' obligations to proceed to consummate the settlement provided for herein has been satisfied or waived.

10. **Class Certification for Settlement Purposes Only.** If the settlement provided for herein is not approved by the Court in complete accordance with the terms of this Agreement

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and does not become subject to a Final Order following preliminary approval, no class will be deemed certified by or as a result of this Agreement, and any order certifying a settlement class will be void for all purposes. In such event, AT&T Mobility will not be deemed to have consented to certification of any class.

11. **Class Notification.** For purposes of Court-approved class notices and establishing that the best practicable notice has been given, membership in the Settlement Class shall be determined exclusively from the records of AT&T Mobility.

12. Application for Attorneys' Fees, Expenses and Class Representative Compensation. Interim Settlement Class Counsel agree that they will seek an order approving attorneys' fees that will reflect the results obtained and the work and effort required finally to obtain recoveries for the Settlement Class, and will seek such recovery from the funds obtained for the Settlement Class. Interim Settlement Class Counsel agree that they will seek a fee no greater than the lesser of ten percent (10%) of the aggregate value of the settlement or twentyfive percent (25%) of the amounts refunded by Taxing Jurisdictions to the Settlement Class. Interim Settlement Class Counsel will also seek reimbursement for their reasonable out-ofpocket expenses incurred in pursuing this litigation on behalf of the Settlement Class from funds obtained for the Settlement Class under this Settlement Agreement. Finally, Interim Settlement Class Counsel will seek compensation to the Class Representatives in an amount not to exceed \$5,000 for each state-specific subclass representative from the funds obtained for the Settlement Class.

13. **Dismissal.** Upon the final approval of this Agreement by the Court, Class Plaintiffs and Interim Settlement Class Counsel shall move to dismiss the Actions. Class Plaintiffs and Interim Settlement Class Counsel will seek dismissal without prejudice for the limited purpose of allowing the Court to retain jurisdiction to enforce the terms of the Agreement. The Settling Parties stipulate that the dismissal will be treated for all purposes as a dismissal with prejudice, except when an enforcement action is pending.

14. **Release of AT&T Mobility.** Subject to and effective upon entry of a Final Order, Class Plaintiffs on their own behalf and on behalf of all Settlement Class Members who do not opt out of the Settlement Class, for and in consideration of the terms and undertakings herein, the sufficiency and fairness of which are acknowledged, hereby release and forever discharge AT&T Mobility (as defined in paragraph 1.2) from any and all claims, demands, debts, liabilities, actions, causes of action of every kind and nature, obligations, damages, losses, and costs, whether known or unknown, actual or potential, suspected or unsuspected, direct or indirect, contingent or fixed, that were or could have been asserted or sought in the Actions, relating in any way or arising out of (a) AT&T Mobility's charging of the Internet Taxes (as defined in paragraph 1.17) and (b) any and all claims that were asserted or could have been asserted by the Settlement Class in the Actions with respect to AT&T Mobility's charging of taxes, fees or surcharges on internet access allegedly in violation of ITFA, state and local laws.

"Unknown" claims as released herein means any and all claims that any member of the Settlement Class does not know to exist against AT&T Mobility which, if known, might have affected his or her decision to enter into or to be bound by the terms of this Settlement. The Class Plaintiffs and the members of the Settlement Class acknowledge that they may hereafter discover facts in addition to or different from those that they now know or believe to be true concerning the subject matter of this release, but nevertheless fully, finally, and forever settle and release any and all claims, known or unknown, derivative or direct, suspected or unsuspected, accrued or unaccrued, asserted or unasserted, in law or equity, including, without limitation, claims that have been asserted or could have been asserted in the Actions against AT&T Mobility with respect to AT&T Mobility's charging of taxes, fees or surcharges on internet access allegedly in violation of ITFA, state and local laws, that they now have, ever had, or may have had as of the date the Final Order becomes final. The foregoing waiver includes, without limitation, an express waiver to the fullest extent permitted by law, by the Class Plaintiffs and the Settlement Class Members of any and all rights under California Civil Code § 1542 or any similar law of any other state or of the United States, which provides:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER MIGHT HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR.

The Settling Parties acknowledge, and the Settlement Class Members shall be deemed by operation of the Final Order to have acknowledged, that the foregoing waiver was separately bargained for and a key element of the Settlement of which this release is a part.

15. Administration and Cost of Settlement. AT&T Mobility will bear the responsibility for implementing the Class Notice and for paying the costs of mailing, publication, and printing the notices detailed in paragraph 16 hereof to be given to the Settlement Class pursuant to this Agreement.

The Settlement Administrator shall establish a website with the particulars of the Settlement. The Settlement Administrator also shall establish an automated 1-800 number for Settlement Class Members to obtain further information on the Settlement. The Settlement Administrator shall distribute the Net Settlement Fund to the Settlement Class Members. AT&T Mobility, at its expense, shall provide to the Settlement Administrator a database from its records

of the names and addresses of the Settlement Class Members, including the total amount of Internet Taxes actually paid by each Settlement Class Member with respect to each of the Taxing Jurisdictions for which a refund claim was filed pursuant to this Settlement Agreement. The Costs of Administration shall be paid from the Settlement Fund prior to distribution of the Net Settlement Fund.

16. Form of Notice to Settlement Class Members. Class Plaintiffs and AT&T Mobility agree that, if the Court authorizes Class Notice to be disseminated to the Settlement Class Members as provided for in this Agreement, AT&T Mobility will issue a bill message and text message in the forms of Exhibits B and C attached hereto to each Settlement Class Member who is a Current Customer at the time notice is disseminated as identified from AT&T Mobility's records. Any Settlement Class Members who request a long-form notice will receive the document attached hereto as Exhibit D. It is agreed, subject to approval of the Court, that there shall be a single issuance of notice to the Current Customers in the Settlement Class.

In addition to mailing, it is agreed, subject to approval of the Court, that AT&T Mobility will provide for the publication of the Publication Notice twice in the *USA Today*. The form of the Publication Notice is contained in Exhibit E attached hereto. To the extent AT&T Mobility has e-mail addresses of Former Customers, AT&T Mobility will provide Notice in the form of Exhibit E by e-mail to such Former Customers. AT&T Mobility shall use the last known e-mail address of the Former Customers. With respect to those Former Customers who AT&T Mobility does not have e-mail addresses, AT&T Mobility agrees, subject to approval of the Court, to serve a postcard notice in substantially the form attached hereto as Exhibit F to the last known address of such Former Customers as reflected in AT&T Mobility's records.

It is stipulated and agreed that the foregoing terms with respect to the Class Notice are material conditions precedent to AT&T Mobility's obligations under this Agreement. If the extent of Class Notice provided for in this Agreement is not approved by the Court in all material respects, it is understood that AT&T Mobility will not be obligated to proceed with the settlement provided for herein.

17. Receipt of Requests for Exclusion. Interim Settlement Class Counsel shall be responsible for obtaining a United States Post Office Box, for the purpose of receiving requests for exclusion that are submitted in accordance with Class Notice. Interim Settlement Class Counsel shall also be responsible for promptly giving notice of the receipt of any such requests for exclusion by providing complete copies thereof to counsel for AT&T Mobility.

18. **Court Submission.** Interim Settlement Class Counsel and AT&T Mobility's counsel will submit this Agreement and the exhibits hereto, along with such other supporting papers as may be appropriate, to the Court for preliminary approval of this Agreement pursuant to Rule 23 of the Federal Rules of Civil Procedure. If the Court declines to grant preliminary approval of this Settlement Agreement and to order notice of hearing with respect to the proposed Settlement Class, or if the Court declines to grant final approval to the foregoing after such notice and hearing, this Agreement will terminate as soon as the Court enters an order unconditionally and finally adjudicating that this Settlement Agreement will not be approved.

19. **Final Judgment.** The Settling Parties agree that the settlement provided herein is expressly conditioned upon dismissal with prejudice of the Actions and, upon final distribution of the Net Settlement Fund, entry of a Final Order dismissing the Actions with prejudice.

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20. **AT&T Mobility's Right to Set Aside Settlement.** AT&T Mobility shall have the right to set aside or rescind this Agreement, in the good faith exercise of its discretion, if any of the following events occur.

20.1 Opt-Outs. Opt-outs from Settlement Class Members represent more than five percent (5%) of the dollar amount of the Internet Taxes;

20.2 Objection(s) to Settlement Sustained. If any objections to the proposed settlement are sustained;

20.3 Modification(s) by the Court. If there are any material modifications to this Agreement, including exhibits, by the Court, by any other court, or by any tribunal, agency, entity, or person.

20.4 The Settling Parties agree that pursuant to settled law and under this Agreement, no Settlement Class Member possesses the right to opt-out a class of others from the Settlement. If the Court nevertheless affords this right to any Settlement Class Member, AT&T Mobility shall have the right to set aside or rescind this Agreement.

In the event AT&T Mobility exercises its discretion to set aside the Settlement, this Agreement and all negotiations, proceedings, documents prepared, and statements made in connection herewith shall be without prejudice to the Settling Parties, shall not be deemed or construed to be an admission or confession by the Settling Parties of any fact, matter, or proposition of law, and shall not be used in any manner for any purpose, and all parties to the Actions shall stand in the same position as if this Agreement had not been negotiated, made, or filed with the Court. In such event, the parties to the Actions shall move the Court to vacate any and all orders entered by the Court pursuant to the provisions of this Agreement. 21. Integration Clause. This Settlement Agreement contains a full, complete, and integrated statement of each and every term and provision agreed to by and among the Settling Parties and supersedes any prior writings or agreements (written or oral) between or among the Settling Parties, which prior agreements may no longer be relied upon for any purpose. This Settlement Agreement shall not be orally modified in any respect and can be modified only by the written agreement of the Settling Parties supported by acknowledged written consideration. In the event a dispute arises between the Settling Parties over the meaning or intent of this Agreement, the Settling Parties agree that prior drafts, notes, memoranda, discussions or any other oral communications or documents regarding the negotiations, meaning or intent of this Agreement shall not be offered or admitted into evidence. Class Plaintiffs and Interim Settlement Class Counsel acknowledge that, in entering into this Settlement Agreement, they have not relied upon any representations, statements, actions, or inaction by AT&T Mobility or its counsel that are not expressly set forth herein.

22. **Headings.** Headings contained in this Agreement are for convenience of reference only and are not intended to alter or vary the construction and meaning of this Agreement.

23. **Governing Law.** To the extent not governed by the Federal Rules of Civil Procedure, the contractual terms of this Agreement shall be interpreted and enforced in accordance with the substantive law of the State of Georgia.

24. **Mutual Interpretation.** The Settling Parties agree and stipulate that this Agreement was negotiated on an "arms-length" basis between parties of equal bargaining power. Also, the Agreement has been drafted jointly by Interim Settlement Class Counsel and counsel

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for AT&T Mobility. Accordingly, this Agreement shall be neutral and no ambiguity shall be construed in favor of or against any of the Settling Parties.

25. **Notice.** Whenever any written notice is required by the terms of this Agreement, it shall be deemed effective on the delivered date, service to be by First-Class Mail addressed as follows:

If to the Class Plaintiffs or Settlement Class, to:

Edward D. Robertson, Jr. James P. Frickleton Mary D. Winter BARTIMUS FRICKLETON ROBERTSON & GORNY, P.C. 715 Swifts Highway Jefferson City, MO 65109

Harry Huge THE HUGE LAW FIRM PLLC 1080 Wisconsin Ave., N.W. Suite 3016 Washington, D.C. 20007

If to AT&T Mobility to:

Roman P. Wuller THOMPSON COBURN LLP One US Bank Plaza Suite 3500 St. Louis, Missouri 63101

Archis A. Parasharami MAYER BROWN LLP 1999 K Street NW Washington, DC 20006

Notice also shall be given to other parties as directed by the court.

26. **Counterpart Execution.** This Agreement may be executed in any number of counterparts and will be binding when it has been executed and delivered by the last signatory

hereto. A facsimile signature shall be deemed to constitute an original signature for purposes of this Agreement. After execution of counterparts by each designated signatory, AT&T Mobility agrees to furnish each party with a composite conformed copy of this Agreement reflecting all counterpart signatures.

27. **Binding Upon Successors.** This Agreement shall be binding upon and inure to the benefit of the Settling Parties hereof and their representatives, heirs, successors, and assigns.

28. Severability. In the event any one or more of the provisions contained in this Agreement shall for any reason be held invalid, illegal, or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provisions if the Settling Parties and their counsel mutually elect by written stipulation to be filed with the Court within twenty (20) days to proceed as if such invalid, illegal, or unenforceable provisions had never been included in this Agreement.

29. **Continuing Jurisdiction.** Without affecting the finality of the Final Judgment, the Court shall retain continuing jurisdiction over the Actions and the Settling Parties, including all members of the Settlement Class, the administration and enforcement of the Settlement, and the benefits to the Settlement Class hereunder, including for such purposes as supervising the implementation, enforcement, construction, and interpretation of this Settlement Agreement, the order preliminarily approving the Settlement Agreement, and the Final Judgment, and hearing and determining an application by Class Counsel for an award of attorneys' fees, expenses and Class Representative compensation. Any dispute or controversies arising with respect to the interpretation, enforcement, or implementation of the Settlement Agreement shall be presented by motion to the Court, exclusively.

30. **Warranty of Counsel.** Interim Settlement Class Counsel unconditionally represent and warrant that they are fully authorized to execute and deliver this Agreement on behalf of the Class Plaintiffs.

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The undersigned parties have executed this Agreement as of the date first above written.

DATED: 6-24-10

BARTIMUS FRICKLETON ROBERTSON & GORNY P.C.

By d Edward D. Robertson, Jr. James P. Frickleton

Mary D. Winter 715 Swifts Highway Jefferson City, MO 65109

Interim Settlement Class Counsel

THE HUGE LAW FIRM PLLC

Harry Huge 1080 Wisconsin Ave., N.W. Suite 3016 Washington, D.C. 20007

Interim Settlement Class Counsel

DATED: ___6-24-10

6-24-10 DATED:

THE HUGE LAW FIRM PLLC

By_ Harry Huge 1080 Wisconsin Ave., N.W.

Suite 3016 Washington, D.C. 20007

Interim Settlement Class Counsel

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6/21/2010 DATED:

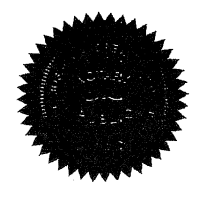
By(2	A	A	
Andy	A	rmstr	ong	
Class				

Class Plaintiff

Subscribed and sworn to before me this $\frac{1}{2}$ day of $\frac{1}{2}$, 20 10.

Notary Public

My Commission Expires: ______



DATED: June 22, 2010

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By

Rohald Bendian Class Plaintiff

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- 34 -

Subscribed and sworn to before me this 22 day of June _____, 20 10_.

Notary Public Attorney duly admitted to the Bar of State of New Jersey My Commission Expires:_____

DATED: July 9th 2010 By Michael Bosarge

Class Plaintiff

Subscribed and sworn to before me this $\underline{9}^{\text{the day of }}_{\text{the day of }}$ $\underline{9}^{\text{the day of }}_{\text{the day of }}$, 20 <u>10</u>. Notary Public

My Commission Expires: -12



DATED: 6/21/10

By_

Eric Bosse Class Plaintiff

Subscribed and sworn to before me this 21st day of _____, 20 10.

Notary Public Theodore H. Huge

My Commission Expires: Jan. 17, 2018

DATED: 4 ampbell Class Plaintiff Subscribed and sworn to before me this $\frac{\partial 1}{\partial x}$ day of $\frac{1}{2000}$, $\frac{\partial 10}{\partial x}$. (lamon Car Notary Public Notary Public, State of Oidsham Tamara Alexander Commission ¥07008613 My Commission Expires: Comanche County, Okla. Commission Exp. 09-05-11

DATED: _ 4/22/10

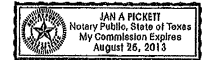
By Harvey Corn

Class Plaintiff

Subscribed and sworn to before me this $\frac{22}{2}$ day of Frene ____, 20 <u>/()</u> ,

ana. Cuard Notary Public

My Commission Expires: 8.25-13



6/22/2010 DATED:

£ ′Ву Pam Corn

Class Plaintiff

Subscribed and sworn to before me this 22 day of _.20 / 0.

Notary Public

My Commission Expires: 8.2573



DATED: une 21 2010 By Matthew Cranford Class Plaintiff 0 Subscribed and sworn to before me this day of 20 2 A GENERAL NOTARY-State of Nebraska Notary Public GARY L. YOUNG 14 10 ZON My Commission Expires:

5124748.21 48 -DATED: B Steven A. DeVore **Class** Plaintiff Subscribed and sworn to before me this $\frac{1}{2}$ day of $\frac{1}{2}$, 20 <u>/ ()</u> . Notary Publie MELIAL. MOHN PUBLIC-STATE OF UTAH MMISSION# 579036 My Commission Expires: COMM. EXP. 05-18-2013

DATED: ________

Amende By_

Jape F. Edmonds Class Plaintiff

Subscribed and sworn to before me this $2L^{T}$ day of \searrow . lune_ <u>, 20 1 d</u>.

Indiuc Notary Public

My Commission Expires: 9 WOTARA 9 # 02015087 EXP. 09/04/10 # 02015087 EXP. 09/04/10 # 02015087 EXP. 09/04/10 14110

Case 1:10-cv-02278 Document 62 Filed 07/12/10 Page 36 of 59 DATED: (22/10 By_ Heather Feenstra-Kretschmar **Class Plaintiff** d line Subscribed and sworn to before me this $\partial \partial$ day of , 20 <u>10</u> . Notary -19-13 My Commission Expires:

DATED: JUL 2010 2

By_ Adrienne M. Fox

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Class Plaintiff

Subscribed and sworn to before me this <u>ZI</u> day of ,20<u>10</u>. **MARKARINA** Notary Public EN STO My Commission Expires: .

DATED: June ZI, Zolo By Richard Garner Richard Garner

Class Plaintiff

Subscribed and sworn to before me this 2/2+ day of June _,20<u>/0</u>. Manadra Amar Notary Public My Commission Expires: October 12, 2010

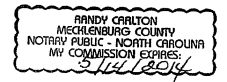
DATED: JUNE 22, 2010

Slopha brand By Stephen S. Girard

Stephen S. Girard Class Plaintiff

Subscribed and sworn to before me this $\frac{22}{10}$ day of $\frac{10}{10}$, $\frac{20}{10}$. or Notary Public

My Commission Expires:____



DATED: <u>21 June 2010</u> E	By <u>Auch 15</u> David Guerrero Class Plaintiff
Subscribed and sworn to before me this $\frac{2}{2}$ day of	of <u>JUNC</u> , 20 <u>C</u> .
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DATED: 04/21/2010

de R. Have By

Christopher R. Havron Class Plaintiff

Subscribed and sworn to before me this 21 day of (_, 20 <u>(</u>`__. Ŷ <u>My Commission Expires: 01/04/14</u> OFFICIAL SEAL MICHELE D KIRKMAN Ş NOTARY PUBLIC - STATE OF ILLINOIS MY COMMISSION EXPIRES:01/04/14

DATED: 6-21-10

By <u>Lris endra</u> Christopher Hendrix

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Christopher Hendrix Class Plaintiff

Subscribed and sworn to before me this 21 day of 5 4 day ____, 20 <u>(0</u>, NOTARY PUBLIC OTAYS OF KANBAR 1 RYAN L. BAKER My Appt. Exp. 5/11/2011 Notary Public 5/11/2011 My Commission Expires:____

DATED: 6/32/10

By Martin D. Hoke

Class Plaintiff

Subscribed and sworn to before me this 22 day of ______ ____, 20 <u>/ ()</u>.

Diara M Rusi

Notary Public

My Commission Expires: 9/20/2014

Diana M. Rusin Notary Public. State of Indiana Resident of Lake County, Indiana My Commission Expires: 9/20/2014

DATED: (June 21, 2010 By Meri Iannetti **Class Plaintiff** day of Subscribed and sworn to before me this2 the , 20*10* . Jotary Publicommonwealth of PENNSYL JANIA Notary Public Judith M. Boyle, Notariel Seel Judith M. Boyle, Notary Public City of Pittsburgh, Alegheny County My Commission Expires July 2, 2013 My Commission Expires July 2, 2013 $+\frac{1}{1}+1$

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DATED: 6/22/10

By_____

Christopher Jacobs Class Plaintiff

Subscribed and swom to before me this $\frac{22}{2}$ day of _____ uno_____, 20<u>/0</u>. .7

О đ -10

Notary Public

12/20/10 My Commission Expires:____



DATED: 4-21-10

BY: Class Plaintiff

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Subscribed and sworn to before me this 21 day of the 20 10.

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Notary Public

My Commission Expires: 12/25/2019

CHERYL COOPER NOTARY PUBLIC, STATE OF M COUNTY OF OAKLAND MY COMMISSION EXPIRES Dec 26, 2014 AGTING IN COUNTY OF 2014

DATED: 06 2010

By: breth

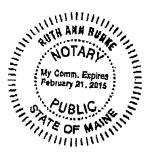
Class Plaintiff

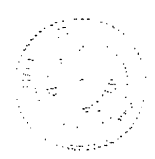
Subscribed and sworn to before me this 22 day of _____, 20 <u>10</u> . ne.

Notary Public

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My Commission Expires: 2/21/2015





DATED: 6-24-10

By:

Bert Kimble **Class Plaintiff**

Subscribed and sworn to before me this 24 day of June, 2010.

day of June, 2010. 1. STRA J. STRA Sinnission Expire COMMISSION # 07546048 07546048 1. STATE Of 1. STATE Of (*10* Notary Public 9-13-11 My Commission Expires:

DATED:

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1.10-07

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By Vickie C. Leyja Class Plaintiff

Subscribed and sworn to before me this 20th day of _____ 20 <u>10</u>. ll a Notary Public

My Commission Expires: <u>(6 - 13 - 2013</u> 0 2005024

A Change of

DATED: 19/10 By

Zlass Plaintif

Subscribed and sworn to before me this $\frac{19}{19}$ day of $\frac{1000}{1000}$, 20 10 .

Jublic lot:

My Commission Expires: 8/ in

JONATHAN MACY "IOTARY PUBLIC-STATE OF NEW YORK No. 62MA6191421 Qualified In New York County Commission Expires August 11, 2812

5124748.21

DATED: 6-22-10

By Hill Rick Manrique Class Plaintiff

Subscribed and sworn to before me this $\frac{22^{M}}{2}$ day of _____ inne <u>,20 []</u>.

arlie

Notary Public

My Commission Expires: 1-5-13



DATED:	 16	<u>.×Ní</u>	·····

By

Heather Mazeitis Class Plaintiff

Subscribed and sworn to before me this $\frac{3}{2\sqrt{2}}$ day of $\frac{3}{2\sqrt{2}}$, $20 \frac{1}{\sqrt{2}}$.

Notary Public in proct States 1. Parkint \$ \$600 T

My Commission Expires: $V_{1} = \sum_{\alpha \in V_{1}} V_{1}$

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DATED: 6.21.2010 Mashelam By (a. Bonnae Meshulam **Class Plaintiff** Subscribed and sworn to before me this 215t day of TUNE, 20 10. doopen Sutuning K. Hall 43-2014 My Commission Expires: CAR H OUNT Manine and

DATED: JUNE 21, 2010 B Miracles Meyer Class Plaintiff Subscribed and sworn to before me this 21^{sT} day of <u>June</u> ,20 10 . STEVEN R. DWYER - NOTARY PUBLIC Notary Public County of Toton State of Wyoming My Commission Expires December 9, 2013 My Commission Expires: 12/9/2012

- 79 -

DATED: June 22, 2010 By Fuduy J. Mitchell Audrey J. Mitchell

Class Plaintiff

Subscribed and sworn to before me this $\frac{22^n}{day}$ of $\int \sqrt{\sqrt{E}}$, 20 / 0.

M. Q. Bang Notary Public

My Commission Expires: JUVE 23, 2013

MEL A. BAROSAY NOTARY PUBLIC STATE OF NEVADA APPT. No. 05-98249-1 MY APPT. EXPIRES JUNE 23, 2013

DATED: 06-25-10

Masson By_(NC Adrienne D. Munson

Class Plaintiff

Subscribed and sworn to before me this $\frac{2}{5}$ day of ____ <u>,20 1D</u>. otary Public LEAH A. CUOMO MY COMMISSION # DD 639304 EXPIRES: February 12, 2011 Bonded Thru Notary Public Underwriters My Commission Expire

DATED: _____ 22 10

uphi By: JIII Murphy Class Plaintiff

Subscribed and sworn to before me this _____day of June, 2010.

in

Notary Public

My Commission Expires: 6-20-2015



Case 1:10-cv-02278 Document 62 Filed 07/12/10 Page 48 of 59 AFFidawit No.5

DATED: July 9,2010

By: Gira L. Osorio

Class Plaintiff

Subscribed and sworn to before me this $\underline{\mathcal{Q}}$ day of June, 2010.

<u> Maria Jackelle Remes</u> Negary Public

My Commission Expires: <u>N/4</u>



DATED: 6-21-10

By Sara Parker Pauley

Class Plaintiff

Subscribed and sworn to before me this $\frac{215}{\text{day of}}$ day of ______, 20 10. Notary Public

My Commission Expires: <u>6-4-14</u>



LISA GROVES BAX My Commission Expires June 4, 2014 Cole County Commission #10395908

DATED: ______

By Rahn Heather Rahn

Class Plaintiff

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Subscribed and sworn to before me this 22 day of <u>June</u>, 2010.

anar Kochee

Notary Public COMMONWEALTH OF KETVERY

My Commission Expires: 5/29/14

DATED: 6/22/10

By

David Rock Class Plaintiff

Subscribed and sworn to before me this 22^{Vd} day of \underline{TUNE} , $20 \underline{/0}$.

KAMONA 1 Notary Public

My Commission Expires:_

WILLIAM E. MORRIS Notary Public My Commission Expires April 30, 2015 مادي متصفيق والدار الفاصفان

DATED: ____ 6 By <u>X U / L</u>esley Rock Class Plaintiff

Subscribed and sworn to before me this ∂ / day of ______, 20 <u>/</u> ∂ .

Jento Notary Public

My Commission Expires: <u>//-/8-201</u>6

DATED: 24 Jace Co

By_ William J. Rogers Class Plaintiff

Subscribed and sworn to before me this 24 day of 400, 20/2. et-Notary Public

My Commission Expires: 2/16/11

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DATED: 6-21-10

By James Marc Ruggerio Class Plaintiff

Subscribed and sworn to before me on this 21^{5^+} day of <u>June</u>, 2010.

nton F. Mente Notary Public

My Commission Expires: 11-18-11



DATED: 6-21-10

Ann Marie Ruggerio By Class Plaintiff

Subscribed and sworn to before me on this 21^{5+} day of <u>June</u>, 20_{10} .

tom I. Mente Notary Public

My Commission Expires: 11-18-11

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DATED: JUNE 23, 2010 By James Shirley James Shirley Class Plaintiff

Subscribed and sworn to before me this 23 day of $\overline{\text{JWE}}$, 20 12.

Notary Public)

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8/15/13 My Commission Expires:_

Strate of Tennessee) Country of HAMilton)

DATED: June 21, 2010 By Parkell Christing

Class Plaintiff

Subscribed and sworn to before me this 21 day of 30me, 2010. Notary Public My Commission Expires: <u>S| || |3</u> ESSEE

DATED: 6/22/2010	By
	John W. Simon Class Plaintiff
Subscribed and sworn to before me this	lay of, 20
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Notary Public	
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Signature of Document Signer No. 1	Signature of Document Signer No. 2 (if any)
State of California	
County of 105 publics	Subscribed and quarter to (as affirmed) to (
	Subscribed and sworn to (or affirmed) before me on this
	22 day of 3075 day $20/2$, by
	(1) JOHN W SIMON
DAN CARTEE	Name of Signer
U COMM. # 1727385	proved to me on the basis of satisfactory evidence to be the person who appeared before me (.) (.)
AV COMM EXP FES 26, 2011	(and
	(2)N/V
	Name of Signer
	proved to me on the basis of satisfactory evidence to be the person who appeared before me.)
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22 June 2010 ima DATED: By Karl Simonsen **Class** Plaintiff Subscribed and sworn to before me this $22 \text{ day of } \overline{J} \text{ lawe}$, 20 1D. Notary Public My Commission Expires: JAN 30, 2014 5124748.21 - 65 -

	ACKNOWLEDGMENT
State Count	of California y of SANTA CLARA
On person who pr subscr his/hor	$\frac{\int (4NE 22, 2010)}{\int (4NE 22, 2010)} \text{ before me, } \underbrace{\int (2NE 22, 2010)}{(\text{insert name and title of the officer})} \text{ ally appeared } \underbrace{\int (AEL F_{LANK} SIMONSEN)}{(\text{insert name and title of the officer})}, \text{ oved to me on the basis of satisfactory evidence to be the person($) whose name($) is/are ibed to the within instrument and acknowledged to me that he/she/they executed the same in /their authorized capacity(is), and that by his/he/their signature($) on the instrument the ($), or the entity upon behalf of which the person($) acted, executed the instrument.}$
l certify paragra	under PENALTY OF PERJURY under the laws of the State of California that the foregoing aph is true and correct.
WITNE	SS my hand and official seal.
	My Comm. Expires Jan 30, 2014

Analdfix DATED: June 21, 2010 By **Donald Sipple Class** Plaintiff Subscribed and sworn to before me this 21 day of 20 10. Notary Public My Commission Expires: $-\frac{1}{233}$

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DATED: 6/22/10 B James ewart Class Plaintiff Subscribed and sworn to before me this 22 day of _____ . 20 ر. MANNIN ALBER Notary Public THINN MARKING My Commission Expires: 1-81-2012 TITI TO AN EAL IS THE ALL IS THE

DATED: 6-23-10

the Jayled Dorothy Taylor

Class Plaintiff

Subscribed and sworn to before me this day of 20 10 . Notary Public My Commission Expires: 0-8-2019

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DATED: 6-21-2010

By Kirk Tushaus

Class Plaintiff

Subscribed and sworn to before me this <u>A</u> day of <u>UM</u> , 20 <u>[D_</u>. hnom OFFICIAL SEAL SHONAE A. JOHNSON NOTARY PUBLIC - State of Arizona MARICOPA COUNTY My Comm. Explices May 8, 2014 Notary Public . . .

My Commission Expires: <u>M(w 8, 2014</u>

DATED: JUNE 21, 2010

By/

Matthew J. Vickery Class Plaintiff

Subscribed and sworn to before me this \mathbb{Z}^{l} and \mathbb{Z}^{l} day of June, 2010.

SUZANONE M POWERS Notary Public

My Commission Expires: 2013 2/1



DATED: _____

lice by Jave por tob, Auf. Byd Eleanor T. Wallace

Eleanor T. Wallace Class Plaintiff

Subscribed and sworn to before me this _____ day of ______, 20 _____,

Notary Public

My Commission Expires:_____

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Malal DATED: 6/22/12 By John W. Wallace Class Plaintiff 2 nd une ,20 10. Subscribed and sworn to before me this day of _____ Notary Public PATRICK J. BEIRNE Attorney at Law Notary Public, State of Ohio My Commission Has No Explation Date. Section 147-03 O.R.C. My Commission Expires:

DATED: <u>D6/23/10</u> By Craig Wellhouser Class Plaintiff	-
Subscribed and sworn to before me this 23 day of $fune, 20 10$.	
My Commission Expires: forung 12, 2014	

2010 DATED:

By Aaron White

Aaron White Class Plaintiff

Subscribed and sworn to before me this _2/ day of _____ 20 _0_.

Notary Public

NANCY KAY DORN Notary Public-Minnesota V Commission Expires Jan 31, 2012

My Commission Expires: 1-3 017-

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- 74 -

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DATED: JUNE 22, 2010	By William A. Wieland Class Plaintiff
Subscribed and sworn to before me this $22^{n/2}$ da	y of June, 20 10.
Patricia W. HAPper	PATRICIA W. HOFFMAN
My Commission Expires: 8/18/2013	Notary Public State of Colorado

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DATED

B{ Robert Willhite Class Plaintiff

Subscribed and sworn to before me this 22day of ne 2010

Notary Publid

My Commission Expires: =20-13

JENNIFER A DEXTER Notery Public Gwinnelt County State of Georgia My Commission Expires Jan 20, 2013

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- 76 -

DATED: 6-22.2010

netle hor ni 1 By Penny Anhette Wood

Class Plaintiff

Subscribed and sworn to before me this 2 day of June, 2010.

Notary Public

My Commission Expires: 1-11- 2011

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Case: 1:10-cv-02278 Document #: 50-3 Filed: 06/24/10 Page 93 of 198 PageID #:653

By

THOMPSON COBURN LLP

DATED: June 24 2010

P. Wuller

Roman P. Wuller One U.S. Bank Plaza, Suite 3500 St. Louis, MO 63101

Counsel for Defendant AT&T Mobility LLC

Case: 1:10-cv-02278 Document #: 50-3 Filed: 06/24/10 Page 94 of 198 PageID #:654

By_

6/24/10 DATED:

MAYER BROWN 1 z 0

Evan M. Tager Archis A. Parasharami 1999 K Street NW Washington, DC 20006

Counsel for Defendant AT&T Mobility LLC

Case: 1:10-cv-02278 Document #: 58-2 Filed: 07/08/10 Page 1 of 1 PageID #:828 Case 1:10-cv-02278 Document 50-2 Filed 06/24/10 Page 95 of 198

	AT&T MOBILITY LLC By: AT&T Mobility Corporation, its Manager
DATED: June 25, 2010	By Atanta
	Title Chief Financial Officer

Subscribed and sworn to before me this $\frac{25}{10}$ day of $\frac{10}{20}$.

127.2013

aro Nøtary Public

1 10

27.2013 My Commission Expires: 4

EXHIBIT A

Acadiana Cellular GP AT&T Mobility II LLC AT&T Mobility of Galveston LLC AT&T Mobility Puerto Rico Inc ATC Custom Services, Inc. Bellingham Cellular Partnership Bloomington Cellular Telephone Company Bradenton Cellular Partnership Bremerton Cellular Telephone Company Cagal Cellular Communications Corporation Cagal Cellular Communications Corporation Cellular Retail LLC Champaign CellTelCo Chattanooga MSA LP Cincinnati SMSA LP Cingular Wireless Of Texas RSA #11 LP Cingular Wireless Of Texas RSA #16 LP Citrus Cellular Limited Partnership Decatur RSA LP Florida RSA No 2B Georgia RSA #3 LP Hood River Cellular Telephone Company Inc Houma - Thibodaux Cellular Partnership Lafayette MSA LP Louisiana RSA No 7 Cellular GP Louisiana RSA No 8 LP Lubbock SMSA LP Madison SMSA LP McAllen-Edinburg Mission SMSA LP Medford Cellular Telephone Company Inc Melbourne Cellular Telephone Company Milwaukee SMSA LP Missouri RSA 11/12 LP Missouri RSA 8 LP Missouri RSA 9B1 LP NE Georgia Limited Partnership New Cingular Wireless PCS LLC Ocala Cellular Telephone Company Inc Oklahoma City SMSA LP Oklahoma Independent RSA 7 Partnership Oklahoma RSA 3 LP Oklahoma RSA 9 LP Olympia Cellular Telephone Company Inc Orlando SMSA LP Pine Bluff Cellular Inc

Provo Cellular Telephone Company Reno Cellular Telephone Company Salem Cellular Telephone Company Santa Barbara Cellular Systems Ltd Sarasota Cellular Telephone Company St Cloud Cellular Telephone Company Inc Telecorp Communications LLC Texas RSA 18 LP Texas RSA 19 LP Texas RSA 2 Limited Partnership Texas RSA 20B1 LP Texas RSA 6 LP Texas RSA 7B1 LP Texas RSA 9B1 LP Topeka SMSA LP Visalia Cellular Telephone Company Wireless Maritime Services LLC

Addendum to EXHIBIT A

Bauce Communications of Beaumont LLC Centennial Beauregard Cellular LLC Centennial Benton Harbor Centennial Cellular TriState Operating Partnership Centennial Claiborne Cellular Corp Centennial Hammond Cellular LLC Centennial Lafayette Communications LLC Centennial Michigan RSA 7 Cellular Corp. Centennial Randolph Cellular LLC Elkhart Metronet Inc. Mega Comm LLC Michiana Metronet Inc. Southbend Metronet Inc.

Exhibit B

DIRECT BILL NOTICE OF CLASS ACTION SETTLEMENT

NOTICE OF CLASS ACTION SETTLEMENT – PART I

If you were charged taxes, fees or surcharges on internet access through smart phone data plans, laptop connect cards or pay-per-use data services on bills issued from 11/1/05 through 9/7/10, you may be entitled to benefits under a class action settlement. To receive benefits, you need to do nothing at this time. See below for more information.

NOTICE OF CLASS ACTION SETTLEMENT - PART II

You may opt out of this settlement, but your request to exclude yourself must be received by 02/02/11. You may also object to the settlement by this date. If you do not opt out, you will be bound by the settlement and give up the right to file your own lawsuit. You may also remain part of the class and hire counsel at your expense. See below for more information.

NOTICE OF CLASS ACTION SETTLEMENT - PART III

However, Settlement Class Counsel have been appointed to represent you and can be contacted at: Bartimus Frickleton Robertson & Gorny, P.C., P.O. Box 480020, Kansas City, MO 64148. To learn more about the settlement, including its benefits, how to opt-out or object, the names of the parties, and other information, go to www.attmsettlement.com or call 1-877-905-8928.

Exhibit C

TEXT MESSAGE NOTICE OF CLASS ACTION SETTLEMENT

NOTICE OF CLASS ACTION SETTLEMENT – You may be entitled to benefits under a class settlement. Go to <u>www.attmsettlement.com</u> or call 1-877-905-8928.

Exhibit D

United States District Court, Northern District of Illinois, Eastern Division

NOTICE OF PENDENCY OF CLASS ACTION, PROPOSED SETTLEMENT AND HEARING

A court authorized this notice. This is not a solicitation from a lawyer.

- If you paid taxes, fees or surcharges ("Internet Taxes") to AT&T Mobility LLC ("AT&T Mobility") on internet access through certain services including iPhone data plans, Blackberry data plans, other smart phone data plans, laptop connect cards and pay-per-use data services on bills issued from November 1, 2005 up to and including September 7, 2010, you might be eligible to receive benefits from a class action settlement.
- The settlement resolves lawsuits concerning AT&T Mobility charging Internet Taxes for internet access through certain services.
- The two sides disagree about whether AT&T Mobility's charging of Internet Taxes was proper, and if it was improper, how much the plaintiffs would have been entitled to. The parties have agreed to resolve these cases by a settlement.

YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT:		
Remain in the Settlement Class	If you wish to receive benefits under the Settlement, you do not need to take any action at this time.	
Exclude Yourself	Get no benefit. This is the only option that allows you to ever be part of any other lawsuit against AT&T Mobility about the legal claims in this case.	
Object	Write to the Court about why you don't like the settlement.	
Go To A Hearing	Ask to speak in Court about the fairness of the settlement.	

• Your legal rights are affected. Read this notice carefully.

- The rights and options and the deadlines to exercise them are explained in this notice.
- The Court still has to decide whether to approve this settlement, which may take some time. Please be patient.

QUESTIONS? VISIT <u>www.attmsettlement.com</u> or Call 1-877-905-8928

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3.	Why are these class actions?	
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QUESTIONS? VISIT <u>WWW.ATTMSETTLEMENT.COM</u> OR

CALL 1-877-905-8928

BASIC INFORMATION

1. Why did I get this notice package?

You are receiving this notice because you have been identified as a potential member of a Settlement Class consisting of:

All persons or entities who are or were customers of AT&T Mobility and who were charged Internet Taxes on bills issued from November 1, 2005 through September 7, 2010.

Excluded from the class are (i) AT&T Mobility, any entity in which AT&T Mobility has a controlling interest or which has a controlling interest in AT&T Mobility, and AT&T Mobility's legal representatives, predecessors, successors and assigns; (ii) governmental entities; (iii) AT&T Mobility's officers, directors, agents and representatives; and (iv) the Court presiding over any motion to approve this Settlement Agreement.

As such, the Court sent you this Notice because you have a right to know about a proposed settlement of class action lawsuits, and about all of your options, before the Court decides whether to approve the settlement. If the Court approves the settlement, and objections or appeals relating to that settlement are resolved, the benefits provided for by the settlement will be available to Settlement Class members.

This package explains the lawsuits, the settlement, your legal rights, what benefits are available, who is eligible for them, and how to get them.

The Court in charge of the cases is the United States District Court for the Northern District of Illinois, Eastern Division, and the case is known as *In Re: AT&T Mobility Wireless Data Services Sales Tax Litigation,* Case No. 1:10-cv-02278. The persons who sued are called the Plaintiffs, and AT&T Mobility is the Defendant.

2. What are these lawsuits about?

Plaintiffs allege that AT&T Mobility charges customers for taxes, fees and surcharges on internet access through certain services including iPhone data plans, Blackberry data plans, other smart phone data plans, laptop connect cards and pay-per-use data services in violation of the Internet Tax Freedom Act, 47 U.S.C. § 151 (1998) (as amended) and other state laws. The Plaintiffs allege that AT&T Mobility is liable for damages to the Class. AT&T Mobility believes that the Plaintiffs' factual and legal allegations in the lawsuits are incorrect and specifically denies all liability to the Plaintiffs and the Settlement Class. In the lawsuits, AT&T Mobility has denied the Plaintiffs' allegations and raised a number of defenses to the claims asserted.

QUESTIONS? VISIT <u>www.attmsettlement.com</u> or call 1-877-905-8928 This Notice does not imply that there has been any finding of any violation of the law by AT&T Mobility or that recovery could be had in a certain amount. Although the Court has authorized Notice to be given of the proposed settlement, this Notice does not express the opinion of the Court on the merits of the claims or defenses asserted by either side in the lawsuits.

3. Why are these class actions?

Class actions are lawsuits in which the claims and rights of many people are decided in a single court proceeding. Representative Plaintiffs ("Class Representatives") are named in the lawsuit to assert the claims of the entire class. This avoids the necessity for a large number of people to file similar individual lawsuits and enables the court system to resolve similar claims in an efficient and economical way. Class actions provide a vehicle whereby people with similar claims are treated alike. In a class action, the court is guardian of class interests and supervises the prosecution of the class claims by Settlement Class Counsel to assure that the representation is adequate. Class members are not individually responsible for the costs or fees of counsel, which are subject to court award.

4. Why is there a settlement?

The Court did not decide in favor of the Class Representatives or AT&T Mobility. Settlement Class Counsel have investigated the facts and applicable law regarding the Class Representatives' claims and AT&T Mobility's defenses. The parties have engaged in lengthy and "arms-length" negotiations in reaching this settlement. The Class Representatives and Settlement Class Counsel believe that the proposed settlement is fair, reasonable and adequate and in the best interests of the class. Both sides agree that, by settling, AT&T Mobility is not admitting any liability or that it did anything wrong, but both sides want to avoid the uncertainties and high cost in time and money in litigation of this type.

Who Is In The Settlement

To see if you will get a benefit from this settlement, you first have to decide if you are a Class Member.

5. How do I know if I am part of the settlement?

You are a part of the settlement if you paid taxes, fees or surcharges to AT&T Mobility on internet access through certain services including iPhone data plans, Blackberry data plans, other smart phone data plans, laptop connect cards and pay-per-use data services on bills issued from November 1, 2005 up to and including September 7, 2010.

QUESTIONS? VISIT <u>www.attmsettlement.com</u> or Call 1-877-905-8928

Excluded from the class are (i) AT&T Mobility, any entity in which AT&T Mobility has a controlling interest or which has a controlling interest in AT&T Mobility, and AT&T Mobility's legal representatives, predecessors, successors and assigns; (ii) governmental entities; (iii) AT&T Mobility's officers, directors, agents and representatives; and (iv) the Court presiding over any motion to approve this Settlement Agreement.

6. I'm still not sure if I am included.

If you are still not sure whether you are included, you can ask for free help. You can visit <u>www.attmsettlement.com</u> for more information.

The Settlement Benefits – What You Get

7. What does the settlement provide?

If you determine that you are a member of the class, you may receive benefits under the Settlement. The Settlement provides:

Subject to a future law, regulation or ruling requiring, authorizing or permitting collection of the Internet Taxes in your jurisdiction, AT&T Mobility will cease charging the Internet Taxes on certain services as set forth in the Settlement Agreement. AT&T Mobility, on behalf of the Settlement Class, but at AT&T Mobility's expense, shall prepare and process refund claims for filing with the various taxing jurisdictions seeking a refund of the Internet Taxes collected by AT&T Mobility from the Settlement Class and paid by AT&T Mobility to the taxing jurisdictions. AT&T Mobility and/or the Class Representatives will file the refund claims. As part of the Settlement, AT&T Mobility has assigned its rights, title and interest in such refunds to the Settlement Class. If a taxing jurisdiction issues future tax credits to AT&T Mobility in lieu of a refund of monies sought on a refund claim for Internet Taxes, AT&T Mobility shall remit monies to the escrow accounts established pursuant to the Settlement. If the use of the future tax credit will be spread over a three (3) year period or less, AT&T Mobility shall remit monies to the escrow accounts equal to the total future tax credits. If the use of the future tax credit will be spread over a period longer than three (3) years, AT&T Mobility shall remit monies to the escrow accounts equal to the net present value of such future tax credits for the fourth and succeeding years using a 5% discount rate to compute the net present value. The amount of the first three (3) years shall be paid with no discount. Finally, AT&T Mobility has agreed to pay to the Settlement Class any vendor's compensation related to the Internet Taxes AT&T Mobility was allowed by certain taxing jurisdictions in the form of a credit against taxes owing to the taxing jurisdictions, which is generally considered to be compensation for the vendor's collecting and remitting taxes to the taxing jurisdiction. Vendor's compensation shall not include amounts to which AT&T would have been entitled independent of the collection of Internet Taxes based on limitations on the amount of credit allowed pursuant to applicable law. All refunds or

payments by AT&T Mobility related to credits and payments of the vendor's compensation will fund separate escrow accounts for the benefit of the Settlement Class.

Payments to Settlement Class members will be made when all of the refunds/credits are made from each taxing jurisdiction in each state and after deduction of Court approved costs, expenses and attorneys' fees and Class Representative Compensation.

How You Receive Settlement Benefits

8. How can I get a benefit?

To qualify for benefits, you need do nothing at this time. If you wish to receive benefits under the Settlement, you do not need to take any action. Your interest as a member of the Settlement Class will be represented by the Class Representatives and Settlement Class Counsel. You will be bound by any judgment approving or disapproving the Settlement. If the Settlement is approved, the Settlement Administrator will send you any monies that you are entitled to under the Settlement.

If you change your address, you must mail a notification of your new address to the Settlement Administrator.

9. When would I get my benefit?

The Court will hold a hearing on March 10, 2011, to decide whether to approve the Settlement. If the Settlement is approved, there may be appeals. Payments to Settlement Class members will be made after the Settlement is finally approved and after all of the refunds/credits are made from each taxing jurisdiction in your state. This may take some time, so please be patient.

10. What am I giving up to get a benefit or stay in the class?

Upon the Court's approval of the settlement, the class members who do not exclude themselves, will release and forever discharge AT&T Mobility, all of their predecessors in interest, successors in interest and any of their parents, subsidiaries, divisions or affiliates, and their officers, directors, employees, trustees, principals, attorneys, agents, representatives, vendors, shareholders, partners, limited partners, as well as any person acting or purporting to act on their behalf or on behalf of those in privity with AT&T Mobility or AT&T Inc. and the Settlement Class Members from any and all claims, demands, debts, liabilities, actions, causes of action of every kind and nature, obligations, damages, losses, and costs, whether known or unknown, actual or potential, suspected or unsuspected, direct or indirect, contingent or fixed, that were or could have been asserted or sought in the Actions, relating in any way or arising out of (a) AT&T Mobility's charging of the Internet Taxes and any and all claims that were asserted or could have been asserted by the Settlement Class in the Actions with respect to AT&T

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Mobility's charging of taxes, fees or surcharges on internet access allegedly in violation of ITFA, state and local laws.

"Unknown" claims as released herein means any and all claims that any member of the Settlement Class does not know to exist against AT&T Mobility which, if known, might have affected his or her decision to enter into or to be bound by the terms of this Settlement. The Plaintiffs and the members of the Settlement Class acknowledge that they may hereafter discover facts in addition to or different from those that they now know or believe to be true concerning the subject matter of this release, but nevertheless fully, finally, and forever settle and release any and all claims, known or unknown, derivative or direct, suspected or unsuspected, accrued or unaccrued, asserted or unasserted, in law or equity, including, without limitation, claims that have been asserted or could have been asserted in the Actions against AT&T Mobility with respect to AT&T Mobility's charging of taxes, fees or surcharges on internet access allegedly in violation of ITFA, state and local laws, that they now have, ever had, or may have had as of the date the Final Order becomes final. The foregoing waiver includes, without limitation, an express waiver to the fullest extent permitted by law, by the Plaintiffs and the Settlement Class members of any and all rights under California Civil Code § 1542 or any similar law of any other state or of the United States, which provides:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER MIGHT HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR.

Excluding Yourself From The Settlement

11. How do I get out of the settlement?

If you choose to be excluded from the Settlement Class, you will not be bound by any judgment or other final disposition of the lawsuits. You will retain any claims against AT&T Mobility you might have. To request exclusion, you must state in writing your desire to be excluded from the Settlement Class. You must sign your request for exclusion personally or by legal counsel. Your request must include: (1) your full name, current address and address when you were charged Internet Taxes by AT&T Mobility; (2) your signature; and (3) a specific statement that "I want to be excluded from the Settlement Class." The request for exclusion must be sent by first class mail, postmarked on or before February 2, 2011, addressed to:

> ATTM Settlement Administrator P.O. Box 480020 Kansas City, MO 64148

If the request is not postmarked on or before February 2, 2011, your request for exclusion will be invalid, and you will be included in the Settlement Class automatically. If you do not request exclusion, you will be bound by the terms of the settlement approved by the Court, including without limitation, the judgment ultimately rendered in the cases, and you will be barred from bringing any claims which arise out of or relate in any way to AT&T Mobility charging you Internet Taxes.

12. If I don't exclude myself, can I sue AT&T Mobility for the same thing later?

No. Unless you exclude yourself, you give up any right to sue AT&T Mobility for the claims that this settlement resolves. If you have a pending lawsuit, speak to your lawyer in that case immediately.

13. If I exclude myself, can I get benefits from this settlement?

No. If you exclude yourself, you are not part of the Settlement.

The Lawyers Representing You

14. Do I have a lawyer in this case?

The Court has appointed Andy Armstrong, Ronald Bendian, Michael Bosarge, Eric Bosse, Vicki L. Campbell, Harvey Corn, Pam Corn, Matthew Cranford, Steven A. DeVore, Jane F. Edmonds, Heather Feenstra-Kretschmar, Adrienne M. Fox, Richard Garner, Stephen S. Girard, David Guerrero, Christopher R. Havron, Christopher Hendrix, Martin Hoke, Meri Iannetti, Christopher Jacobs, Kathy J. Johnson, Jamie Kilbreth, Bert Kimble, Vickie C. Leyja, Jonathan Macy, Rick Manrique, Heather Mazeitis, Bonnae Meshulam, Miracles Meyer, Audrey J. Mitchell, Adrienne D. Munson, Jill Murphy, Gira L. Osorio, Sara Parker Pauley, Joseph Phillips, Heather Rahn, David Rock, Lesley Rock, William J. Rogers, James Marc Ruggerio, Ann Marie Ruggerio, James Shirley, Randall Shuptrine, John W. Simon, Karl Simonsen, Donald Sipple, James K.S. Stewart, Dorothy Taylor, Kirk Tushaus, Matthew Vickery, John W. Wallace, Eleanor T. Wallace, Craig Wellhouser, Aaron White, William A. Wieland, Robert Wilhite, and Penny Annette Wood as Class Representatives. The Court has appointed the following attorneys as "Settlement Class Counsel:"

Bartimus Frickleton Robertson & Gorny, P.C. P.O. Box 480020 Kansas City, MO 64148 The Huge Law Firm PLLC P.O. Box 57277 Washington, D.C. 20037-0277 Settlement Class Counsel represent the interests of the Settlement Class. You may hire your own attorney to advise you, but if you hire your own attorney, you will be responsible for paying that attorney's fees.

15. How will the lawyers be paid?

Settlement Class Counsel will apply to the Court for an award of reasonable attorneys' fees and expenses and Class Representatives' compensation.

Settlement Class Counsel plan on seeking an order approving attorneys' fees that reflect the results obtained and the work and effort required finally to obtain recoveries for the Settlement Class, and will seek such recovery from the funds obtained for the Settlement Class. Settlement Class Counsel agree that they will seek a fee no greater than the lesser of ten percent (10%) of the aggregate value of the Settlement or twenty-five percent (25%) of the amounts refunded by taxing jurisdictions to the Settlement Class. Settlement Class Counsel also will seek reimbursement for their reasonable out-of-pocket expenses incurred in pursuing this litigation on behalf of the Settlement Class from funds obtained for the Settlement Class under the Settlement Agreement. Finally, Settlement Class Counsel will seek compensation to the Class Representatives in an amount not to exceed \$5,000 for each state-specific subclass representative from the funds obtained for the Settlement Class.

Objecting To The Settlement

16. How do I tell the Court that I don't like the settlement?

You can object to any aspect of the proposed settlement by filing and serving a written objection. You must sign your objection personally or by legal counsel. Your objection must state your full name, current address and address when you were charged Internet Taxes by AT&T Mobility. You must also provide copies of any documents you intend to rely upon, the names and addresses of any witnesses who will appear at the hearing, and the name of any counsel representing you. Your deposition may be taken in order to determine the grounds for your objection. The deposition must be limited to topics relating to the objection. Your objection must state why you object to the proposed settlement and any reasons supporting your position.

If you intend to appear in person or through your own attorney at the March 10, 2011, Fairness Hearing described in Paragraph 18 below, you must include with your objection a notice of your intention to appear at the hearing.

You must mail any objection, along with any notice of intent to appear, postmarked on or before February 2, 2011, to Settlement Class Counsel and counsel for AT&T Mobility. The address for Settlement Class Counsel is:

Bartimus Frickleton Robertson & Gorny, P.C. P.O. Box 480020 Kansas City, MO 64148

The Huge Law Firm PLLC P.O. Box 57277 Washington, D.C. 20037-0277

The address for counsel representing AT&T Mobility in this litigation is:

Roman P. Wuller Thompson Coburn LLP One U.S. Bank Plaza, Suite 3500 St. Louis, Missouri 63101

Archis A. Parasharami Mayer Brown LLP 1999 K Street, N.W. Washington, DC 20006

Any Settlement Class member who does not file and serve an objection in the time and manner described above will not be permitted to raise that objection later.

17. What's the difference between objecting and excluding?

Objecting is simply telling the Court that you don't like something about the settlement. You can object only if you stay in the Class. Excluding yourself is telling the Court that you don't want to be part of the Class. If you exclude yourself, you have no basis to object because the lawsuits no longer affect you.

The Court's Fairness Hearing

18. When and where will the Court decide whether to approve the settlement?

There will be a hearing to consider approval of the proposed settlement on March 10, 2011, beginning at 9:30 a.m., at the United States District Court for the Northern District of Illinois, Eastern Division, Everett McKinley Dirksen United States Courthouse, 219 South Dearborn Street, Chicago, IL 60604. The hearing may be postponed to a later date without further notice. The purpose of the hearing is to determine the fairness, reasonableness, and adequacy of the terms of settlement; whether the Settlement Class is adequately represented by the Class Representatives and Settlement Class Counsel; and whether an order and final judgment should

be entered approving the proposed settlement. The Court also will consider Settlement Class Counsel's application for an award of attorneys' fees and expenses and Class Representatives' compensation.

You will be represented at the hearing on the fairness of the settlement by Settlement Class Counsel, unless you choose to enter an appearance in person or through your own counsel. The appearance of your own attorney is not necessary to participate in the hearing on the fairness of the settlement.

19. Do I have to come to the hearing?

No. Settlement Class Counsel will represent the Class at the hearing, but you are welcome to come at your own expense. If you send any objection, you don't have to come to Court to talk about it. As long as you mailed your written objection on time, the Court will consider it. You may also pay your own lawyer to attend, but it's not necessary.

20. May I speak at the hearing?

You may ask the Court for permission to speak at the Fairness Hearing. To do so, you must send with your objection a notice of intention to appear at the hearing as described in paragraph 16 above. You cannot speak at the hearing if you excluded yourself.

Getting More Information

21. Are there more details about the settlement?

This Notice is only a summary. For a more detailed statement of the matters involved in the lawsuits or the Settlement, you may refer to the papers filed in this case during regular business hours at the office of the Clerk of the Court, United States District Court for the Northern District of Illinois, Eastern Division, Everett McKinley Dirksen United States Courthouse, 219 South Dearborn Street, Chicago, IL 60604. File: *In Re: AT&T Mobility Wireless Data Services Sales Tax Litigation*, Case No. 1:10-cv-02278. The full Settlement Agreement and the pleadings filed in the cases can be requested, in writing, from Settlement Class Counsel identified in Paragraph 14 above.

22. How do I get more information?

You can visit <u>www.attmsettlement.com</u>, or write Settlement Class Counsel at the address provided in paragraph 14 above. **Please do not contact the court for information**.

Dated: August 11, 2010

Honorable Amy J. St. Eve United States District Judge

QUESTIONS? VISIT <u>WWW.ATTMSETTLEMENT.COM</u> OR CALL 1-877-905-8928

Exhibit E

Legal Notice

If You Paid Taxes, Fees or Surcharges to AT&T Mobility on Internet Access Through Certain Services including iPhone Data Plans, Blackberry Data Plans, other Smart Phone Data Plans, Laptop Connect Cards, and Pay-Per-Use Data Services. You May Be Entitled To Benefits From A Class Action Settlement.

What is this Notice?

There is a proposed Settlement pending in class actions involving taxes, fees and surcharges ("Internet Taxes") charged by AT&T Mobility LLC ("AT&T Mobility") on internet access through certain services including iPhone data plans, Blackberry data plans, other smart phone data plans, laptop connect cards, and pay-per-use data services on bills issued from November 1, 2005 up to and including September 7, 2010. The lawsuits, captioned as *In Re: AT&T Mobility Wireless Data Services Sales Tax Litigation*, Case No. 1:10cv-02278 are pending in the United States District Court for the Northern District of Illinois.

What are the Lawsuits About?

The lawsuits claim that AT&T Mobility charged Internet Taxes in violation of the Internet Tax Freedom Act and other state laws. AT&T Mobility strongly denies any wrongdoing, but has agreed to settle to avoid the burden and cost of further litigation. The Court has not made a decision on the merits of the cases.

Who is Included?

You may be a Settlement Class member if you are or were a customer of AT&T Mobility and were charged Internet Taxes on bills issued from November 1, 2005 through September 7, 2010. If you are not sure whether you are included, you can get more information on the Settlement website or by contacting Settlement Class Counsel identified below.

What does the Settlement Provide?

Subject to a future law, regulation or ruling requiring, authorizing or permitting collection of the Internet Taxes in your jurisdiction, AT&T Mobility will cease charging the Internet Taxes on certain services as set forth in the Settlement Agreement. AT&T Mobility, on behalf of the Settlement Class, but at AT&T Mobility's expense, shall prepare and process refund claims for filing with the various taxing jurisdictions seeking a refund of the Internet Taxes collected by AT&T Mobility from the Settlement Class and paid by AT&T Mobility to the taxing jurisdictions. AT&T Mobility and/or the Class Representatives will file the refund claims. As part of the Settlement, AT&T Mobility has assigned its rights, title and interest in such refunds to the Settlement Class. If a taxing jurisdiction issues future tax credits to AT&T Mobility in lieu of a refund of monies sought on a refund claim for Internet Taxes, AT&T Mobility shall remit monies to the escrow accounts established pursuant to the Settlement. If the use of the future tax credit will be spread over a three (3) year period or less, AT&T Mobility shall remit monies to the escrow accounts equal to the total future tax credits. If the use of the future tax credit will be spread over a period longer than three (3) years, AT&T Mobility shall remit monies to the escrow accounts equal to the net present value of such future tax credits for the fourth and succeeding years using a 5% discount rate to compute the net present value. The amount of the first three (3) years shall be paid with no discount. Finally, AT&T Mobility has agreed to pay to the Settlement Class any vendor's compensation related to the Internet Taxes AT&T Mobility was allowed by certain taxing jurisdictions in the form of a credit against taxes owing to the taxing jurisdictions, which is generally considered to be compensation for the vendor's collecting and remitting taxes to the taxing jurisdiction. Vendor's compensation shall not include amounts to which AT&T would have been entitled independent of the collection of Internet Taxes based on limitations on the amount of credit allowed pursuant to applicable law. All refunds or payments by AT&T Mobility related to credits and payments of the vendor's compensation will fund separate escrow accounts for the benefit of the Settlement Class.

Payments to Settlement Class members will be made when all of the refunds/credits are made from each taxing jurisdiction in each state and after deduction of Court approved costs, expenses and attorneys' fees and Class Representative Compensation.

What are my Legal Rights?

Get complete information about the Settlement and make a decision about your rights:

• Remain in the Settlement Class. If you wish to receive benefits under the Settlement, you do not need to take any action. Your interest as a member of the Settlement Class will be represented by the Class Representatives and Settlement Class Counsel. You will be bound by any judgment approving or disapproving the Settlement. If the Settlement is approved, the Settlement Administrator will send you any monies that you are entitled to under the Settlement.

• Exclude yourself and get no benefit from the Settlement. You keep your right to sue on your own behalf at your own expense. Requests for exclusion must be postmarked and mailed to Settlement Administrator identified below by February 2, 2011.

• Remain in the Settlement Class and file an objection. You or your lawyer has the right to appear before the Court and object to the Settlement. Objections must be written and postmarked by February 2, 2011. Additional details for objections can be obtained by reviewing the full notice at the settlement website. Objections will be considered at the Fairness Hearing. You will be bound by the terms of the Settlement even if your objection is rejected.

Who Represents Me?

The Court has appointed attorneys ("Settlement Class Counsel") to represent you. They are Bartimus Frickleton Robertson & Gorny, P.C., P.O. Box 480020, Kansas City, MO 64148 and the Huge Law Firm LLC, P.O. Box 57277, Washington, D.C. 20037. Settlement Class Counsel plan on seeking an order approving attorneys' fees that reflect the results obtained and the work and effort required finally to obtain recoveries for the Settlement Class, and will seek such recovery from the funds obtained for the Settlement Class. Settlement Class Counsel agree that they will seek a fee no greater than the lesser of ten percent (10%) of the aggregate value of the Settlement or twenty-five percent (25%) of the amounts refunded by taxing jurisdictions to the Settlement Class. Settlement Class Counsel also will seek reimbursement for their reasonable out-of-pocket expenses incurred in pursuing this litigation on behalf of the Settlement Class from funds obtained for the Settlement Class under the Settlement Agreement. Finally, Settlement Class Counsel will seek compensation to the Class Representatives in an amount not to exceed \$5,000 for each state-specific subclass representative from the funds obtained for the Settlement Class. You may hire your own attorney, but only at your own expense.

When Will the Court Consider the Proposed Settlement? The Court will determine whether to approve the Settlement at a fairness hearing held on March 10, 2011, at 9:30 a.m., at the United States District Court for the Northern District of Illinois, Eastern Division, Everett McKinley Dirksen United States Courthouse, 209 South Dearborn Street, Chicago, IL 60604. The Court will consider any timely filed objections at that time. If you file a timely objection, you may appear at the hearing to explain your objection, but you are not required to attend. If the hearing is relocated or rescheduled, the new location or date will be posted on the website below.

For Further information Write: ATTM Settlement Administrator P.O. Box 480020, Kansas City, MO 64148 Or visit: <u>www.ATTMSETTLEMENT.COM</u> or call 1-877-905-8928

United States District Court, Northern District of Illinois, Eastern Division In Re: AT&T Mobility Wireless Data Services Sales Tax Litigation Case No. 1:10-cv-02278

NOTICE OF PROPOSED CLASS ACTION SETTLEMENT YOUR LEGAL RIGHTS MIGHT BE AFFECTED BY THIS SETTLEMENT. PLEASE READ THIS NOTICE CAREFULLY.

You received this card because AT&T Mobility's records reflect that you were a customer of AT&T Mobility and were charged taxes, fees or surcharges ("Internet Taxes") on internet access through certain services including iPhone data plans, Blackberry data plans, other smart phone data plans, laptop connect cards and pay-per-use data services. The lawsuits claim that AT&T Mobility charged Internet Taxes in violation of the Internet Tax Freedom Act and other state laws. AT&T Mobility asserts it has followed the law and denies the allegations in this case. A settlement of these lawsuits has been reached. Under the proposed settlement, you may be entitled to benefits. You can learn more about the settlement at <u>www.attmsettlement.com</u> or call 1-877-905-8928.

To read a more detailed description of the terms of the proposed Settlement and to read the full Notice of Proposed Class Action Settlement, which more fully describes your rights, visit the website, <u>www.attmsettlement.com</u> or call 1-877-905-8928.

If you wish to receive benefits under the Settlement, you do not need to take any action. If the Settlement is approved by the Court, any legal action you may have against AT&T Mobility related to the charging of Internet Taxes will be released. If you do not wish to be bound by the terms of this Settlement, you must exclude yourself from the Settlement. You may formally object to the Settlement. Visit the Settlement website for information on how to do so.

ATTM Settlement Administrator P.O. Box 480020 Kansas City, MO 64148

Presort Standard US Postage PAID Permit No. ____

Exhibit G

ESCROW AGREEMENT

This escrow agreement (the "Escrow Agreement") is made and entered into as of the ______day of ______, 2010, by and between AT&T Mobility LLC ("AT&T Mobility"), Bartimus, Frickleton, Robertson & Gorny, P.C. and The Huge Law Firm PLLC ("Interim Settlement Class Counsel for the Settlement Class"); and ______, a national banking association, as escrow agent (the "Escrow Agent").

WITNESSETH:

WHEREAS, plaintiffs filed cases in various courts (the "Actions") which were subsequently transferred to the United States District Court for the Northern District of Illinois (the "Court") for all pretrial purposes pursuant to transfer orders from the Judicial Panel on Multidistrict Litigation. In the Actions, plaintiffs allege that AT&T Mobility charges customers for taxes on internet access through certain services including iPhone data plans, Blackberry data plans, other smart phone data plans, laptop connect cards and pay-per-use data services in violation of the Internet Tax Freedom Act, 47 U.S.C. § 151 (1998) (as amended) and/or other state laws;

WHEREAS, as of ______, 2010, AT&T Mobility entered into a Global Class Action Settlement Agreement (the "Settlement Agreement") with certain named Class Plaintiffs, acting both individually and on behalf of the Settlement Class, to settle and resolve claims asserted in the Actions as to AT&T Mobility, which is attached hereto as **Exhibit A**; and

WHEREAS, this Escrow Agreement sets forth the terms and conditions with respect to the funds that will be deposited into Escrow Accounts pursuant to the Settlement Agreement, to be retained therein and distributed therefrom in accordance with the terms of the Settlement Agreement, this Escrow Agreement, the Plan of Distribution approved by the Court, or any subsequent court, or as otherwise directed by the Court.

NOW, THEREFORE, the parties hereto agree as follows:

SECTION 1. Appointment of Escrow Agent.

The Escrow Agent is hereby appointed to act as escrow agent on the terms and conditions set forth herein, and the Escrow Agent hereby accepts such appointment on such terms and conditions.

SECTION 2. Escrow Funds.

Pursuant to the Settlement Agreement, and subject to the conditions set forth therein, AT&T Mobility and Interim Settlement Class Counsel will deposit or direct a taxing jurisdiction to deposit monies into Escrow Accounts by wire transfer.

The Escrow Agent will establish an Escrow Account with sub-accounts, one for each taxing jurisdiction set forth on **Schedule A** to this Escrow Agreement (hereinafter the "Escrow

Accounts"). As AT&T Mobility and Interim Settlement Class Counsel deposit or direct a taxing jurisdiction to deposit monies pursuant to this Escrow Agreement, they will identify in writing to the Escrow Agent which Escrow Account the monies are to be deposited.

The amounts deposited into the Escrow Accounts together with interest thereon and any other income realized by the investment of such amounts shall constitute the Escrow Funds.

The Escrow Accounts shall be established, funded and managed as one of a group of escrow accounts created, and to be created, by the Escrow Agent in accordance with the terms of this Escrow Agreement (collectively, the "Internet Tax QSF Escrow Accounts").

SECTION 3. Investment of Escrow Fund.

(a) The Escrow Agent shall invest and reinvest the Escrow Funds in either (i) direct obligations of the United States of America or obligations the principal of and the interest on which are unconditionally guaranteed by the United State of America; or (ii) shares of a money market fund managed by the Escrow Agent or any of its subsidiaries or affiliates which invest only in the obligations referenced in (i) or in shares of other money market funds that invest in (i) above and that comply with Rule 2a-7 of the Investment Company Act of 1940 ("SEC Rule 2a-7"). In the absence of written instructions from the Interim Settlement Class Counsel for the Settlement Class, the Escrow Agent is hereby directed to invest the Escrow Funds in United States Treasury Securities. The Escrow Agent shall furnish Interim Settlement Class Counsel for the Settlement Class, AT&T Mobility, the Settlement Administrator appointed for the Actions, and the firm engaged to render tax-related services with monthly statements reporting deposits made, interest earned, and disbursements made from the Escrow Accounts during the prior calendar month.

(b) All interest on or other income realized by investment of the Escrow Funds, or any portion thereof, as permitted pursuant to subsection (a) of this Section, shall be accumulated and added to the Escrow Funds and shall be distributed as part of the Escrow Funds as set forth in Section 4 herein. Any loss resulting from any such investments shall similarly be deducted from the Escrow Funds and all distributions to be paid as set forth in Section 4 herein. The Escrow Agent shall not be liable for any losses resulting from any depreciation in the market value of any such investments (unless the loss is attributable to a failure to adhere to the investment limitations defined in subsection (a) of this Section) or loss due to investment or sale of investment as directed by Interim Settlement Class Counsel for the Settlement Class as set forth in Section 3(a). The Escrow Agent is not providing investment supervision, recommendations or advice, and the parties hereby acknowledge receipt of prospectuses and/or disclosure materials associated with any investments selected pursuant to this Section 3, either in hardcopy or via access to the website associated with each such investment.

SECTION 4. Release of Escrow Fund.

The Escrow Agent shall disburse and release the Escrow Funds as follows in accordance with the Settlement Agreement:

(a) After the Escrow Agent has received written notice signed by Interim Settlement Class Counsel for the Settlement Class, the Escrow Agent shall disburse amounts (pursuant to Court order and as directed in writing by Interim Settlement Class Counsel for the Settlement Class) for:

- (i) payment of taxes (including any estimated taxes, interest or penalties) and tax-related fees and expenses;
- (ii) payment of costs and expenses of the Escrow Agent in accordance with the Settlement Agreement, including such costs and expenses incurred in investing and distributing the Escrow Funds and otherwise administering the Escrow Accounts. The Escrow Agent's fees for its services shall be as specified in Schedule B attached hereto or as otherwise agreed to by the parties and specified in a written amendment to Schedule B. There shall be no other mark-ups, charges, expenses or fees other than those identified in Schedule B or any written amendment thereto. Any invoice for fees shall be submitted to Interim Settlement Class Counsel for the Settlement Class, and shall be paid out of the Escrow Funds upon the Escrow Agent's receipt of written approval of the invoice by Interim Settlement Class Counsel for the Settlement Class;
- (iii) payment of reasonable Costs of Settlement Administration; and
- (iv) payment of any other cost, expenses or expenditures that may be directed by the Court.

In view of the time-sensitivity concerning the payment of taxes, estimated taxes, and taxrelated fees and expenses as provided in subparagraph (a)(i) above, written authorization from ______, or from any person [he/she] may designate in writing to act on [his/her] behalf, shall constitute sufficient authority to disburse amounts from the Escrow Funds for any such payments.

(b) If the Escrow Agent has received written notice signed by Interim Settlement Class Counsel for the Settlement Class of the Court's approval of a fee and expense award, the Escrow Agent shall, pursuant to the direction of Interim Settlement Class Counsel for the Settlement Class, disburse amounts for the payment of attorneys' fees and expenses incurred in connection with the litigation and settlement of the Actions, as awarded by the Court and as set forth in the Settlement Agreement;

(c) If the Escrow Agent has received notice, the Escrow Agent, shall, at the option of Interim Settlement Class Counsel for the Settlement Class, acting with approval of the Court, transfer all or part of Escrow Funds to the Settlement Administrator selected by Interim Settlement Class Counsel for the Settlement Class for immediate distribution to authorized recipients as directed in writing by Interim Settlement Class Counsel for the Settlement Class in accordance with the Plan of Distribution approved by the Court; and (d) Any and all notice or direction to the Escrow Agent under the terms of this Escrow Agreement shall be substantially in the form and substance of the Certification and Instruction Letter attached hereto as **Exhibit B** and shall attach the Court Order approving or authorizing any such notice or direction.

SECTION 5. Qualified Settlement Fund.

In accordance with Paragraph 8.13 of the Settlement Agreement, the Escrow Funds shall be treated as being at all times a "qualified settlement fund" within the meaning of Treas. Reg. § 1.468B-1 (or any successor regulation).

SECTION 6. Termination of Escrow Agreement.

This Escrow Agreement shall terminate when the Escrow Agent shall have released from the Escrow Funds all amounts pursuant to Section 4 herein.

SECTION 7. Escrow Agent.

(a) The Escrow Agent shall have no duty or obligation hereunder other than to take such specific actions as are required of it from time to time under the provisions of this Escrow Agreement or order of the Court, or any subsequent court, and all laws and regulations of any governing sovereign, and it shall incur no liability hereunder or in connection herewith other than as a result of its breach of the terms of this Escrow Agreement, its own gross negligence or willful misconduct. The only duties and responsibilities of the Escrow Agent are those set forth herein. The Escrow Agent is not bound by the terms of the Settlement Agreement, but is only obligated to perform as provided in this Escrow Agreement, and with the instructions of the Interim Settlement Class Counsel for the Settlement Class and the Court. In reliance on any such instruction, the Escrow Agent shall not have any responsibility to determine whether such instructions comply with the terms of the Settlement.

The Escrow Agent shall not be responsible in any manner for the validity or sufficiency of any property delivered hereunder. The Escrow Agent shall be responsible for tax reporting and for the preparation or filing of any tax returns or forms that may be required. The Escrow Agent is authorized to retain a certified public accounting firm, whose fees and expenses are to be borne by the Escrow Funds for that purpose and disbursed pursuant to the terms of the Escrow Agreement in accordance with the Settlement Agreement.

(b) The Escrow Agent may rely upon any notice, certificate, instrument, request, paper or other documents believed by it to be genuine and to have been made, sent or signed by Interim Settlement Class Counsel for the Settlement Class in accordance with this Escrow Agreement, and shall not be liable for any action taken or omitted by it, consistent with the terms herein, in connection with the performance by it of its duties pursuant to the provisions of this Escrow Agreement, except for its own gross negligence, breach of the terms of this Escrow Agreement or willful misconduct. Concurrently with the execution of this Escrow Agreement, Interim Settlement Class Counsel for the Settlement Class shall deliver to the Escrow Agent authorized signers' lists in the form of **Schedule C** to this Escrow Agreement.

(c) The Escrow Agent may resign at any time by giving written notice of resignation to the other parties hereto, but such resignation shall not become effective until a successor escrow agent shall have been appointed and shall have accepted such appointment in writing. If an instrument of acceptance by a successor escrow agent shall not have been delivered to the Escrow Agent within thirty (30) days after the giving of such notice of resignation, then Interim Settlement Class Counsel for the Settlement Class shall petition the Court for the appointment of a successor escrow agent (any costs incurred in connection with any such provision to be assessed against the Escrow Funds). Interim Settlement Class Counsel for the Settlement Class may replace the Escrow Agent at any time by giving written notice to the Escrow Agent that a successor escrow agent has been appointed and has accepted such appointment. Upon the Escrow Agent's receipt of written notice of acceptance by a successor escrow agent or a Court order appointing a successor escrow agent, the Escrow Agent shall be free of all obligations and liabilities hereunder and shall transfer any balance of the Escrow Funds to such successor agent.

(d) In no event shall the Escrow Agent be liable, directly or indirectly, for any damages or expenses arising out of its services provided hereunder, other than damages (such as special, indirect, or consequential damages or losses of any kind) which result from the Escrow Agent's gross negligence, breach of the terms of this Escrow Agreement or willful misconduct. The obligations and agreements of the parties hereto under this Section 7 shall survive the termination of this Escrow Agreement.

(e) Under no circumstances shall the Escrow Agent be required to risk or advance its own funds, or to incur any personal financial liability in the performance of its duties or exercise of its rights under this Escrow Agreement.

(f) The Escrow Agent shall be entitled to rely on the advice of counsel or other professionals retained or consulted by the Escrow Agent. The Escrow Agent shall be reimbursed as set forth in Section 4(a)(ii) hereof for any and all compensation (fees, expenses and other costs) paid and/or reimbursed to such counsel and/or professionals.

(g) If any conflict, disagreement or dispute arises between, among, or involving any of the parties hereto concerning the meaning or validity of any provision hereunder or concerning any other matter relating to this Escrow Agreement, or the Escrow Agent is in doubt as to the action to be taken hereunder, the Escrow Agent is authorized to retain the Escrow Funds until the Escrow Agent (i) receives a final non-appealable order of a court of competent jurisdiction directing delivery of the Escrow Funds, or (ii) files an interpleader action in any court of competent jurisdiction, and upon the filing thereof, the Escrow Agent shall be relieved of all liability as to the Escrow Funds and shall be entitled to recover attorneys' fees, expenses and other costs incurred in commencing and maintaining any such interpleader action from the Escrow Funds. The Escrow Agent shall be entitled to act on any such agreement or Court order without further question, inquiry, or consent.

SECTION 8. Miscellaneous.

(a) <u>Notices</u>. All notices under this Escrow Agreement shall be in writing, and each notice shall be given either by (a) hand delivery; (b) first-class, registered or certified mail, return receipt requested, postage pre-paid; or (c) Federal Express or similar overnight courier and, in each case, shall be addressed to the party(ies) hereto at their address(es) set forth in this Escrow

Agreement or such other address(es) as such party(ies) may designate, from time to time. The receipt of such notice as prescribed herein shall not constitute service of legal process.

(b) <u>Successors and Assigns</u>. The provisions of this Escrow Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns. Any corporation or association into which the Escrow Agent may be converted or merged, or with which it may be consolidated, or to which it may sell or transfer all or substantially all of its corporate trust business and assets as a whole or substantially as a whole, or any corporation or association resulting from any such conversion, sale, merger, consolidation or transfer to which the Escrow Agent is a party, shall be and become the successor escrow agent under this Escrow Agreement and shall have and succeed to the rights, powers, duties, obligations, immunities and privileges as its predecessor, without the execution or filing of any instrument or paper or the performance of any further act.

(c) <u>Governing Law</u>. This Escrow Agreement shall be construed in accordance with and governed by the laws of the State of ______ without regard to its conflicts of law rules.

(d) <u>Jurisdiction and Venue</u>. The parties hereto irrevocably and unconditionally submit to the jurisdiction of the Court for purposes of any suit, action or proceeding to enforce any provision of, or based on any right arising out of, this Escrow Agreement, and the parties hereto agree not to commence any such suit, action or proceeding except in such Court. The parties hereto hereby irrevocably and unconditionally waive any objection to the laying of venue of any such suit, action or proceeding in the Court and hereby further irrevocably waive and agree not to plead or claim in such Court that any such suit, action or proceeding has been brought in an inconvenient forum.

(e) <u>Definitions</u>. Terms with initial capital letters used herein that are defined in the Settlement Agreement are, unless otherwise defined herein, used in this Escrow Agreement as defined in the Settlement Agreement.

(f) <u>Amendments</u>. This Escrow Agreement may be amended only by written instrument executed by the parties hereto. The waiver of any rights conferred hereunder shall be effective only if made by written instrument executed by the waiving party. The waiver by any party of any breach of this Escrow Agreement shall not be deemed to be or construed as a waiver of any other breach, whether prior, subsequent or contemporaneous to, this Escrow Agreement.

(g) <u>Counterparts; Effectiveness</u>. This Escrow Agreement may be signed in any number of counterparts, each of which shall be an original, with the same effect as if the signatures thereto and hereto were upon the same instrument. This Escrow Agreement shall become effective when each party hereto shall have signed a counterpart herein. Delivery by facsimile of a signed agreement shall be deemed delivery for purposes of acknowledging acceptance herein; however, an original executed signature page must promptly thereafter be appended to this Escrow Agreement, and a copy of the executed agreement shall promptly thereafter be delivered to each party hereto.

(h) <u>Captions</u>. The captions herein are included for convenience of reference only and shall be ignored in the construction and interpretation hereof.

(i) <u>Recipients of Notice</u>. The person and his or her address for each party to whom any notice under this Escrow Agreement shall be directed is as follows:

To Interim Settlement Class Counsel for the Settlement Class:

Edward D. Robertson, Jr. James P. Frickleton Mary D. Winter BARTIMUS FRICKLETON ROBERTSON & GORNY, P.C. 715 Swifts Highway Jefferson City, MO 65109

and

Harry Huge THE HUGE LAW FIRM PLLC 1080 Wisconsin Ave., N.W. Suite 3016 Washington, D.C. 20007

To Counsel for AT&T Mobility:

Roman P. Wuller THOMPSON COBURN LLP One US Bank Plaza Suite 3500 St. Louis, Missouri 63101

and

Archis A. Parasharami MAYER BROWN LLP 1999 K. Street NW Washington DC 20006

To Escrow Agent:

[]

(j) Instances herein which require notice, direction or signature from Interim Settlement Class Counsel for the Settlement Class shall require the signature of a representative of one of the Interim Settlement Class Counsel for the Settlement Class parties, as such signatures are listed herein on **Schedule C**. (k) Indentifying Information. To help the government fight the funding of terrorism and money laundering activities, Federal law requires all financial institutions to obtain, verify, and record information that identifies each person who opens an account. For a non-individual person such as a business entity, a charity, a Trust, or other legal entity, the Escrow Agent requires documentation to verify its formation and existence as a legal entity. The Escrow Agent may ask to see financial statements, licenses, identification and authorization documents from individuals claiming authority to represent the entity or other relevant documentation. The signatories hereto acknowledge that a portion of the identifying information set forth herein is being requested by the Escrow Agent in connection with the USA Patriot Act, Pub.L.107-56 (the "Act"), and the parties hereto agree to provide any additional information requested by the Escrow Agent in connection with the Act or any similar legislation or regulation to which Escrow Agent is subject, in a timely manner.

(l) <u>Security Advice Waiver</u>. The parties hereto acknowledge that to the extent regulations of the Comptroller of the Currency or other applicable regulatory entity grant the parties hereto the right to receive brokerage confirmations for certain security transactions as they occur, the parties hereto specifically waive receipt of such confirmations to the extent permitted by law. The Escrow Agent will furnish the parties hereto periodic cash transaction statements that include detail for all investment transactions made by the Escrow Agent.

[Signature page follows]

IN WITNESS WHEREOF, the parties have executed this Escrow Agreement as of the day and year first herein above written.

ON BEHALF OF INTERIM LEAD CLASS COUNSEL FOR THE SETTLEMENT CLASS:
Dated: ______, 2010 BARTIMUS, FRICKLETON, ROBERTSON & GORNY, P.C.
By: ______
Dated: _____, 2010 THE HUGE LAW FIRM, PLLC
By: ______
COUNSEL FOR AT&T MOBILITY:
Dated: _____, 2010 THOMPSON COBURN, LLP
By: ______
ESCROW AGENT:

Dated: _____, 2010

By:______ Its _____

9

Exhibit A

SETTLEMENT AGREEMENT

Exhibit B

FORM OF CERTIFICATION AND INSTRUCTION LETTER

CERTIFICATION AND INSTRUCTION LETTER

Date: _____, 2010

This Certification and Instruction Letter is being delivered to the Escrow Agent pursuant to Section 4() of the Escrow Agreement.

The Escrow Agent is hereby directed to disburse and release the Escrow Funds as follows in accordance with the Settlement Agreement and in accordance with the Court order dated ______, 2010 [include filing number and date or other necessary identification information].

[Insert applicable language from Section 4 of the Escrow Agreement including description of expense(s), payee name, address, payment instructions.]

Interim Settlement Class Counsel for the Settlement Class

[FIRM NAME]

By:_____

Its:_____

Schedule A

List of Taxing Jurisdictions

Schedule B

Schedule of Fees for Services as Escrow Agent

Schedule C

CERTIFICATE AS TO AUTHORIZED SIGNATURES

The specimen signatures shown below are the specimen signatures of the individuals who have been designated as authorized representatives of Interim Settlement Class Counsel for the Settlement Class and are authorized to initiate and approve transactions of all types for the escrow account or accounts established under the Escrow Agreement to which this Schedule C is attached, on behalf of the Settlement Class.

Name / Title

Specimen Signature

Signature

Name

Title and Firm

Name

Signature

Title and Firm

EXHIBIT H

State Jurisdictions Alabama Arkansas Arizona California (Public Utilities Commission User Fee) California (PUC Public Policy Program End User Surcharges) Colorado Connecticut **District of Columbia** Florida Georgia Hawaii (Public Service Tax) Hawaii (Public Utility Fee) Hawaii (TRS Fee) Idaho Illinois Indiana Iowa Kansas Kentucky Louisiana Maine Maryland Massachusetts Michigan Minnesota Mississippi Missouri Montana (Telecommunications Tax) Nebraska Nevada New Hampshire New Jersey New York (Excise Tax and Metropolitan Transportation Business Tax Surcharge) New York (Sales Tax) North Carolina Ohio* Oklahoma Pennsylvania Puerto Rico (Sales Tax) Rhode Island South Carolina (Sales Tax) South Carolina (Municipal Business License Tax) Tennessee

* Individual Consumers Only

** Only as to taxes in excess of grandfathered amount under ITFA

Texas** Utah Vermont Virginia Washington (Sales Tax) Wyoming

Local Jurisdictions

Alaska, Adak Sales Tax Alaska, Alakanuk Sales Tax Alaska, Aleknagik Sales Tax Alaska, Ambler Sales Tax Alaska, Angoon Sales Tax Alaska, Aniak Sales Tax Alaska, Bethel Sales Tax Alaska, Brevig Mission Sales Tax Alaska, Buckland Sales Tax Alaska, Chefornak Sales Tax Alaska, Chevak Sales Tax Alaska, Clarks Point Sales Tax Alaska, Cordova Sales Tax Alaska, Craig Sales Tax Alaska, Deering Sales Tax Alaska, Dillingham Sales Tax Alaska, Diomede Sales Tax Alaska, Eek Sales Tax Alaska, Elim Sales Tax Alaska, Emmonak Sales Tax Alaska, False Pass Sales Tax Alaska, Fort Yukon Sales Tax Alaska, Galena Sales Tax Alaska, Gambell Sales Tax Alaska, Gustavus Sales Tax Alaska, Haines Borough Sales Tax Alaska, Hoonah Sales Tax Alaska, Hooper Bay Sales Tax Alaska, Houston Sales Tax Alaska, Hydaburg Sales Tax Alaska, Juneau City/Borough Sales Tax Alaska, Kake Sales Tax Alaska, Kenai Peninsula Borough Sales Tax Alaska, Ketchikan Borough Sales Tax Alaska, Kiana Sales Tax Alaska, King Cove Sales Tax Alaska, Kivalina Sales Tax Alaska, Klawock Sales Tax

Alaska, Kodiak Sales Tax Alaska, Kotlik Sales Tax Alaska, Kotzebue Sales Tax Alaska, Koyuk Sales Tax Alaska, Kwethluk Sales Tax Alaska, Larson Bay Sales Tax Alaska, Manokotak Sales Tax Alaska, Marshall Sales Tax Alaska, Mekoryuk Sales Tax Alaska, Mountain Village Sales Tax Alaska, Napakiak Sales Tax Alaska, Nenana Sales Tax Alaska, Nightmute Sales Tax Alaska, Nome Sales Tax Alaska, Nondalton Sales Tax Alaska, Noorvik Sales Tax Alaska, North Pole Sales Tax Alaska, Nunam Iqua Sales Tax Alaska, Nunapitchuk Sales Tax Alaska, Old Harbor Sales Tax Alaska, Ouzinkie Sales Tax Alaska, Palmer Sales Tax Alaska, Pelican Sales Tax Alaska, Petersburg Sales Tax Alaska, Pilot Station Sales Tax Alaska, Point Hope Sales Tax Alaska, Port Alexander Sales Tax Alaska, Quinhagak Sales Tax Alaska, Saint Marys Sales Tax Alaska, Saint Michael Sales Tax Alaska, Saint Paul Island Sales Tax Alaska, Sand Point Sales Tax Alaska, Savoonga Sales Tax Alaska, Scammon Bay Sales Tax Alaska, Selawik Sales Tax Alaska, Shaktoolik Sales Tax Alaska, Shishmaref Sales Tax Alaska, Shungnak Sales Tax Alaska, Sitka City/Borough Sales Tax Alaska, Skagway Sales Tax Alaska, Stebbins Sales Tax Alaska, Tanana Sales Tax Alaska, Teller Sales Tax Alaska, Tenakee Springs Sales Tax Alaska, Thorne Bay Sales Tax Alaska, Togiak Sales Tax

Alaska, Toksook Bay Sales Tax Alaska, Unalakleet Sales Tax Alaska, Unalaska Sales Tax Alaska, Wales Sales Tax Alaska, Wasilla Sales Tax Alaska, White Mountain Sales Tax Alaska, Wrangell Sales Tax Alaska, Yakutat Borough Sales Tax Arizona, Apache Junction Sales and Use Tax Arizona, Avondale Sales and Use Tax Arizona, Chandler Sales and Use Tax Arizona, Flagstaff Sales and Use Tax Arizona, Glendale Sales and Use Tax Arizona, Mesa Sales and Use Tax Arizona, Nogales Sales and Use Tax Arizona, Peoria Sales and Use Tax Arizona, Phoenix City Sales Tax Arizona. Prescott Sales and Use Tax Arizona, Scottsdale Sales and Use Tax Arizona, Tempe Sales and Use Tax Arizona, Tucson City Sales Tax (Bus. Priv./Pub. Util.) California, Alameda County Utility User Tax California, Alameda Utility Users Tax California, Albany Utility Users Tax California, Alhambra Utility Users Tax California, Arcadia Utility Users Tax California, Arcata Utility Users Tax California, Baldwin Park Utility Users Tax California, Beaumont Utility User Tax California, Bell Utility Users Tax California, Bellflower Utility Users Tax California, Benicia Utility Users Tax California, Berkeley Utility Users Tax California, Burbank Utility Users Tax California, Calabasas Utility Users Tax California, Cathedral Utility User Tax California, Ceres Utility Users Tax California, Chico Utility Users Tax California, Chula Vista Utility Users Tax California, Citrus Heights Utility User Tax California, Claremont Utility Users Tax California, Colton Utility User Tax California, Compton Utility Users Tax California, Covina Utility Users Tax California, Cudahy Utility Users Tax California, Culver City Utility Users Tax

California, Cupertino Utility Users Tax California, Daly City Utility Users Tax California, Desert Hot Springs Utility Users Tax California, Dinuba Utility Users Tax California, Downey Utility Users Tax California, East Palo Alto Utility Users Tax California, El Cerrito Utility User Tax California, El Monte Utility Users Tax California, El Segundo Utility Users Tax California, Elk Grove Utility User Tax California, Emeryville Utility Users Tax California, Exeter Utility Users Tax California, Fairfax Utility Users Tax California, Fairfield Utility Users Tax California, Firebaugh Utility Users Tax California, Gardena Utility Users Tax California, Gilrov Utility Users Tax California, Glendale Utility Users Tax California, Gonzales Utility Users Tax California, Greenfield Utility Users Tax California, Grover Beach Utility Users Tax California, Guadalupe Utility User Tax California, Gustine Utility Users Tax California, Hawthorne Utility Users Tax California, Hayward Utility User Tax California, Hercules Utility Users Tax California, Hermosa Beach Utility Users Tax California, Holtville Utility Users Tax California, Huntington Beach Utility Users Tax California, Huntington Park Utility Users Tax California, Huron Utility Users Tax California, Indio Utilty Users Tax California, Inglewood Utility Users Tax California, Irvine Utility Users Tax California, Irwindale Utility Users Tax California, King City Utility User Tax California, La Palma Utility Users Tax California, La Verne Utility User Tax California, Lakewood Utility Users Tax California, Lawndale Utility Users tax California, Lindsey Utility Users Tax California, Long Beach Utility Users Tax California, Los Alamitos Utility Users Tax California, Los Altos Utility Users Tax California, Los Angeles Communications Users Tax California, Los Angeles County Utility Users Tax

California, Lynwood Utility Users Tax California, Malibu Utility Users Tax California, Mammoth Lakes Utility Users Tax California, Maywood Utility Users Tax California, Menlo Park Utility User Tax California, Modesto Utility Users Tax California, Montclair Utility Users Tax California, Monterey Park Utility Users Tax California, Monterey Utility Users Tax California, Moreno Valley Utility Users Tax California, Mountain View Utility Users Tax California, Norwalk Utility Users Tax California, Oakland Utility Users tax California, Orange Cove Utility Users Tax California, Oroville Utility Users Tax California, Pacific Grove Utility Users Tax California, Palm Springs Utility Users Tax California, Palo Alto Utility Users Tax California, Paramount Utility Users Tax California, Pasadena Utility Users Tax (Local) California, Pico Rivera Utility Users Tax California, Piedmont Utility Users Tax California, Pinole Utility Users Tax California, Placentia Utility Users Tax California, Pleasant Hill Utility Users Tax California, Pomona Utility Users Tax California, Port Hueneme Utility User Tax California, Porterville Utility Users Tax California, Rancho Palos Verdes Utility Users Tax California, Redondo Beach Utility Users Tax California, Redwood City Utility Users Tax California, Rialto Utility User Tax California, Richmond Utility Users Tax California, Riverside Utility Users Tax California, Sacramento Utility Users Tax California, Salinas Utility Users Tax California, San Bernardino Utility Users Tax California, San Buenaventura Utility User Tax California, San Francisco Utility Users Tax California, San Gabriel Utility Users Tax California, San Jose Utility Users Tax California, San Leandro Utility Users Tax California, San Luis Obispo Utility Users Tax California, San Marino Utility Users Tax California, San Pablo Utility Users Tax California, Sanger Utility Users Tax

California, Santa Ana Utility Users Tax California, Santa Barbara Utility Users Tax California, Santa Cruz Utility Users Tax California, Santa Monica Utility Users Tax California, Santa Rosa Utility Users Tax California, Seal Beach Utility Users Tax California, Seaside Utility Users Tax California, Sierra Madre Utility Users Tax California, Soledad Utility Users Tax California, South Pasadena Utility Users Tax California, Stanton Utility Users Tax California, Stockton Utility Users Tax California, Sunnyvale Utility Users Tax California, Torrance Utility Users Tax California, Tulare Utility Users Tax California, Vallejo Utility Users Tax California, Waterford Utility Users Tax California, Watsonville Utility Users Tax California, Westminster Utility Users Tax California, Whittier Utility Users Tax California, Winters Utility Users Tax California, Woodlake Utility Users Tax Colorado, Alamosa Sales and Use Tax Colorado, Arvada Sales and Use Tax Colorado, Aspen Sales and Use Tax Colorado, Aurora Sales and Use Tax Colorado, Avon Sales Tax Colorado, Boulder Sales and Use Tax Colorado, Breckenridge Sales and Use Tax Colorado, Brighton Sales and Use Tax Colorado, Broomfield Sales Tax Colorado, Canon City Sales and Use Tax Colorado, Carbondale Sales and Use Tax Colorado, Castle Rock Sales and Use Tax Colorado, Centennial Sales and Use Tax Colorado, Central City Sales and Use Tax Colorado, Cherry Hills Village Sales and Use Tax Colorado, Colorado Springs Sales and Use Tax Colorado, Commerce City Sales and Use Tax Colorado, Cortez Sales and Use Tax Colorado, Crested Butte Sales and Use Tax Colorado, Delta Sales and Use Tax Colorado, Denver Sales and Use Tax Colorado, Durango Sales and Use Tax Colorado, Edgewater Sales and Use Tax

Colorado, Englewood Sales and Use Tax Colorado, Federal Heights Sales and Use Tax Colorado, Fort Collins Sales and Use Tax Colorado, Frisco Sales and Use Tax Colorado, Glendale Sales and Use Tax Colorado, Glenwood Springs Sales and Use Tax Colorado, Golden Sales and Use Tax Colorado, Grand Junction Sales and Use Tax Colorado, Greeley Sales and Use Tax Colorado, Greenwood Village Sales and Use Tax Colorado, Gunnison Sales and Use Tax Colorado, Gypsum Sales and Use Tax Colorado, La Junta Sales and Use Tax Colorado, Lafayette Sales and Use Tax Colorado, Lakewood Sales and Use Tax Colorado, Lamar Sales and Use Tax Colorado, Larkspur Sales and Use Tax Colorado, Littleton Sales and Use Tax Colorado, Lone Tree Sales and Use Tax Colorado, Longmont Sales and Use Tax Colorado, Louisville Sales Tax Colorado, Loveland Sales Tax Colorado, Montrose Sales and Use Tax Colorado, Mt. Crested Butte Sales and Use Tax Colorado, Northglenn Sales and Use Tax Colorado, Parker Sales and Use Tax Colorado, Pueblo Sales and Use Tax Colorado, Ridgway Sales and Use Colorado, Rifle Sales and Use Tax Colorado, Sheridan Sales and Use Tax Colorado, Silverthorne Sales and Use Tax Colorado, Snowmass Village Sales and Use Tax Colorado, Steamboat Springs Sales and Use Tax Colorado, Sterling Sales & Use Tax Colorado, Telluride Sales and Use Tax Colorado, Thornton Sales and Use Tax Colorado, Timnath Sales and Use Tax Colorado, Vail Sales and Use Tax Colorado, Westminster Sales and Use Tax Colorado, Wheat Ridge Sales and Use Tax Colorado, Windsor Sales Tax Colorado, Winter Park Sales and Use Tax Colorado, Woodland Park Sales and Use Tax

Hawaii, City & County of Honolulu Hawaii, County of Hawaii

Hawaii, County of Kauai Hawaii, County of Maui Illinois, Chicago - Telecommunications Tax Maryland, Anne Arundel County Tax Maryland, Baltimore City Utility Service Tax Maryland, Baltimore County Utility Service Tax Maryland, Montgomery County Telephone Service Fee Maryland, Prince George's County Telephone Svce Fee Mississippi, Tupelo Sales and Use Tax Missouri, Adrian License Tax Missouri, Advance License Tax Missouri, Altenburg License Tax Missouri, Anniston License Tax Missouri, Appleton City License Tax Missouri, Arbyrd License Tax Missouri, Arnold License Tax Missouri, Ash Grove License Tax Missouri, Ashland License Tax Missouri, Augusta License Tax Missouri, Aurora License Tax Missouri, Ballwin License Tax Missouri, Bates License Tax Missouri, Bell City License Tax Missouri, Bella Villa License Tax Missouri, Belle License Tax Missouri, Bellefontaine Neighbors License Tax Missouri, Bellflower License Tax Missouri, Belton License Tax Missouri, Berkeley License Tax Missouri, Bertrand License Tax Missouri, Beverly Hills License Tax Missouri, Billings Franchise Tax Missouri, Black Jack Gross Receipts Tax Missouri, Blackburn Franchise Tax Missouri, Blairstown License Tax Missouri, Bloomfield License Tax Missouri, Bloomsdale License Tax Missouri, Blue Springs License Tax Missouri, Bonne Terre License Tax Missouri, Boonville License Tax Missouri, Bowling Green License Tax Missouri, Braymer License Tax Missouri, Breckenridge Hills License Tax Missouri, Breckenridge License Tax Missouri, Brentwood License Tax Missouri, Bridgeton License Tax

Missouri, Brookfield License Tax Missouri, Brunswick License Tax Missouri, Butler Franchise Tax Missouri, Butterfield License Tax Missouri, Byrnes Mill Franchise Tax Missouri, Cabool License Tax Missouri, California Franchise Tax Missouri, Cameron License Tax Missouri, Campbell License Tax Missouri, Canalou License Tax Missouri, Canton License Tax Missouri, Cardwell License Tax Missouri, Carl Junction Franchise Fee Missouri, Carrollton License Tax Missouri, Cartersville License Tax Missouri, Carthage License Tax Missouri, Caruthersville License Tax Missouri, Centertown License Tax Missouri, Centerview License Tax Missouri, Centralia License Tax Missouri, Chaffee License Tax Missouri, Chamois License Tax Missouri, Charlack License Tax Missouri, Charleston License Tax Missouri, Chesterfield License Tax Missouri, Chilhowee License Tax Missouri, Chillicothe License Tax Missouri, Clarksville License Tax Missouri, Clayton License Tax Missouri, Clinton License Tax Missouri, Cole Camp License Tax Missouri, Columbia License Tax Missouri, Concordia License Tax Missouri, Cool Valley License Tax Missouri, Corder License Tax Missouri, Country Club Hills License Tax Missouri, Craig License Tax Missouri, Crane License Tax Missouri, Creighton License Tax Missouri, Crestwood License Tax Missouri, Creve Coeur License Tax Missouri, Crocker License Tax Missouri, Crystal City License Tax Missouri, Crystal Lake Park License Tax Missouri, Crystal Lakes License Tax Missouri, Curryville License Tax

Missouri, De Soto License Tax Missouri, Dearborn License Tax Missouri, Deepwater License Tax Missouri, Dellwood License Tax Missouri, Des Peres License Tax Missouri, Desloge License Tax Missouri, Dexter License Tax Missouri. Doolittle License Tax Missouri, Duenweg License Tax Missouri, East Prairie License Tax Missouri, Edgerton License Tax Missouri, Edina License Tax Missouri, Edmundson License Tax Missouri, El Dorado Spg License Tax Missouri, Eldon License Tax Missouri, Ellington License Tax Missouri, Ellisville License Tax Missouri, Elsberry License Tax Missouri, Eolia License Tax Missouri, Essex License Tax Missouri, Eureka License Tax Missouri, Excelsior Springs License Tax Missouri, Fairfax License Tax Missouri, Fairview License Tax Missouri, Farmington License Tax Missouri, Fayette License Tax Missouri, Fenton License Tax Missouri, Ferguson License Tax Missouri, Ferrelview License Tax Missouri, Festus License Tax Missouri, Flordell Hills License Tax Missouri, Florissant License Tax Missouri, Foley License Tax Missouri, Frankford License Tax Missouri, Frontenac License Tax Missouri, Fulton License Tax Missouri, Gerald License Tax Missouri, Gideon License Tax Missouri, Gladstone License Tax Missouri, Glasgow License Tax Missouri, Glasgow Village License Tax Missouri, Glenaire License Tax Missouri, Glendale License Tax Missouri, Golden City Franchise Tax Missouri, Gower License Tax Missouri, Grain Valley License Tax

Missouri, Grandview License Tax Missouri, Grant City License Tax Missouri, Green Park License Tax Missouri, Green Ridge License Tax Missouri, Greendale License Tax Missouri, Greenfield License Tax Missouri, Hallsville License Tax Missouri, Hannibal License Tax Missouri, Hardin License Tax Missouri, Harrisonville License Tax Missouri, Hawk Point License Tax Missouri, Hayti Heights License Tax Missouri, Hayti License Tax Missouri, Hazelwood License Tax Missouri, Henrietta License Tax Missouri, Herculaneum Franchise Tax Missouri, Higbee License Tax Missouri, Higginsville License Tax Missouri, Hillsboro License Tax Missouri, Holcomb License Tax Missouri, Holden License Tax Missouri, Holts Summit License Tax Missouri, Homestead Village License Tax Missouri, Hopkins License Tax Missouri, Houston License Tax Missouri, Houston Lake License Tax Missouri, Howardville License Tax Missouri, Iberia License Tax Missouri, Independence License Tax Missouri, Iron Mountain Lake License Tax Missouri, Ironton License Tax Missouri, Jackson License Tax Missouri, Jefferson City License Tax Missouri, Jennings License Tax Missouri, Joplin License Tax Missouri, Kahoka License Tax Missouri, Kansas City License Tax Missouri, Kearney License Tax Missouri, Kennett License Tax Missouri, Keytesville License Tax Missouri, King City License Tax Missouri, Kinloch License Tax Missouri, Kirksville License Tax Missouri, Kirkwood License Tax Missouri, Knob Noster License Tax Missouri, La Grange License Tax

Missouri, La Monte License Tax Missouri, La Plata License Tax Missouri, Laclede License Tax Missouri, Laddonia License Tax Missouri, Ladue Utility License Tax Missouri, Lake Lotawana License Tax Missouri, Lake Ozark License Tax Missouri, Lake Saint Louis License Tax Missouri, Lake Tapawingo License Tax Missouri, Lake Waukomis License Tax Missouri, Lake Winnebago License Tax Missouri, Lakeshire License Tax Missouri, Lamar License Tax Missouri, Lancaster License Tax Missouri, Lathrop License Tax Missouri, Lawson License Tax Missouri, Leadington License Tax Missouri, Leadwood License Tax Missouri, Lebanon Franchise Tax Missouri, Lees Summit License Tax Missouri, Leeton License Tax Missouri, Lexington License Tax Missouri, Liberty License Tax Missouri, Lilbourn License Tax Missouri, Lincoln License Tax Missouri, Linn License Tax Missouri, Louisiana License Tax Missouri, Macon License Tax Missouri, Malden License Tax Missouri, Manchester License Tax Missouri, Maplewood License Tax Missouri, Marble Hill License Tax Missouri, Marceline License Tax Missouri, Marshall License Tax Missouri, Marshfield License Tax Missouri, Marston License Tax Missouri, Marthasville License Tax Missouri, Martinsburg License Tax Missouri, Maryland Heights License Tax Missouri, Maryville License Tax Missouri, Matthews License Tax Missouri, Mexico Gross Receipts Tax Missouri, Middletown License Tax Missouri, Miner License Tax Missouri, Moberly License Tax Missouri, Moline Acres License Tax

Missouri, Monett License Tax Missouri, Monroe City License Tax Missouri, Montgomery City License Tax Missouri, Montrose License Tax Missouri, Morehouse License Tax Missouri, Mosby License Tax Missouri, Mound City License Tax Missouri, Mountain Grove License Tax Missouri, Neosho License Tax Missouri, Nevada License Tax Missouri, New Haven License Tax Missouri, New Madrid License Tax Missouri, Newburg License Tax Missouri, Norborne License Tax Missouri, Normandy License Tax Missouri, North Kansas City Franchise Missouri, Northwoods License Tax Missouri, Novinger License Tax Missouri, O Fallon License Tax Missouri, Oak Grove License Tax Missouri, Oakland License Tax Missouri, Odessa License Tax Missouri, Olivette License Tax Missouri, Oran License Tax Missouri, Oronogo License Tax Missouri, Orrick License Tax Missouri, Osage Beach License Tax Missouri, Otterville License Tax Missouri, Overland License Tax Missouri, Pacific License Tax Missouri, Pagedale License Tax Missouri, Palmyra License Tax Missouri, Paris License Tax Missouri, Park Hills License Tax Missouri, Parkville License Tax Missouri, Pasadena Hills License Tax Missouri, Peculiar License Tax Missouri, Perryville License Tax Missouri, Pevely License Tax Missouri, Piedmont License Tax Missouri, Pierce License Tax Missouri, Pine Lawn License Tax Missouri, Platte City License Tax Missouri, Platte Woods License Tax Missouri, Plattsburg License Tax Missouri, Pleasant Hill License Tax

Missouri, Pleasant Valley License Tax Missouri, Polo License Tax Missouri, Poplar Bluff License Tax Missouri, Portageville License Tax Missouri, Potosi License Tax Missouri, Puxico License Tax Missouri, Oulin License Tax Missouri, Raymore License Tax Missouri, Raytown License Tax Missouri, Republic License Tax Missouri, Rich Hill License Tax Missouri, Richland License Tax Missouri, Richmond Heights License Tax Missouri, Richmond License Tax Missouri, Risco License Tax Missouri, Riverside License Tax Missouri, Rock Hill License Tax Missouri, Rock Port License Tax Missouri, Rolla License Tax Missouri, Rosebud License Tax Missouri, Russellville License Tax Missouri, Saint Ann License Tax Missouri, Saint Charles License Tax Missouri, Saint Clair License Tax Missouri, Saint John License Tax Missouri, Saint Joseph License (Franchise) Tax Missouri, Saint Louis County Gross Receipts Tax Missouri, Saint Louis Gross Receipts Missouri, Saint Mary License Tax Missouri, Saint Robert License Tax Missouri, Salem License Tax Missouri, Salisbury License Tax Missouri, Savannah Franchise Tax Missouri, Scott City License Tax Missouri, Sedalia License Tax Missouri, Senath License Tax Missouri, Seymour License Tax Missouri, Shelbina License Tax Missouri, Shelbyville License Tax Missouri, Shrewsbury License Tax Missouri, Sikeston License Tax Missouri, Silex License Tax Missouri, Slater License Tax Missouri, Smithton License Tax Missouri, Smithville License Tax Missouri, Springfield License Tax

Missouri, Stover License Tax Missouri, Sturgeon License Tax Missouri, Sugar Creek Utility License Tax Missouri, Sunset Hills License Tax Missouri, Sweet Springs License Tax Missouri, Tarkio License Tax Missouri, Thayer License Tax Missouri, Tipton License Tax Missouri, Town and Country License Tax Missouri, Tracy License Tax Missouri, Trenton License Tax Missouri, Troy License Tax Missouri, Union License Tax Missouri, University City License Tax Missouri, Urich License Tax Missouri, Valley Park License Tax Missouri, Van Buren License Tax Missouri, Vandalia License Tax Missouri, Velda City License Tax Missouri, Velda Village Hills License Tax Missouri, Versailles License Tax Missouri, Vienna License Tax Missouri, Vinita Park License Tax Missouri, Vinita Terrace License Tax Missouri, Wardell License Tax Missouri, Wardsville License Tax Missouri, Warrensburg License Tax Missouri, Warsaw License Tax Missouri, Warson Woods License Tax Missouri, Washington License Tax Missouri, Waverly License Tax Missouri, Wayland License Tax Missouri, Waynesville License Tax Missouri, Weatherby Lake License Tax Missouri, Webb City License Tax Missouri, Webster Groves License Tax Missouri, Wellston License Tax Missouri, Wellsville License Tax Missouri, Wentzville License Tax Missouri, West Plains License Tax Missouri, West Sullivan License Tax Missouri, Weston License Tax Missouri, Wildwood License Tax Missouri, Willow Springs License Tax Missouri, Winchester License Tax Missouri, Windsor License Tax

Missouri, Winfield License Tax Missouri, Woodson Terrace License Tax Missouri, Wyatt License Tax Nebraska, Albion Business and Occupation Tax Nebraska, Alliance Business and Occupation Tax Nebraska, Ashland Business and Occupation Tax Nebraska, Beatrice Business and Occupation Tax Nebraska, Bellevue Business and Occupation Tax Nebraska, Bennet Business and Occupation Tax Nebraska, Columbus Business and Occupation Tax Nebraska, Crete Business and Occupation Tax Nebraska, Dakota City Business and Occupation Tax Nebraska, David City Business and Occupation Tax Nebraska, Deshler Business and Occupation Tax Nebraska, Fairbury Business and Occupation Tax Nebraska, Falls City Business and Occupation Tax Nebraska, Grand Island Business and Occupation Tax Nebraska, Hastings Business and Occupation Tax Nebraska, Hebron Business and Occupation Tax Nebraska, Holdrege Business and Occupation Tax Nebraska, Kearney Business and Occupation Tax Nebraska, La Vista Business and Occupation Tax Nebraska, Lexington Occupation Tax Nebraska, Lincoln Business and Occupation Tax Nebraska, McCook Business and Occupation Tax Nebraska, Nebraska City Business and Occupation Tax Nebraska, Neligh Business and Occupation Tax Nebraska, Norfolk Business and Occupation Tax Nebraska, North Platte Business and Occupation Tax Nebraska, Ogallala Business and Occupation Tax Nebraska, Omaha Business and Occupation Tax Nebraska, Papillion Business and Occupation Tax Nebraska, Plattsmouth Business and Occupation Tax Nebraska, Seward Business and Occupation Tax Nebraska, South Sioux Business and Occupation Tax Nebraska, Springfield Business & Occupation Tax Nebraska, Stromsburg Business and Occupation Tax Nebraska, Superior Business and Occupation Tax Nebraska, Wahoo Business and Occupation Tax Nebraska, Waterloo Business and Occupation Tax Nebraska, Waverly Business and Occupation Tax Nebraska, Wayne Business and Occupation Tax Nebraska, Wilber Business and Occupation Tax Nebraska, York Business and Occupation Tax Nevada, Boulder City License Tax Nevada, Carson City License Tax

Nevada, Clark County License Tax (Wireless) Nevada, Douglas License Tax Nevada, Ely Business License Tax Nevada, Fernley License Tax Nevada, Henderson License Tax Nevada, Las Vegas Utility/Telecommunication License Tax Nevada, Lyon County License Tax Nevada, Mesquite License Tax Nevada, North Las Vegas License Tax Nevada, Reno License Tax Nevada, Sparks License Tax Nevada, Storey County License Tax Nevada, Washoe Co. Utility/License Tax Nevada, White Pine County License Tax New York, New York City Gross Excise Tax Oregon, Creswell Telecom Utility License Fee Oregon, Eugene License/Franchise Fee Oregon, North Plains Franchise Fee Oregon, Oakridge Telecom Utility License Fee Oregon, Portland Franchise Fee Oregon, Wilsonville Franchise Fee Puerto Rico, Adjuntas Sales and Use Tax Puerto Rico, Aguas Sales and Use Tax Puerto Rico, Anasco Sales and Use Tax Puerto Rico, Caguas Sales and Use Tax Puerto Rico, Canovanas Sales and Use Tax Puerto Rico, Catano Sales and Use Tax Puerto Rico, Celba Sales and Use Tax Puerto Rico, Corozai Sales and Use Tax Puerto Rico, Florida Sales and Use Tax Puerto Rico, Guanica Sales and Use Tax Puerto Rico, Guayama Sales and Use Tax Puerto Rico, Hormigueros Sales Tax Puerto Rico, Isabela Sales Tax Puerto Rico, Jayuya Sales and Use Tax Puerto Rico, Las Marias Sales and Use Tax Puerto Rico, Loiza Sales and Use Tax Puerto Rico, Manati Sales Tax Puerto Rico, Orocovis Sales and Use Tax Puerto Rico, Ouebradilas Sales and Use Tax Puerto Rico, Sabana Grande Sales and Use Tax Puerto Rico, San German Sales and Use Tax Puerto Rico, San Juan Sales and Use Tax Puerto Rico, San Lorenzo Sales and Use Tax Puerto Rico, Santa Isabel Sales Tax Puerto Rico, Toa Alta Sales and Use Tax

Puerto Rico, Toa Baja Sales Tax Puerto Rico, Yabucoa Sales and Use Tax Washington, Aberdeen Combined City Tax Washington, Airway Heights Utility Users Tax Washington, Albion Utility Service Tax Washington, Algona Utility Users Tax Washington, Anacortes Utility Users Tax Washington, Arlington Utility Users Tax Washington, Asotin Utility Users Tax Washington, Auburn Utility Users Tax Washington, Bainbridge Island Utility Users Tax Washington, Battle Ground Utility Users Tax Washington, Bellevue Business and Occupation Tax Washington, Bellevue Utility Users Tax Washington, Bellingham Business and Occupation Tax Washington, Bellingham Utility Users Tax Washington, Benton City Utility Users Tax Washington, Bingen Utility Service Tax Washington, Black Diamond Utility Users Tax Washington, Blaine Utility Users Tax Washington, Bonney Lake Utility Users Tax Washington, Bothell Utility Users Tax Washington, Bremerton Business and Occupation Tax Washington, Bremerton Utility Users Tax Washington, Brewster Utility Users Tax Washington, Bridgeport Utility Service Tax Washington, Brier Utility Users Tax Washington, Buckley Utility Users Tax Washington, Bucoda Utility Service Tax Washington, Burien Utility Service Tax Washington, Burlington Utility Users Tax Washington, Carnation Utility Users Tax Washington, Cashmere Utility Users Tax Washington, Castle Rock Utility Users Tax Washington, Cathlamet Utility Users Tax Washington, Centralia Utility Users Tax Washington, Chehalis Utility Users Tax Washington, Chelan Utility Users Tax Washington, Cheney Utility Users Tax Washington, Chewalah Utility Service Tax Washington, Clarkston Utility Users Tax Washington, Cle Elum Utility Users Tax Washington, Clyde Hill Utility Service Tax Washington, Colfax Utility Users Tax Washington, College Place Utility Users Tax Washington, Colville Utility Users Tax

Washington, Conconully Utility Service Tax Washington, Concrete Utility Users Tax Washington, Connell Utility Users Tax Washington, Cosmopolis Utility Users Tax Washington, Coulee Dam Utility Service Tax Washington, Coupeville Utility Users Tax Washington, Covington Utility Service Tax Washington, Darrington Utility Users Tax Washington, Dayton Utility Users Tax Washington, Deer Park Utility Users Tax Washington, Des Moines Utility Users Tax Washington, Dupont Utility Users Tax Washington, Duvall Utility Users Tax Washington, East Wenatchee Utility Service Tax Washington, Edmonds Utility Users Tax Washington, Electric City Utility Service Tax Washington, Ellensburg Utility Users Tax Washington, Elma Utility Users Tax Washington, Entiat Utility Users Tax Washington, Enumclaw Utility Users Tax Washington, Ephrata Utility Users Tax Washington, Everett Business and Occupation Tax Washington, Everett Utility Users Tax Washington, Everson Utility Users Tax Washington, Federal Way Utility Users Tax Washington, Ferndale Utility Users Tax Washington, Fife Utility Users Tax Washington, Fircrest Utility Users Tax Washington, Forks Utility Users Tax Washington, George Utility Service Tax Washington, Gig Harbor Utility Users Tax Washington, Gold Bar Utility Service Tax Washington, Goldendale Utility Service Tax Washington, Grand Coulee Utility Service Tax Washington, Grandview Utility Users Tax Washington, Granger Utility Service Tax Washington, Granite Falls Utility Users Tax Washington, Hamilton Utility Service Tax Washington, Harrah Utility Users Tax Washington, Hatton Utility Service Tax Washington, Hoguiam Business and Occupation Tax Washington, Hoquiam Utility Users Tax Washington, Hunts Point Utility Service Tax Washington, Ilwaco Utility Users Tax Washington, Ione Utility Service Tax Washington, Issaquah Business and Occupation Tax

Washington, Issaquah Utility Users Tax Washington, Kahlotus Utility Users Tax Washington, Kalama Utility Users Tax Washington, Kelso Utility / Business & Occupation Washington, Kenmore Utility Service Tax Washington, Kennewick Utility Users Tax Washington, Kent Utility Users Tax Washington, Kettle Falls Utility Service Tax Washington, Kirkland Utility Users Tax Washington, Kittitas Utility Users Tax Washington, La Conner Utility Service Tax Washington, Lacey Utility Users Tax Washington, Lake Forest Park Utility Service Tax Washington, Lake Stevens Utility Service Tax Washington, Lakewood Utility Service Tax Washington, Langley Utility Users Tax Washington, Latah Utility Service Tax Washington, Leavenworth Utility Users Tax Washington, Long Beach Utility Users Tax Washington, Longview Business and Occupation Tax Washington, Longview Utility Users Tax Washington, Lyman Utility Tax Washington, Lynden Utility Users Tax Washington, Lynnwood Utility Users Tax Washington, Mabton Utility Users Tax Washington, Maple Valley Utility Users Tax Washington, Marcus Utility Service Tax Washington, Marysville Utility Users Tax Washington, Mattawa Utility Users Tax Washington, McCleary Utility Service Tax Washington, Medical Lake Utility Users Tax Washington, Mercer Island Utility Users Tax Washington, Milton Utility Users Tax Washington, Monroe Utility Users Tax Washington, Montesano Utility Users Tax Washington, Moses Lake Utility Users Tax Washington, Mossyrock Utility Service Tax Washington, Mount Vernon Utility Users Tax Washington, Mountlake Terrace Utility Users Tax Washington, Moxee Utility Service Tax Washington, Mukilteo Utility Users Tax Washington, Naches Utility Users Tax Washington, Napavine Utility Service Tax Washington, Newport Utility Users Tax Washington, Nooksack Utility Service Tax Washington, Normandy Park Utility Service Tax

Washington, North Bend Business and Occupation Tax Washington, North Bend Utility Users Tax Washington, North Bonneville Utility Service Tax Washington, Northport Utility Service Tax Washington, Oak Harbor Business and Occupation (UUT) Washington, Oakesdale Utility Service Tax Washington, Oakville Utility Service Tax Washington, Ocean Shores Utility Users Tax Washington, Okanogan Utility Users Tax Washington, Olympia Business and Occupation Tax Washington, Olympia Utility Users Tax Washington, Omak Utility Users Tax Washington, Oroville Utility Users Tax Washington, Orting Utility Users Tax Washington, Othello Utility Users Tax Washington, Pacific Utility Service Tax Washington, Palouse Utility Users Tax Washington, Pasco Occupation / Utility Tax Washington, Pateros Utility Service Tax Washington, Pomeroy Utility Service Tax Washington, Port Angeles Utility Users Tax Washington, Port Orchard Utility Users Tax Washington, Port Townsend Business and Occupation Tax Washington, Port Townsend Utility Users Tax Washington, Poulsbo Utility Users Tax Washington, Prosser Utility Service Tax Washington, Pullman Utility Users Tax Washington, Puyallup Utility Users Tax Washington, Quincy Utility Users Tax Washington, Rainier Business and Occupation Tax Washington, Rainier Utility Users Tax Washington, Raymond Utility Service Tax Washington, Redmond Utility Users Tax Washington, Renton Utility Users Tax Washington, Republic Utility Tax Washington, Richland Utility Users Tax Washington, Ridgefield Utility Users Tax Washington, Ritzville Utility Service Tax Washington, Riverside Utility Service Tax Washington, Roslyn B & O Tax (Utility) Washington, Roy Utility Users Tax Washington, Royal City Utility Users Tax Washington, Seattle Business and Occupation Tax Washington, Seattle Utility Users Tax Washington, Sedro Woolley Utility Users Tax Washington, Selah Utility Users Tax

Washington, Sequim Utility Users Tax Washington, Shelton Business and Occupation Tax Washington, Shelton Telephone B&O Tax Return Washington, Shoreline Utility Service Tax Washington, Snohomish Utility Users Tax Washington, Snoqualmie Business and Occupation Tax Washington, Snoqualmie Utility Service Tax Washington, Soap Lake Utility Service Tax Washington, South Bend Utility Users Tax Washington, South Cle Elum Utility Service Tax Washington, South Prairie Utility Service Tax Washington, Spokane Utility Users Tax Washington, Spokane Valley Utility Service Tax Washington, Sprague Utility Service Tax Washington, Springdale Utility Service Tax Washington, Stanwood Utility Users Tax Washington, Steilacoom Utility Users Tax Washington, Stevenson Utility Users Tax Washington, Sultan Utility Users Tax Washington, Sumas Utility Service Tax Washington, Sumner Utility Users Tax Washington, Sunnyside Utility Service Tax Washington, Tacoma Business and Occupation Tax Washington, Tacoma Utility Users Tax Washington, Tekoa Utility Users Tax Washington, Tenino Utility Users Tax Washington, Tieton Utility Users Tax Washington, Toledo Utility Users Tax Washington, Tonasket Utility Users Tax Washington, Toppenish Utility Users Tax Washington, Tukwila Utility Service Tax Washington, Tumwater Utility Users Tax Washington, Twisp Utility Users Tax Washington, Union Gap Utility Users Tax Washington, University Place Utility Users Tax Washington, Vader Utility Service Tax Washington, Vancouver Utility Users Tax Washington, Waitsburg Utility Users Tax Washington, Walla Walla Utility Users Tax Washington, Wapato Utility Users Tax Washington, Warden Utility Users Tax Washington, Washougal Utility Service Tax Washington, Waterville Utility Users Tax Washington, Wenatchee Utility Users Tax Washington, West Richland Utility Users Tax Washington, Westport Utility Users Tax

Washington, White Salmon Utility Users Tax Washington, Wilbur Utility Service Tax Washington, Wilkeson Utility Service Tax Washington, Winlock Utility Users Tax Washington, Winthrop Utility Users Tax Washington, Woodinville Utility Service Tax Washington, Woodland Utility Users Tax (Telecom) Washington, Woodway Utility Service Tax Washington, Yacolt Utility Users Tax Washington, Yakima Utility Users Tax Washington, Yarrow Point Utility Service Tax Washington, Yelm Business and Occupation Tax Washington, Yelm Utility Users Tax Washington, Zillah Utility Users Tax (continued) West Virginia, Philippi Municipal Excise Tax West Virginia, Belington West Virginia, Martinsburg Municipal Excise Tax West Virginia, Madison Municipal Excise Tax West Virginia, Gassaway Municipal Excise Tax West Virginia, Sutton Municipal Excise Tax West Virginia, Follansbee Municipal Excise Tax West Virginia, Weirton Municipal Excise Tax West Virginia, Wellsburg Municipal Excise Tax West Virginia, Bethany Municipal Excise Tax West Virginia, Windsor Heights Municipal Excise Tax West Virginia, Weirton Municipal Excise Tax West Virginia, Huntington Municipal Excise Tax West Virginia, Barboursville Municipal Excise Tax/ BO West Virginia, Milton Municipal Excise Tax West Virginia, Clay Municipal Excise Tax West Virginia, West Union Municipal Excise Tax West Virginia, Montgomery Municipal Excise Tax West Virginia, Oak Hill Municipal Excise Tax West Virginia, Ansted Municipal Excise Tax West Virginia, Fayetteville Municipal Excise Tax West Virginia, Gauley Bridge Municipal Excise Tax West Virginia, Mount Hope Municipal Excise Tax West Virginia, Pax Municipal Excise Tax West Virginia, Smithers Municipal Excise Tax West Virginia, Glenville Municipal Excise Tax West Virginia, Petersburg Municipal Excise Tax West Virginia, White Sulphur Springs Excise Tax West Virginia, Lewisburg Municipal Excise Tax West Virginia, Rupert Municipal Excise Tax West Virginia, Romney Municipal Excise Tax

West Virginia, Chester Municipal Excise Tax West Virginia, Weirton Municipal Excise Tax West Virginia, New Cumberland Municipal Excise Tax West Virginia, Moorefield Municipal Excise Tax West Virginia, Wardensville Municipal Excise Tax West Virginia, Bridgeport Municipal Excise Tax West Virginia, Clarksburg Municipal Excise Tax West Virginia, Shinnston Municipal Excise Tax West Virginia, Salem Municipal Excise Tax West Virginia, Clarksburg Municipal Excise Tax West Virginia, Lumberport Municipal Excise Tax West Virginia, Nutter Fort Municipal Excise Tax West Virginia, Ravenswood Municipal Excise Tax West Virginia, Ripley Municipal Excise Tax West Virginia, Charles Town Municipal Excise Tax West Virginia, Shepherdstown Municipal Excise Tax West Virginia, Ranson Municipal Excise Tax West Virginia, Charleston Municipal Excise Tax West Virginia, Chesapeake Municipal Excise Tax West Virginia, Dunbar Municipal Excise Tax West Virginia, Montgomery Municipal Excise Tax West Virginia, Nitro Municipal Excise Tax West Virginia, South Charleston Municipal Excise Tax West Virginia, Saint Albans Municipal Excise Tax West Virginia, Pratt Municipal Excise Tax West Virginia, Weston Municipal Excise Tax West Virginia, Logan Municipal Excise Tax West Virginia, West Logan Municipal Excise Tax West Virginia, Welch Municipal Excise Tax West Virginia, White Hall Municipal Excise Tax West Virginia, Fairmont Municipal Excise Tax West Virginia, Mannington Municipal Excise Tax West Virginia, Monongah Municipal Excise Tax West Virginia, Barrackville Municipal Excise Tax West Virginia, Fairview Municipal Excise Tax West Virginia, Grant Town Municipal Excise Tax West Virginia, Rivesville Municipal Excise Tax West Virginia, Worthington Municipal Excise Tax West Virginia, Benwood Municipal Excise Tax West Virginia, Moundsville Municipal Excise Tax West Virginia, Wheeling Municipal Excise Tax West Virginia, Cameron Municipal Excise Tax West Virginia, Glen Dale Municipal Excise Tax West Virginia, Point Pleasant Municipal Excise Tax West Virginia, Mason Municipal Excise Tax West Virginia, Bluefield Municipal Excise Tax

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West Virginia, Princeton Municipal Excise Tax West Virginia, Princeton Municipal Excise Tax West Virginia, Bramwell Municipal Excise Tax West Virginia, Keyser Municipal Excise Tax West Virginia, Piedmont Municipal Excise Tax West Virginia, Ridgeley Municipal Excise Tax West Virginia, Williamson Municipal Excise Tax West Virginia, Delbarton Municipal Excise Tax West Virginia, Morgantown Municipal Excise Tax West Virginia, Westover Municipal Excise Tax West Virginia, Granville Municipal Excise Tax West Virginia, Star City Municipal Excise Tax West Virginia, Union Municipal Excise Tax West Virginia, Richwood Municipal Excise Tax West Virginia, Summersville Municipal Excise Tax/ BO West Virginia, Wheeling Municipal Excise Tax West Virginia, Bethlehem Municipal Excise Tax West Virginia, Triadelphia Municipal Excise Tax West Virginia, Valley Grove Municipal Excise Tax West Virginia, Franklin Municipal Excise Tax West Virginia, Saint Marys Municipal Excise Tax West Virginia, Belmont Municipal Excise Tax West Virginia, Kingwood Municipal Excise Tax West Virginia, Albright Municipal Excise Tax West Virginia, Newburg Municipal Excise Tax West Virginia, Rowlesburg Municipal Excise Tax West Virginia, Terra Alta Municipal Excise Tax West Virginia, Nitro Municipal Excise Tax West Virginia, Buffalo Municipal Excise Tax West Virginia, Eleanor Municipal Excise Tax West Virginia, Winfield Municipal Excise Tax West Virginia, Beckley Municipal Excise Tax West Virginia, Mabscott Municipal Excise Tax West Virginia, Rhodell Municipal Excise Tax West Virginia, Sophia Municipal Excise Tax West Virginia, Elkins Municipal Excise Tax West Virginia, Spencer Municipal Excise Tax West Virginia, Hinton Municipal Excise Tax West Virginia, Davis Municipal Excise Tax West Virginia, Parsons Municipal Excise Tax West Virginia, Thomas Municipal Excise Tax West Virginia, Paden City Municipal Excise Tax West Virginia, Sistersville Municipal Excise Tax West Virginia, Middlebourne Municipal Excise Tax West Virginia, Buckhannon Municipal Excise Tax West Virginia, Huntington Municipal Excise Tax

West Virginia, Kenova Municipal Excise Tax West Virginia, Ceredo Municipal Excise Tax West Virginia, Addison Excise Tax West Virginia, New Martinsville Excise Tax/BO West Virginia, Paden City Municipal Excise Tax West Virginia, Elizabeth Municipal Excise Tax West Virginia, Vienna Municipal Excise Tax West Virginia, Williamstown Municipal Excise Tax West Virginia, Mullens Municipal Excise Tax West Virginia, Pineville Municipal Excise Tax

Exhibit I

Internet Access Services

Plan Category and Primary Features/Characteristics

Data Connect Plans Web access and ability to send and receive Internet e-mail through a computer equipped with a laptop data card

Smart-phone Data Features "Bolt-on" Web access and ability to send and receive Internet email.

Smart-phone Standalone Data Plans Web access and ability to send and receive Internet email.

iPhone Data Plans Web access and ability to send and receive Internet e-mail.

Personal Blackberry Plans Web access and ability to send and receive Internet e-mail; also includes access to Blackberry APN, which provides push e-mail, and contacts/calendar synchronization through RIM server.

Enterprise Smartphone Plans (using RIM/Blackberry, Goodlink, or Microsoft application provider) Same as Personal Blackberry plans, and also provides enterprise customer's end users the ability to send and receive internal and Internet e-mail to and from e-mail addresses provided by the enterprise customer.

Exhibit J

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS

IN RE: AT&T MOBILITY WIRELESS DATA SERVICES SALES TAX LITIGATION

Case No. 1:10-cv-02278 Judge Amy J. St. Eve

This Document Relates To: All Actions

ORDER PRELIMINARILY APPROVING SETTLEMENT, CERTIFYING SETTLEMENT CLASS, APPOINTING SETTLEMENT CLASS COUNSEL, DIRECTING NOTICE AND STAYING PROCEEDINGS AGAINST DEFENDANTS

Plaintiffs, Andy Armstrong, Ronald Bendian, Michael Bosarge, Eric Bosse, Vicki L. Campbell, Harvey Corn, Pam Corn, Matthew Cranford, Steven A. DeVore, Jane F. Edmonds, Heather Feenstra-Kretschmar, Adrienne M. Fox, Richard Garner, Stephen S. Girard, David Guerrero, Christopher R. Havron, Christopher Hendrix, Martin Hoke, Meri Iannetti, Christopher Jacobs, Kathy J. Johnson, Jamie Kilbreth, Bert Kimble, Vickie C. Leyja, Jonathan Macy, Rick Manrique, Heather Mazeitis, Bonnae Meshulam, Miracles Meyer, Audrey J. Mitchell, Adrienne D. Munson, Jill Murphy, Gira L. Osorio, Sara Parker Pauley, Joseph Phillips, Heather Rahn, David Rock, Lesley Rock, William J. Rogers, James Marc Ruggerio, Ann Marie Ruggerio, Jarnes Shirley, Randall Shuptrine, John W. Simon, Karl Simonsen, Donald Sipple, James K.S. Stewart, Dorothy Taylor, Kirk Tushaus, Matthew Vickery, John W. Wallace, Eleanor T. Wallace, Craig Wellhouser, Aaron White, William A. Wieland, Robert Wilhite, and Penny Annette Wood, by Interim Settlement Class Counsel, and Defendants (referred to as "AT&T Mobility"), by counsel, have submitted a Global Class Action Settlement Agreement and have applied, pursuant to Rule 23 of the Federal Rules of Civil Procedure ("Rule 23"), for an order: (1) certifying a Settlement Class and appointing Settlement Class Counsel; (2) preliminarily approving the Terms and Conditions set forth in the Settlement as fair, reasonable and adequate;
 (3) approving forms, content and a program for Notice to the Settlement Class; and (4) scheduling a hearing to consider final approval of the Settlement.

The Court has given due consideration to the terms of the Settlement, the Exhibits to the Settlement, the submissions of the parties in support of preliminary approval of the Settlement, and the record of proceedings herein, and now finds that the class should be certified for settlement purposes, Interim Settlement Class Counsel should be appointed Settlement Class Counsel, and the proposed Settlement should be preliminarily approved for purposes of notifying the Settlement Class of the opt-out and objection deadlines and the date of the Final Fairness Hearing.

ACCORDINGLY, IT IS HEREBY ORDERED:

1. This Court has jurisdiction of the subject matter of these Actions and jurisdiction of the Plaintiffs and AT&T Mobility in the above-captioned case (the "Parties").

2. This action may be maintained as a class action under Rule 23 for settlement purposes on behalf of the following class (the "Settlement Class"):

All persons or entities who are or were customers of AT&T Mobility and who were charged Internet Taxes on bills issued from November 1, 2005 through ______.

Excluded from the Settlement Class are: (i) AT&T Mobility, any entity in which AT&T Mobility has a controlling interest or which has a controlling interest in AT&T Mobility, and AT&T Mobility's legal representatives, predecessors, successors and assigns; (ii) governmental entities; (iii) AT&T Mobility's employees, officers, directors, agents and representatives; and (iv) the Court presiding over any motion to approve this Settlement Agreement.

3. The Court finds for purposes of settlement that the prerequisites to class certification under Rule 23(a) are satisfied, including:

a. The proposed Settlement Class numbers in the millions and is so numerous that joinder of all members is impracticable;

b. There are questions of law and fact common to Plaintiffs and members of the Settlement Class, including whether AT&T Mobility improperly collected tax on internet access in violation of the Internet Tax Freedom Act, 47 U.S.C. § 151 (1998) (as amended) and/or other state statutes;

c. The claims of the Plaintiffs are based on the same legal theories and are typical of the claims of the members of the Settlement Class; and

d. The Plaintiffs are represented by counsel experienced in complex litigation, have no interests in conflict with the interests of members of the proposed Settlement Class, have displayed their commitment to representing the interests of members of the Settlement Class during the course of litigation to date, and will fairly and adequately protect the interests of the Settlement Class.

4. The Court finds for purposes of settlement that the prerequisites to class certification under Rule 23(b)(3) are satisfied because questions of law and fact common to all members of the Settlement Class predominate over questions affecting only individual members of that Class, and certification of the Settlement Class is superior to other available methods for fair and efficient resolution of this controversy.

5. The Court appoints Plaintiffs Andy Armstrong, Ronald Bendian, Michael Bosarge, Eric Bosse, Vicki L. Campbell, Harvey Corn, Pam Corn, Matthew Cranford, Steven A. DeVore, Jane F. Edmonds, Heather Feenstra-Kretschmar, Adrienne M. Fox, Richard Garner, Stephen S. Girard, David Guerrero, Christopher R. Havron, Christopher Hendrix, Martin Hoke, Meri Iannetti, Christopher Jacobs, Kathy J. Johnson, Jamie Kilbreth, Bert Kimble, Vickie C.

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Leyja, Jonathan Macy, Rick Manrique, Heather Mazeitis, Bonnae Meshulam, Miracles Meyer, Audrey J. Mitchell, Adrienne D. Munson, Jill Murphy, Gira L. Osorio, Sara Parker Pauley, Joseph Phillips, Heather Rahn, David Rock, Lesley Rock, William J. Rogers, James Marc Ruggerio, Ann Marie Ruggerio, James Shirley, Randall Shuptrine, John W. Simon, Karl Simonsen, Donald Sipple, James K.S. Stewart, Dorothy Taylor, Kirk Tushaus, Matthew Vickery, John W. Wallace, Eleanor T. Wallace, Craig Wellhouser, Aaron White, William A. Wieland, Robert Wilhite, and Penny Annette Wood as Settlement Class Representatives. The Court further appoints Bartimus Frickleton Roberson & Gorny, P.C. and The Huge Law Firm PLLC as Settlement Class Counsel.

6. The terms of the parties' Settlement Agreement are sufficiently fair, reasonable, and adequate to allow dissemination of the notice of the proposed Settlement Agreement to the Class members. This determination permitting notice to the Class is not a finding that the Settlement Agreement is fair, reasonable, and adequate, but simply a determination that there is probable cause to submit the proposed settlement.

7. In the event that the settlement does not become Final (as that term is defined in the Settlement Agreement) in complete accordance with the terms of the Settlement Agreement, then this Order shall be rendered null and void and be vacated and the Settlement Agreement shall be rendered null and void in accordance with the Settlement Agreement.

8. The Court grants preliminary approval of the Settlement Agreement as falling within the range of possible approval and meriting submission to the Settlement Class for its consideration, pursuant to Rule 23.

9. Pursuant to Rule 23, a Fairness Hearing shall be held before this Court at __:00
 _.m. on ______, 2010, at the United States District Court, Northern District of Illinois,

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219 South Dearborn Street, Chicago, IL 60604. At the Fairness Hearing, the Court will consider: (a) whether the Settlement Agreement should be finally approved as fair, reasonable, and adequate; (b) whether a final judgment should be entered thereon; (c) whether Settlement Class Counsel fairly and adequately protected the interests of the Settlement Class; and (d) whether Settlement Class Counsel's application for attorneys' fees, costs, expenses, and Class Representative compensation should be approved by the Court.

10. Analysis Research Planning Corporation is hereby approved as the Settlement Administrator.

11. _____ is hereby approved as the Escrow Agent for the Settlement.

12. The Court approves, as to form and content, the Notice Plan set forth in the Settlement Agreement and finds that such notice is the best practicable under the circumstances, in conformity with Federal Rule of Civil Procedure 23(c)(2)(B).

13. AT&T Mobility is hereby directed to cause to be sent the notices in the forms of Exhibits B, C and E to the Settlement Agreement, in accordance with the provisions of paragraph 16 of the Settlement Agreement, on or before ______, 2010 and to send notice in the form of Exhibit D to anyone who requests it; and (b) arrange for the Publication Notice (Exhibit E) to be published twice in the USA Today on or before ______, 2010.

14. No later than five (5) days prior to the Fairness Hearing, AT&T Mobility shall file with this Court, and serve on Settlement Class Counsel, an affidavit or declaration stating that the mailing and publication of notices described in paragraph 13 above have been completed.

15. The Court finds that, under the circumstances, the Notices described in paragraph 13 above constitute the best notice that is practicable of the Fairness Hearing, the Proposed Settlement, Settlement Class Counsel's application for fees and expenses, and other matters set

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forth in the Notices, and that such distribution of notice constitutes valid, due, and sufficient notice to all members of the Settlement Class, and comply fully with the requirements of Rule 23, the Constitution of the United States, the constitutions and laws of the various states, the Settlement Class members' rights of due process and all other applicable law.

16. Pursuant to 28 U.S.C. § 1715(d), AT&T Mobility shall notify the Court upon expiration of 90 days after the appropriate federal and state officials are served with the notice required under 28 U.S.C.§ 1715(b).

17. On or before ______, 2010, Settlement Class Counsel shall submit to this Court and serve AT&T Mobility with any application for reasonable attorneys' fees, costs, and expenses they may wish to make consistent with the Settlement Agreement.

All papers raising objections to the settlement shall be filed and served on or before _____, 2010.

19. AT&T Mobility shall pay all costs and expenses of distributing the notices and publishing the Publication Notice.

20. Any person falling within the definition of the Settlement Class may, upon the person's request, be excluded from the settlement. Any such person must submit a request for exclusion, postmarked on or before _____, 2010, to:

Edward D. Robertson, Jr. BARTIMUS FRICKLETON ROBERTSON & GORNY, P.C. P.O. Box 480020 Kansas City, MO 64148

The person making the request for exclusion must sign the request personally or by legal counsel. A request for exclusion must include the (a) full name, (b) current address and (c) address when the person was a customer of AT&T Mobility. The request for exclusion must also state specifically that the person requests exclusion from the Settlement Class in *In Re*:

AT&T Mobility Wireless Data Services Sales Tax Litigation, Case no. 1:10-cv-02278. All persons who submit valid and timely requests for exclusion in the manner set forth in this paragraph shall have no rights under the Settlement Agreement and shall not be bound by the Settlement Agreement or the final judgment herein. All persons falling within the definition of the Settlement Class who do not request exclusion in the manner set forth in this paragraph shall be Settlement Class members and shall be bound by the Settlement Agreement and the final judgment.

21. Any person falling within the definition of the Settlement Class who does not request exclusion in the matter set forth in paragraph 20 above can object to the proposed settlement by filing and serving a written objection. The person making the objection ("objector") must sign the objection personally or by legal counsel. An objection must: (1) state the (a) full name, (b) current address, and (c) address when the objector paid a tax for internet access to AT&T Mobility and (2) state why the objector objects to the proposed settlement and any reasons supporting such position. Any party wishing to object must provide copies of any documents the objector intends to rely upon, the names and addresses of any witnesses who will appear at the hearing, and the name of any counsel representing the objector. Depositions of those posing objections may be taken so long as they are limited to topics relating to the objection. If an objector intends to appear personally at the Fairness Hearing, the objector must include with the objection a notice of the objector's intention to appear at the hearing. Objections, along with any Notices of Intent to Appear, must be postmarked on or before _______, 2010 and should be mailed to Settlement Class Counsel and counsel for AT&T Mobility at

the addresses listed in the various notices and website. Settlement Class Counsel shall file any

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objections and notices of intent to appear with the Court prior to the _____, 2010 Fairness Hearing.

22. Only persons in the Settlement Class who have filed and served valid and timely notices of objection, in accordance with paragraph 20 above, shall be entitled to be heard at the Fairness Hearing.

23. Attorneys representing Settlement Class members in this lawsuit, other than Class Counsel herein, must file a Notice of Appearance with the Clerk of the Court, and send a copy to Class Counsel and counsel for AT&T Mobility at the addresses listed in the various notices and website. The Notice of Appearance must be filed on or before _____, 2010.

24. Any Settlement Class member who does not file and serve an objection in writing to the Settlement Agreement, to the entry of final judgment, or to the Class Counsel's application for fees, costs, expenses and Class Representative compensation, in accordance with the procedure set forth in the Notices and as mandated in this Order, shall be deemed to have waived any such objection by appeal, collateral attack, or otherwise.

25. The Court may, for good cause, extend any of the deadlines set forth in this Order or adjourn or continue the Fairness Hearing without further notice to the Settlement Class.

26. Pending final determination of whether the settlement embodied in the Settlement Agreement is to be approved, no member of the Settlement Class, either directly, representatively, derivatively, or in any other capacity, shall commence or prosecute any action or proceeding in any court or tribunal asserting any of the claims described in the Settlement Agreement against AT&T Mobility.

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SO ORDERED:

DATED: _____

Honorable Amy J. St. Eve United States District Judge

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<u>EXHIBIT K</u> Local and State Jurisdictions Where Only AT&T Mobility Has Standing to Seek a Tax Refund

State Jurisdictions

Arizona Illinois Kentucky Massachusetts Minnesota Mississippi Missouri Nevada New Hampshire New York (Excise Tax and Metropolitan Transportation Business Tax Surcharge) North Carolina Puerto Rico (Sales Tax) Tennessee Texas

Local Jurisdictions

Arizona, Apache Junction Sales and Use Tax Arizona, Avondale Sales and Use Tax Arizona, Chandler Sales and Use Tax Arizona, Flagstaff Sales and Use Tax Arizona, Glendale Sales and Use Tax Arizona, Mesa Sales and Use Tax Arizona, Nogales Sales and Use Tax Arizona, Peoria Sales and Use Tax Arizona, Phoenix City Sales Tax Arizona, Prescott Sales and Use Tax Arizona, Scottsdale Sales and Use Tax Arizona, Tempe Sales and Use Tax Arizona, Tucson City Sales Tax (Bus. Priv./Pub. Util.) Hawaii, City & County of Honolulu Hawaii, County of Hawaii Hawaii, County of Kauai Hawaii, County of Maui New York, New York City Gross Excise Tax Oregon, Creswell Telecom Utility License Fee Oregon, Eugene License/Franchise Fee Oregon, North Plains Franchise Fee Oregon, Oakridge Telecom Utility License Fee Oregon, Portland Franchise Fee Oregon, Wilsonville Franchise Fee

EXHIBIT L

Local and State Jurisdictions Where Settlement Class Members and AT&T Mobility Have Standing to Seek a Refund

State Jurisdictions

Alabama Arkansas California (Public Utilities Commission User Fee) California (PUC Public Policy Program End User Surcharges) Connecticut District of Columbia Florida Georgia Hawaii (Public Service Tax) Hawaii (Public Utility Fee) Hawaii (TRS Fee) Idaho Indiana Kansas Maine Maryland Montana (Telecommunications Tax) New Jersey New York (Sales Tax) Ohio Oklahoma South Carolina (Sales Tax) South Carolina (Municipal Business License Tax) Utah Vermont Virginia Washington (Sales Tax) Wyoming

Local Jurisdictions

Alaska, Adak Sales Tax Alaska, Alakanuk Sales Tax Alaska, Aleknagik Sales Tax Alaska, Ambler Sales Tax Alaska, Angoon Sales Tax Alaska, Aniak Sales Tax Alaska, Bethel Sales Tax Alaska, Brevig Mission Sales Tax Alaska, Buckland Sales Tax Alaska, Chefornak Sales Tax Alaska, Chevak Sales Tax Alaska, Clarks Point Sales Tax Alaska, Cordova Sales Tax Alaska, Craig Sales Tax Alaska, Deering Sales Tax Alaska, Dillingham Sales Tax Alaska, Diomede Sales Tax

Alaska, Eek Sales Tax Alaska, Elim Sales Tax Alaska, Emmonak Sales Tax Alaska, False Pass Sales Tax Alaska, Fort Yukon Sales Tax Alaska, Galena Sales Tax Alaska, Gambell Sales Tax Alaska, Gustavus Sales Tax Alaska, Haines Borough Sales Tax Alaska, Hoonah Sales Tax Alaska, Hooper Bay Sales Tax Alaska, Houston Sales Tax Alaska, Hydaburg Sales Tax Alaska, Juneau City/Borough Sales Tax Alaska, Kake Sales Tax Alaska, Kenai Peninsula Borough Sales Tax Alaska, Ketchikan Borough Sales Tax Alaska, Kiana Sales Tax Alaska, King Cove Sales Tax Alaska, Kivalina Sales Tax Alaska, Klawock Sales Tax Alaska, Kodiak Sales Tax Alaska, Kotlik Sales Tax Alaska, Kotzebue Sales Tax Alaska, Koyuk Sales Tax Alaska, Kwethluk Sales Tax Alaska, Larson Bay Sales Tax Alaska, Manokotak Sales Tax Alaska, Marshall Sales Tax Alaska, Mekoryuk Sales Tax Alaska, Mountain Village Sales Tax Alaska, Napakiak Sales Tax Alaska, Nenana Sales Tax Alaska, Nightmute Sales Tax Alaska, Nome Sales Tax Alaska, Nondalton Sales Tax Alaska, Noorvik Sales Tax Alaska, North Pole Sales Tax Alaska, Nunam Iqua Sales Tax Alaska, Nunapitchuk Sales Tax Alaska, Old Harbor Sales Tax Alaska, Ouzinkie Sales Tax Alaska, Palmer Sales Tax Alaska, Pelican Sales Tax Alaska, Petersburg Sales Tax Alaska, Pilot Station Sales Tax Alaska, Point Hope Sales Tax Alaska, Port Alexander Sales Tax Alaska, Quinhagak Sales Tax Alaska, Saint Marys Sales Tax Alaska, Saint Michael Sales Tax Alaska, Saint Paul Island Sales Tax Alaska, Sand Point Sales Tax Alaska, Savoonga Sales Tax Alaska, Scammon Bay Sales Tax Alaska, Selawik Sales Tax

Alaska, Shaktoolik Sales Tax Alaska, Shishmaref Sales Tax Alaska, Shungnak Sales Tax Alaska, Sitka City/Borough Sales Tax Alaska, Skagway Sales Tax Alaska, Stebbins Sales Tax Alaska, Tanana Sales Tax Alaska, Teller Sales Tax Alaska, Tenakee Springs Sales Tax Alaska, Thorne Bay Sales Tax Alaska, Togiak Sales Tax Alaska, Toksook Bay Sales Tax Alaska, Unalakleet Sales Tax Alaska, Unalaska Sales Tax Alaska, Wales Sales Tax Alaska, Wasilla Sales Tax Alaska, White Mountain Sales Tax Alaska, Wrangell Sales Tax Alaska, Yakutat Borough Sales Tax California, Alameda County Utility User Tax California, Alameda Utility Users Tax California, Albany Utility Users Tax California, Alhambra Utility Users Tax California, Arcadia Utility Users Tax California. Arcata Utility Users Tax California, Baldwin Park Utility Users Tax California, Beaumont Utility User Tax California, Bell Utility Users Tax California, Bellflower Utility Users Tax California, Benicia Utility Users Tax California, Berkeley Utility Users Tax California, Burbank Utility Users Tax California, Calabasas Utility Users Tax California, Cathedral Utility User Tax California, Ceres Utility Users Tax California, Chico Utility Users Tax California, Chula Vista Utility Users Tax California, Citrus Heights Utility User Tax California, Claremont Utility Users Tax California, Colton Utility User Tax California, Compton Utility Users Tax California, Covina Utility Users Tax California, Cudahy Utility Users Tax California, Culver City Utility Users Tax California, Cupertino Utility Users Tax California, Daly City Utility Users Tax California, Desert Hot Springs Utility Users Tax California, Dinuba Utility Users Tax California, Downey Utility Users Tax California, East Palo Alto Utility Users Tax California, El Cerrito Utility User Tax California, El Monte Utility Users Tax California, El Segundo Utility Users Tax California, Elk Grove Utility User Tax California, Emeryville Utility Users Tax California, Exeter Utility Users Tax

California, Fairfax Utility Users Tax California, Fairfield Utility Users Tax California, Firebaugh Utility Users Tax California, Gardena Utility Users Tax California, Gilroy Utility Users Tax California, Glendale Utility Users Tax California, Gonzales Utility Users Tax California, Greenfield Utility Users Tax California, Grover Beach Utility Users Tax California, Guadalupe Utility User Tax California, Gustine Utility Users Tax California, Hawthorne Utility Users Tax California, Hayward Utility User Tax California, Hercules Utility Users Tax California, Hermosa Beach Utility Users Tax California, Holtville Utility Users Tax California, Huntington Beach Utility Users Tax California, Huntington Park Utility Users Tax California, Huron Utility Users Tax California, Indio Utilty Users Tax California, Inglewood Utility Users Tax California, Irvine Utility Users Tax California, Irwindale Utility Users Tax California, King City Utility User Tax California, La Palma Utility Users Tax California, La Verne Utility User Tax California, Lakewood Utility Users Tax California. Lawndale Utility Users tax California, Lindsey Utility Users Tax California, Long Beach Utility Users Tax California, Los Alamitos Utility Users Tax California, Los Altos Utility Users Tax California, Los Angeles Communications Users Tax California, Los Angeles County Utility Users Tax California, Lynwood Utility Users Tax California, Malibu Utility Users Tax California, Mammoth Lakes Utility Users Tax California, Maywood Utility Users Tax California, Menlo Park Utility User Tax California, Modesto Utility Users Tax California, Montclair Utility Users Tax California, Monterey Park Utility Users Tax California. Monterev Utility Users Tax California, Moreno Valley Utility Users Tax California, Mountain View Utility Users Tax California, Norwalk Utility Users Tax California, Oakland Utility Users tax California, Orange Cove Utility Users Tax California, Oroville Utility Users Tax California, Pacific Grove Utility Users Tax California, Palm Springs Utility Users Tax California, Palo Alto Utility Users Tax California, Paramount Utility Users Tax California, Pasadena Utility Users Tax (Local) California, Pico Rivera Utility Users Tax California, Piedmont Utility Users Tax

California, Pinole Utility Users Tax California, Placentia Utility Users Tax California, Pleasant Hill Utility Users Tax California, Pomona Utility Users Tax California, Port Hueneme Utility User Tax California, Porterville Utility Users Tax California, Rancho Palos Verdes Utility Users Tax California, Redondo Beach Utility Users Tax California. Redwood City Utility Users Tax California, Rialto Utility User Tax California, Richmond Utility Users Tax California, Riverside Utility Users Tax California, Sacramento Utility Users Tax California, Salinas Utility Users Tax California, San Bernardino Utility Users Tax California, San Buenaventura Utility User Tax California, San Francisco Utility Users Tax California. San Gabriel Utility Users Tax California, San Jose Utility Users Tax California, San Leandro Utility Users Tax California, San Luis Obispo Utility Users Tax California, San Marino Utility Users Tax California, San Pablo Utility Users Tax California, Sanger Utility Users Tax California, Santa Ana Utility Users Tax California, Santa Barbara Utility Users Tax California, Santa Cruz Utility Users Tax California, Santa Monica Utility Users Tax California, Santa Rosa Utility Users Tax California, Seal Beach Utility Users Tax California, Seaside Utility Users Tax California, Sierra Madre Utility Users Tax California, Soledad Utility Users Tax California, South Pasadena Utility Users Tax California, Stanton Utility Users Tax California, Stockton Utility Users Tax California, Sunnyvale Utility Users Tax California, Torrance Utility Users Tax California, Tulare Utility Users Tax California, Vallejo Utility Users Tax California, Waterford Utility Users Tax California. Watsonville Utility Users Tax California, Westminster Utility Users Tax California, Whittier Utility Users Tax California, Winters Utility Users Tax California, Woodlake Utility Users Tax

Illinois, Chicago - Telecommunications Tax Maryland, Anne Arundel County Tax Maryland, Baltimore City Utility Service Tax Maryland, Baltimore County Utility Service Tax Maryland, Montgomery County Telephone Service Fee Maryland, Prince George's County Telephone Svce Fee Missouri, Adrian License Tax Missouri, Advance License Tax Missouri, Altenburg License Tax

Missouri, Anniston License Tax Missouri, Appleton City License Tax Missouri, Arbyrd License Tax Missouri, Arnold License Tax Missouri, Ash Grove License Tax Missouri, Ashland License Tax Missouri, Augusta License Tax Missouri, Aurora License Tax Missouri, Ballwin License Tax Missouri, Bates License Tax Missouri, Bell City License Tax Missouri, Bella Villa License Tax Missouri, Belle License Tax Missouri, Bellefontaine Neighbors License Tax Missouri, Bellflower License Tax Missouri, Belton License Tax Missouri, Berkeley License Tax Missouri, Bertrand License Tax Missouri, Beverly Hills License Tax Missouri, Billings Franchise Tax Missouri, Black Jack Gross Receipts Tax Missouri, Blackburn Franchise Tax Missouri, Blairstown License Tax Missouri, Bloomfield License Tax Missouri, Bloomsdale License Tax Missouri, Blue Springs License Tax Missouri, Bonne Terre License Tax Missouri, Boonville License Tax Missouri, Bowling Green License Tax Missouri, Braymer License Tax Missouri, Breckenridge Hills License Tax Missouri, Breckenridge License Tax Missouri, Brentwood License Tax Missouri, Bridgeton License Tax Missouri, Brookfield License Tax Missouri, Brunswick License Tax Missouri, Butler Franchise Tax Missouri, Butterfield License Tax Missouri, Byrnes Mill Franchise Tax Missouri, Cabool License Tax Missouri, California Franchise Tax Missouri, Cameron License Tax Missouri, Campbell License Tax Missouri, Canalou License Tax Missouri, Canton License Tax Missouri, Cardwell License Tax Missouri, Carl Junction Franchise Fee Missouri, Carrollton License Tax Missouri, Cartersville License Tax Missouri, Carthage License Tax Missouri, Caruthersville License Tax Missouri, Centertown License Tax Missouri, Centerview License Tax Missouri, Centralia License Tax Missouri, Chaffee License Tax Missouri, Chamois License Tax

Missouri, Charlack License Tax Missouri, Charleston License Tax Missouri, Chesterfield License Tax Missouri, Chilhowee License Tax Missouri, Chillicothe License Tax Missouri, Clarksville License Tax Missouri, Clayton License Tax Missouri, Clinton License Tax Missouri, Cole Camp License Tax Missouri, Columbia License Tax Missouri, Concordia License Tax Missouri, Cool Valley License Tax Missouri, Corder License Tax Missouri, Country Club Hills License Tax Missouri, Craig License Tax Missouri, Crane License Tax Missouri, Creighton License Tax Missouri, Crestwood License Tax Missouri, Creve Coeur License Tax Missouri, Crocker License Tax Missouri, Crystal City License Tax Missouri, Crystal Lake Park License Tax Missouri, Crystal Lakes License Tax Missouri, Curryville License Tax Missouri, De Soto License Tax Missouri, Dearborn License Tax Missouri, Deepwater License Tax Missouri, Dellwood License Tax Missouri, Des Peres License Tax Missouri, Desloge License Tax Missouri, Dexter License Tax Missouri, Doolittle License Tax Missouri, Duenweg License Tax Missouri, East Prairie License Tax Missouri, Edgerton License Tax Missouri, Edina License Tax Missouri, Edmundson License Tax Missouri, El Dorado Spg License Tax Missouri, Eldon License Tax Missouri, Ellington License Tax Missouri, Ellisville License Tax Missouri, Elsberry License Tax Missouri, Eolia License Tax Missouri, Essex License Tax Missouri, Eureka License Tax Missouri, Excelsior Springs License Tax Missouri, Fairfax License Tax Missouri, Fairview License Tax Missouri, Farmington License Tax Missouri, Fayette License Tax Missouri, Fenton License Tax Missouri, Ferguson License Tax Missouri, Ferrelview License Tax Missouri, Festus License Tax Missouri, Flordell Hills License Tax Missouri, Florissant License Tax

Missouri, Foley License Tax Missouri, Frankford License Tax Missouri, Frontenac License Tax Missouri, Fulton License Tax Missouri, Gerald License Tax Missouri, Gideon License Tax Missouri, Gladstone License Tax Missouri, Glasgow License Tax Missouri, Glasgow Village License Tax Missouri, Glenaire License Tax Missouri, Glendale License Tax Missouri, Golden City Franchise Tax Missouri, Gower License Tax Missouri, Grain Valley License Tax Missouri, Grandview License Tax Missouri, Grant City License Tax Missouri, Green Park License Tax Missouri, Green Ridge License Tax Missouri, Greendale License Tax Missouri, Greenfield License Tax Missouri, Hallsville License Tax Missouri, Hannibal License Tax Missouri, Hardin License Tax Missouri, Harrisonville License Tax Missouri, Hawk Point License Tax Missouri, Hayti Heights License Tax Missouri, Hayti License Tax Missouri, Hazelwood License Tax Missouri, Henrietta License Tax Missouri, Herculaneum Franchise Tax Missouri, Higbee License Tax Missouri, Higginsville License Tax Missouri, Hillsboro License Tax Missouri, Holcomb License Tax Missouri, Holden License Tax Missouri, Holts Summit License Tax Missouri, Homestead Village License Tax Missouri, Hopkins License Tax Missouri, Houston License Tax Missouri, Houston Lake License Tax Missouri, Howardville License Tax Missouri, Iberia License Tax Missouri, Independence License Tax Missouri, Iron Mountain Lake License Tax Missouri, Ironton License Tax Missouri, Jackson License Tax Missouri, Jefferson City License Tax Missouri, Jennings License Tax Missouri, Joplin License Tax Missouri, Kahoka License Tax Missouri, Kansas City License Tax Missouri, Kearney License Tax Missouri, Kennett License Tax Missouri, Keytesville License Tax Missouri, King City License Tax Missouri, Kinloch License Tax

Missouri, Kirksville License Tax Missouri, Kirkwood License Tax Missouri, Knob Noster License Tax Missouri, La Grange License Tax Missouri, La Monte License Tax Missouri, La Plata License Tax Missouri, Laclede License Tax Missouri, Laddonia License Tax Missouri, Ladue Utility License Tax Missouri, Lake Lotawana License Tax Missouri, Lake Ozark License Tax Missouri, Lake Saint Louis License Tax Missouri, Lake Tapawingo License Tax Missouri, Lake Waukomis License Tax Missouri, Lake Winnebago License Tax Missouri, Lakeshire License Tax Missouri, Lamar License Tax Missouri, Lancaster License Tax Missouri, Lathrop License Tax Missouri, Lawson License Tax Missouri, Leadington License Tax Missouri, Leadwood License Tax Missouri, Lebanon Franchise Tax Missouri, Lees Summit License Tax Missouri, Leeton License Tax Missouri, Lexington License Tax Missouri, Liberty License Tax Missouri, Lilbourn License Tax Missouri, Lincoln License Tax Missouri, Linn License Tax Missouri, Louisiana License Tax Missouri, Macon License Tax Missouri, Malden License Tax Missouri, Manchester License Tax Missouri, Maplewood License Tax Missouri, Marble Hill License Tax Missouri, Marceline License Tax Missouri, Marshall License Tax Missouri, Marshfield License Tax Missouri, Marston License Tax Missouri, Marthasville License Tax Missouri, Martinsburg License Tax Missouri, Maryland Heights License Tax Missouri, Maryville License Tax Missouri, Matthews License Tax Missouri, Mexico Gross Receipts Tax Missouri, Middletown License Tax Missouri, Miner License Tax Missouri, Moberly License Tax Missouri, Moline Acres License Tax Missouri, Monett License Tax Missouri, Monroe City License Tax Missouri, Montgomery City License Tax Missouri, Montrose License Tax Missouri, Morehouse License Tax Missouri, Mosby License Tax

Missouri, Mound City License Tax Missouri, Mountain Grove License Tax Missouri, Neosho License Tax Missouri, Nevada License Tax Missouri, New Haven License Tax Missouri, New Madrid License Tax Missouri, Newburg License Tax Missouri, Norborne License Tax Missouri, Normandy License Tax Missouri, North Kansas City Franchise Missouri, Northwoods License Tax Missouri, Novinger License Tax Missouri, O Fallon License Tax Missouri, Oak Grove License Tax Missouri, Oakland License Tax Missouri, Odessa License Tax Missouri, Olivette License Tax Missouri, Oran License Tax Missouri, Oronogo License Tax Missouri, Orrick License Tax Missouri, Osage Beach License Tax Missouri, Otterville License Tax Missouri, Overland License Tax Missouri, Pacific License Tax Missouri, Pagedale License Tax Missouri, Palmyra License Tax Missouri, Paris License Tax Missouri, Park Hills License Tax Missouri, Parkville License Tax Missouri, Pasadena Hills License Tax Missouri, Peculiar License Tax Missouri, Perryville License Tax Missouri, Pevely License Tax Missouri, Piedmont License Tax Missouri, Pierce License Tax Missouri, Pine Lawn License Tax Missouri, Platte City License Tax Missouri, Platte Woods License Tax Missouri, Plattsburg License Tax Missouri, Pleasant Hill License Tax Missouri, Pleasant Valley License Tax Missouri, Polo License Tax Missouri, Poplar Bluff License Tax Missouri, Portageville License Tax Missouri, Potosi License Tax Missouri, Puxico License Tax Missouri, Qulin License Tax Missouri, Raymore License Tax Missouri, Raytown License Tax Missouri, Republic License Tax Missouri, Rich Hill License Tax Missouri, Richland License Tax Missouri, Richmond Heights License Tax Missouri, Richmond License Tax Missouri, Risco License Tax Missouri, Riverside License Tax

Missouri, Rock Hill License Tax Missouri, Rock Port License Tax Missouri, Rolla License Tax Missouri, Rosebud License Tax Missouri, Russellville License Tax Missouri, Saint Ann License Tax Missouri, Saint Charles License Tax Missouri, Saint Clair License Tax Missouri, Saint John License Tax Missouri, Saint Joseph License (Franchise) Tax Missouri, Saint Louis County Gross Receipts Tax Missouri, Saint Louis Gross Receipts Missouri, Saint Mary License Tax Missouri, Saint Robert License Tax Missouri, Salem License Tax Missouri, Salisbury License Tax Missouri, Savannah Franchise Tax Missouri, Scott City License Tax Missouri, Sedalia License Tax Missouri, Senath License Tax Missouri, Seymour License Tax Missouri, Shelbina License Tax Missouri, Shelbyville License Tax Missouri, Shrewsbury License Tax Missouri, Sikeston License Tax Missouri, Silex License Tax Missouri, Slater License Tax Missouri, Smithton License Tax Missouri, Smithville License Tax Missouri, Springfield License Tax Missouri, Stover License Tax Missouri, Sturgeon License Tax Missouri, Sugar Creek Utility License Tax Missouri, Sunset Hills License Tax Missouri, Sweet Springs License Tax Missouri, Tarkio License Tax Missouri, Thayer License Tax Missouri, Tipton License Tax Missouri, Town and Country License Tax Missouri, Tracy License Tax Missouri, Trenton License Tax Missouri, Troy License Tax Missouri. Union License Tax Missouri, University City License Tax Missouri, Urich License Tax Missouri, Valley Park License Tax Missouri, Van Buren License Tax Missouri, Vandalia License Tax Missouri, Velda City License Tax Missouri, Velda Village Hills License Tax Missouri, Versailles License Tax Missouri, Vienna License Tax Missouri, Vinita Park License Tax Missouri, Vinita Terrace License Tax Missouri, Wardell License Tax Missouri, Wardsville License Tax

Missouri, Warrensburg License Tax Missouri, Warsaw License Tax Missouri, Warson Woods License Tax Missouri, Washington License Tax Missouri, Waverly License Tax Missouri, Wayland License Tax Missouri, Waynesville License Tax Missouri, Weatherby Lake License Tax Missouri, Webb City License Tax Missouri, Webster Groves License Tax Missouri, Wellston License Tax Missouri, Wellsville License Tax Missouri, Wentzville License Tax Missouri, West Plains License Tax Missouri, West Sullivan License Tax Missouri, Weston License Tax Missouri, Wildwood License Tax Missouri, Willow Springs License Tax Missouri, Winchester License Tax Missouri, Windsor License Tax Missouri, Winfield License Tax Missouri, Woodson Terrace License Tax Missouri, Wyatt License Tax Nebraska, Albion Business and Occupation Tax Nebraska, Alliance Business and Occupation Tax Nebraska, Ashland Business and Occupation Tax Nebraska, Beatrice Business and Occupation Tax Nebraska, Bellevue Business and Occupation Tax Nebraska, Bennet Business and Occupation Tax Nebraska, Columbus Business and Occupation Tax Nebraska, Crete Business and Occupation Tax Nebraska, Dakota City Business and Occupation Tax Nebraska, David City Business and Occupation Tax Nebraska, Deshler Business and Occupation Tax Nebraska, Fairbury Business and Occupation Tax Nebraska, Falls City Business and Occupation Tax Nebraska, Grand Island Business and Occupation Tax Nebraska, Hastings Business and Occupation Tax Nebraska, Hebron Business and Occupation Tax Nebraska, Holdrege Business and Occupation Tax Nebraska, Kearney Business and Occupation Tax Nebraska, La Vista Business and Occupation Tax Nebraska, Lexington Occupation Tax Nebraska, Lincoln Business and Occupation Tax Nebraska, McCook Business and Occupation Tax Nebraska, Nebraska City Business and Occupation Tax Nebraska, Neligh Business and Occupation Tax Nebraska, Norfolk Business and Occupation Tax Nebraska, North Platte Business and Occupation Tax Nebraska, Ogallala Business and Occupation Tax Nebraska, Omaha Business and Occupation Tax Nebraska, Papillion Business and Occupation Tax Nebraska, Plattsmouth Business and Occupation Tax Nebraska, Seward Business and Occupation Tax Nebraska, South Sioux Business and Occupation Tax Nebraska, Springfield Business & Occupation Tax

Nebraska, Stromsburg Business and Occupation Tax Nebraska, Superior Business and Occupation Tax Nebraska, Wahoo Business and Occupation Tax Nebraska, Waterloo Business and Occupation Tax Nebraska, Waverly Business and Occupation Tax Nebraska, Wayne Business and Occupation Tax Nebraska, Wilber Business and Occupation Tax Nebraska, York Business and Occupation Tax Puerto Rico, Adjuntas Sales and Use Tax Puerto Rico, Aguas Sales and Use Tax Puerto Rico, Anasco Sales and Use Tax Puerto Rico, Caguas Sales and Use Tax Puerto Rico, Canovanas Sales and Use Tax Puerto Rico, Catano Sales and Use Tax Puerto Rico, Celba Sales and Use Tax Puerto Rico, Corozai Sales and Use Tax Puerto Rico, Florida Sales and Use Tax Puerto Rico, Guanica Sales and Use Tax Puerto Rico, Guayama Sales and Use Tax Puerto Rico, Hormigueros Sales Tax Puerto Rico, Isabela Sales Tax Puerto Rico, Jayuya Sales and Use Tax Puerto Rico, Las Marias Sales and Use Tax Puerto Rico, Loiza Sales and Use Tax Puerto Rico, Manati Sales Tax Puerto Rico, Orocovis Sales and Use Tax Puerto Rico, Quebradilas Sales and Use Tax Puerto Rico, Sabana Grande Sales and Use Tax Puerto Rico, San German Sales and Use Tax Puerto Rico, San Juan Sales and Use Tax Puerto Rico, San Lorenzo Sales and Use Tax Puerto Rico, Santa Isabel Sales Tax Puerto Rico, Toa Alta Sales and Use Tax Puerto Rico, Toa Baja Sales Tax Puerto Rico, Yabucoa Sales and Use Tax Washington, Aberdeen Combined City Tax Washington, Airway Heights Utility Users Tax Washington, Albion Utility Service Tax Washington, Algona Utility Users Tax Washington, Anacortes Utility Users Tax Washington, Arlington Utility Users Tax Washington, Asotin Utility Users Tax Washington, Auburn Utility Users Tax Washington, Bainbridge Island Utility Users Tax Washington, Battle Ground Utility Users Tax Washington, Bellevue Business and Occupation Tax Washington, Bellevue Utility Users Tax Washington, Bellingham Business and Occupation Tax Washington, Bellingham Utility Users Tax Washington, Benton City Utility Users Tax Washington, Bingen Utility Service Tax Washington, Black Diamond Utility Users Tax Washington, Blaine Utility Users Tax Washington, Bonney Lake Utility Users Tax Washington, Bothell Utility Users Tax Washington, Bremerton Business and Occupation Tax

Washington, Bremerton Utility Users Tax Washington, Brewster Utility Users Tax Washington, Bridgeport Utility Service Tax Washington, Brier Utility Users Tax Washington, Buckley Utility Users Tax Washington, Bucoda Utility Service Tax Washington, Burien Utility Service Tax Washington, Burlington Utility Users Tax Washington, Carnation Utility Users Tax Washington, Cashmere Utility Users Tax Washington, Castle Rock Utility Users Tax Washington, Cathlamet Utility Users Tax Washington, Centralia Utility Users Tax Washington, Chehalis Utility Users Tax Washington, Chelan Utility Users Tax Washington, Cheney Utility Users Tax Washington, Chewalah Utility Service Tax Washington, Clarkston Utility Users Tax Washington, Cle Elum Utility Users Tax Washington, Clyde Hill Utility Service Tax Washington, Colfax Utility Users Tax Washington, College Place Utility Users Tax Washington, Colville Utility Users Tax Washington, Conconully Utility Service Tax Washington, Concrete Utility Users Tax Washington, Connell Utility Users Tax Washington, Cosmopolis Utility Users Tax Washington, Coulee Dam Utility Service Tax Washington, Coupeville Utility Users Tax Washington, Covington Utility Service Tax Washington, Darrington Utility Users Tax Washington, Dayton Utility Users Tax Washington, Deer Park Utility Users Tax Washington, Des Moines Utility Users Tax Washington, Dupont Utility Users Tax Washington, Duvall Utility Users Tax Washington, East Wenatchee Utility Service Tax Washington, Edmonds Utility Users Tax Washington, Electric City Utility Service Tax Washington, Ellensburg Utility Users Tax Washington, Elma Utility Users Tax Washington, Entiat Utility Users Tax Washington, Enumclaw Utility Users Tax Washington, Ephrata Utility Users Tax Washington, Everett Business and Occupation Tax Washington, Everett Utility Users Tax Washington, Everson Utility Users Tax Washington, Federal Way Utility Users Tax Washington, Ferndale Utility Users Tax Washington, Fife Utility Users Tax Washington, Fircrest Utility Users Tax Washington, Forks Utility Users Tax Washington, George Utility Service Tax Washington, Gig Harbor Utility Users Tax Washington, Gold Bar Utility Service Tax Washington, Goldendale Utility Service Tax

Washington, Grand Coulee Utility Service Tax Washington, Grandview Utility Users Tax Washington, Granger Utility Service Tax Washington, Granite Falls Utility Users Tax Washington, Hamilton Utility Service Tax Washington, Harrah Utility Users Tax Washington, Hatton Utility Service Tax Washington, Hoquiam Business and Occupation Tax Washington, Hoquiam Utility Users Tax Washington, Hunts Point Utility Service Tax Washington, Ilwaco Utility Users Tax Washington, Ione Utility Service Tax Washington, Issaquah Business and Occupation Tax Washington, Issaquah Utility Users Tax Washington, Kahlotus Utility Users Tax Washington, Kalama Utility Users Tax Washington, Kelso Utility / Business & Occupation Washington, Kenmore Utility Service Tax Washington, Kennewick Utility Users Tax Washington, Kent Utility Users Tax Washington, Kettle Falls Utility Service Tax Washington, Kirkland Utility Users Tax Washington, Kittitas Utility Users Tax Washington, La Conner Utility Service Tax Washington, Lacey Utility Users Tax Washington, Lake Forest Park Utility Service Tax Washington, Lake Stevens Utility Service Tax Washington, Lakewood Utility Service Tax Washington, Langley Utility Users Tax Washington, Latah Utility Service Tax Washington, Leavenworth Utility Users Tax Washington, Long Beach Utility Users Tax Washington, Longview Business and Occupation Tax Washington, Longview Utility Users Tax Washington, Lyman Utility Tax Washington, Lynden Utility Users Tax Washington, Lynnwood Utility Users Tax Washington, Mabton Utility Users Tax Washington, Maple Valley Utility Users Tax Washington, Marcus Utility Service Tax Washington, Marysville Utility Users Tax Washington, Mattawa Utility Users Tax Washington, McCleary Utility Service Tax Washington, Medical Lake Utility Users Tax Washington, Mercer Island Utility Users Tax Washington, Milton Utility Users Tax Washington, Monroe Utility Users Tax Washington, Montesano Utility Users Tax Washington, Moses Lake Utility Users Tax Washington, Mossyrock Utility Service Tax Washington, Mount Vernon Utility Users Tax Washington, Mountlake Terrace Utility Users Tax Washington, Moxee Utility Service Tax Washington, Mukilteo Utility Users Tax Washington, Naches Utility Users Tax Washington, Napavine Utility Service Tax

Washington, Newport Utility Users Tax Washington, Nooksack Utility Service Tax Washington, Normandy Park Utility Service Tax Washington, North Bend Business and Occupation Tax Washington, North Bend Utility Users Tax Washington, North Bonneville Utility Service Tax Washington, Northport Utility Service Tax Washington, Oak Harbor Business and Occupation (UUT) Washington, Oakesdale Utility Service Tax Washington, Oakville Utility Service Tax Washington, Ocean Shores Utility Users Tax Washington, Okanogan Utility Users Tax Washington, Olympia Business and Occupation Tax Washington, Olympia Utility Users Tax Washington, Omak Utility Users Tax Washington, Oroville Utility Users Tax Washington, Orting Utility Users Tax Washington, Othello Utility Users Tax Washington, Pacific Utility Service Tax Washington, Palouse Utility Users Tax Washington, Pasco Occupation / Utility Tax Washington, Pateros Utility Service Tax Washington, Pomeroy Utility Service Tax Washington, Port Angeles Utility Users Tax Washington, Port Orchard Utility Users Tax Washington, Port Townsend Business and Occupation Tax Washington, Port Townsend Utility Users Tax Washington, Poulsbo Utility Users Tax Washington, Prosser Utility Service Tax Washington, Pullman Utility Users Tax Washington, Puyallup Utility Users Tax Washington, Quincy Utility Users Tax Washington, Rainier Business and Occupation Tax Washington, Rainier Utility Users Tax Washington, Raymond Utility Service Tax Washington, Redmond Utility Users Tax Washington, Renton Utility Users Tax Washington, Republic Utility Tax Washington, Richland Utility Users Tax Washington, Ridgefield Utility Users Tax Washington, Ritzville Utility Service Tax Washington, Riverside Utility Service Tax Washington, Roslyn B & O Tax (Utility) Washington, Roy Utility Users Tax Washington, Royal City Utility Users Tax Washington, Seattle Business and Occupation Tax Washington, Seattle Utility Users Tax Washington, Sedro Woolley Utility Users Tax Washington, Selah Utility Users Tax Washington, Sequim Utility Users Tax Washington, Shelton Business and Occupation Tax Washington, Shelton Telephone B&O Tax Return Washington, Shoreline Utility Service Tax Washington, Snohomish Utility Users Tax Washington, Snoqualmie Business and Occupation Tax Washington, Snoqualmie Utility Service Tax

Washington, Soap Lake Utility Service Tax Washington, South Bend Utility Users Tax Washington, South Cle Elum Utility Service Tax Washington, South Prairie Utility Service Tax Washington, Spokane Utility Users Tax Washington, Spokane Valley Utility Service Tax Washington, Sprague Utility Service Tax Washington, Springdale Utility Service Tax Washington, Stanwood Utility Users Tax Washington, Steilacoom Utility Users Tax Washington, Stevenson Utility Users Tax Washington, Sultan Utility Users Tax Washington, Sumas Utility Service Tax Washington, Sumner Utility Users Tax Washington, Sunnyside Utility Service Tax Washington, Tacoma Business and Occupation Tax Washington, Tacoma Utility Users Tax Washington, Tekoa Utility Users Tax Washington, Tenino Utility Users Tax Washington, Tieton Utility Users Tax Washington, Toledo Utility Users Tax Washington, Tonasket Utility Users Tax Washington, Toppenish Utility Users Tax Washington, Tukwila Utility Service Tax Washington, Tumwater Utility Users Tax Washington, Twisp Utility Users Tax Washington, Union Gap Utility Users Tax Washington, University Place Utility Users Tax Washington, Vader Utility Service Tax Washington, Vancouver Utility Users Tax Washington, Waitsburg Utility Users Tax Washington, Walla Walla Utility Users Tax Washington, Wapato Utility Users Tax Washington, Warden Utility Users Tax Washington, Washougal Utility Service Tax Washington, Waterville Utility Users Tax Washington, Wenatchee Utility Users Tax Washington, West Richland Utility Users Tax Washington, Westport Utility Users Tax Washington, White Salmon Utility Users Tax Washington, Wilbur Utility Service Tax Washington, Wilkeson Utility Service Tax Washington, Winlock Utility Users Tax Washington, Winthrop Utility Users Tax Washington, Woodinville Utility Service Tax Washington, Woodland Utility Users Tax (Telecom) Washington, Woodway Utility Service Tax Washington, Yacolt Utility Users Tax Washington, Yakima Utility Users Tax Washington, Yarrow Point Utility Service Tax Washington, Yelm Business and Occupation Tax Washington, Yelm Utility Users Tax Washington, Zillah Utility Users Tax (continued) West Virginia, Philippi Municipal Excise Tax West Virginia, Belington

West Virginia, Martinsburg Municipal Excise Tax West Virginia, Madison Municipal Excise Tax West Virginia, Gassaway Municipal Excise Tax West Virginia, Sutton Municipal Excise Tax West Virginia, Follansbee Municipal Excise Tax West Virginia, Weirton Municipal Excise Tax West Virginia, Wellsburg Municipal Excise Tax West Virginia, Bethany Municipal Excise Tax West Virginia, Windsor Heights Municipal Excise Tax West Virginia, Weirton Municipal Excise Tax West Virginia, Huntington Municipal Excise Tax West Virginia, Barboursville Municipal Excise Tax/ BO West Virginia, Milton Municipal Excise Tax West Virginia, Clay Municipal Excise Tax West Virginia, West Union Municipal Excise Tax West Virginia, Montgomery Municipal Excise Tax West Virginia, Oak Hill Municipal Excise Tax West Virginia, Ansted Municipal Excise Tax West Virginia, Fayetteville Municipal Excise Tax West Virginia, Gauley Bridge Municipal Excise Tax West Virginia, Mount Hope Municipal Excise Tax West Virginia, Pax Municipal Excise Tax West Virginia, Smithers Municipal Excise Tax West Virginia, Glenville Municipal Excise Tax West Virginia, Petersburg Municipal Excise Tax West Virginia, White Sulphur Springs Excise Tax West Virginia, Lewisburg Municipal Excise Tax West Virginia, Rupert Municipal Excise Tax West Virginia, Romney Municipal Excise Tax West Virginia, Chester Municipal Excise Tax West Virginia, Weirton Municipal Excise Tax West Virginia, New Cumberland Municipal Excise Tax West Virginia, Moorefield Municipal Excise Tax West Virginia, Wardensville Municipal Excise Tax West Virginia, Bridgeport Municipal Excise Tax West Virginia, Clarksburg Municipal Excise Tax West Virginia, Shinnston Municipal Excise Tax West Virginia, Salem Municipal Excise Tax West Virginia, Clarksburg Municipal Excise Tax West Virginia, Lumberport Municipal Excise Tax West Virginia, Nutter Fort Municipal Excise Tax West Virginia, Ravenswood Municipal Excise Tax West Virginia, Ripley Municipal Excise Tax West Virginia, Charles Town Municipal Excise Tax West Virginia, Shepherdstown Municipal Excise Tax West Virginia, Ranson Municipal Excise Tax West Virginia, Charleston Municipal Excise Tax West Virginia, Chesapeake Municipal Excise Tax West Virginia, Dunbar Municipal Excise Tax West Virginia, Montgomery Municipal Excise Tax West Virginia, Nitro Municipal Excise Tax West Virginia, South Charleston Municipal Excise Tax West Virginia, Saint Albans Municipal Excise Tax West Virginia, Pratt Municipal Excise Tax West Virginia, Weston Municipal Excise Tax West Virginia, Logan Municipal Excise Tax

West Virginia, West Logan Municipal Excise Tax West Virginia, Welch Municipal Excise Tax West Virginia, White Hall Municipal Excise Tax West Virginia, Fairmont Municipal Excise Tax West Virginia, Mannington Municipal Excise Tax West Virginia, Monongah Municipal Excise Tax West Virginia, Barrackville Municipal Excise Tax West Virginia, Fairview Municipal Excise Tax West Virginia, Grant Town Municipal Excise Tax West Virginia, Rivesville Municipal Excise Tax West Virginia, Worthington Municipal Excise Tax West Virginia, Benwood Municipal Excise Tax West Virginia, Moundsville Municipal Excise Tax West Virginia, Wheeling Municipal Excise Tax West Virginia, Cameron Municipal Excise Tax West Virginia, Glen Dale Municipal Excise Tax West Virginia, Point Pleasant Municipal Excise Tax West Virginia, Mason Municipal Excise Tax West Virginia, Bluefield Municipal Excise Tax West Virginia, Princeton Municipal Excise Tax West Virginia, Princeton Municipal Excise Tax West Virginia, Bramwell Municipal Excise Tax West Virginia, Keyser Municipal Excise Tax West Virginia, Piedmont Municipal Excise Tax West Virginia, Ridgeley Municipal Excise Tax West Virginia, Williamson Municipal Excise Tax West Virginia, Delbarton Municipal Excise Tax West Virginia, Morgantown Municipal Excise Tax West Virginia, Westover Municipal Excise Tax West Virginia, Granville Municipal Excise Tax West Virginia, Star City Municipal Excise Tax West Virginia, Union Municipal Excise Tax West Virginia, Richwood Municipal Excise Tax West Virginia, Summersville Municipal Excise Tax/ BO West Virginia, Wheeling Municipal Excise Tax West Virginia, Bethlehem Municipal Excise Tax West Virginia, Triadelphia Municipal Excise Tax West Virginia, Valley Grove Municipal Excise Tax West Virginia, Franklin Municipal Excise Tax West Virginia, Saint Marys Municipal Excise Tax West Virginia, Belmont Municipal Excise Tax West Virginia, Kingwood Municipal Excise Tax West Virginia, Albright Municipal Excise Tax West Virginia, Newburg Municipal Excise Tax West Virginia, Rowlesburg Municipal Excise Tax West Virginia, Terra Alta Municipal Excise Tax West Virginia, Nitro Municipal Excise Tax West Virginia, Buffalo Municipal Excise Tax West Virginia, Eleanor Municipal Excise Tax West Virginia, Winfield Municipal Excise Tax West Virginia, Beckley Municipal Excise Tax West Virginia, Mabscott Municipal Excise Tax West Virginia, Rhodell Municipal Excise Tax West Virginia, Sophia Municipal Excise Tax West Virginia, Elkins Municipal Excise Tax West Virginia, Spencer Municipal Excise Tax

West Virginia, Hinton Municipal Excise Tax West Virginia, Davis Municipal Excise Tax West Virginia, Parsons Municipal Excise Tax West Virginia, Thomas Municipal Excise Tax West Virginia, Paden City Municipal Excise Tax West Virginia, Sistersville Municipal Excise Tax West Virginia, Middlebourne Municipal Excise Tax West Virginia, Buckhannon Municipal Excise Tax West Virginia, Huntington Municipal Excise Tax West Virginia, Kenova Municipal Excise Tax West Virginia, Ceredo Municipal Excise Tax West Virginia, Addison Excise Tax West Virginia, New Martinsville Excise Tax/ BO West Virginia, Paden City Municipal Excise Tax West Virginia, Elizabeth Municipal Excise Tax West Virginia, Vienna Municipal Excise Tax West Virginia, Williamstown Municipal Excise Tax West Virginia, Mullens Municipal Excise Tax West Virginia, Pineville Municipal Excise Tax

EXHIBIT M

Local and State Jurisdictions Where Only Settlement Class Members Have Standing to Seek a Tax Refund

State Jurisdictions

Colorado Iowa Louisiana Michigan Nebraska Pennsylvania Rhode Island

Local Jurisdictions

Colorado, Alamosa Sales and Use Tax Colorado, Arvada Sales and Use Tax Colorado, Aspen Sales and Use Tax Colorado, Aurora Sales and Use Tax Colorado, Avon Sales Tax Colorado, Boulder Sales and Use Tax Colorado, Breckenridge Sales and Use Tax Colorado, Brighton Sales and Use Tax Colorado, Broomfield Sales Tax Colorado, Canon City Sales and Use Tax Colorado, Carbondale Sales and Use Tax Colorado, Castle Rock Sales and Use Tax Colorado, Centennial Sales and Use Tax Colorado, Central City Sales and Use Tax Colorado, Cherry Hills Village Sales and Use Tax Colorado, Colorado Springs Sales and Use Tax Colorado, Commerce City Sales and Use Tax Colorado, Cortez Sales and Use Tax Colorado, Crested Butte Sales and Use Tax Colorado, Delta Sales and Use Tax Colorado, Denver Sales and Use Tax Colorado, Durango Sales and Use Tax Colorado, Edgewater Sales and Use Tax Colorado, Englewood Sales and Use Tax Colorado, Federal Heights Sales and Use Tax Colorado, Fort Collins Sales and Use Tax Colorado, Frisco Sales and Use Tax Colorado, Glendale Sales and Use Tax Colorado, Glenwood Springs Sales and Use Tax Colorado, Golden Sales and Use Tax Colorado, Grand Junction Sales and Use Tax Colorado, Greeley Sales and Use Tax Colorado, Greenwood Village Sales and Use Tax Colorado, Gunnison Sales and Use Tax Colorado, Gypsum Sales and Use Tax Colorado, La Junta Sales and Use Tax Colorado, Lafayette Sales and Use Tax Colorado, Lakewood Sales and Use Tax Colorado, Lamar Sales and Use Tax Colorado, Larkspur Sales and Use Tax Colorado, Littleton Sales and Use Tax

Colorado, Lone Tree Sales and Use Tax Colorado, Longmont Sales and Use Tax Colorado, Louisville Sales Tax Colorado, Loveland Sales Tax Colorado, Montrose Sales and Use Tax Colorado, Mt. Crested Butte Sales and Use Tax Colorado, Northglenn Sales and Use Tax Colorado, Parker Sales and Use Tax Colorado, Pueblo Sales and Use Tax Colorado, Ridgway Sales and Use Colorado, Rifle Sales and Use Tax Colorado, Sheridan Sales and Use Tax Colorado, Silverthorne Sales and Use Tax Colorado, Snowmass Village Sales and Use Tax Colorado, Steamboat Springs Sales and Use Tax Colorado, Sterling Sales & Use Tax Colorado, Telluride Sales and Use Tax Colorado, Thornton Sales and Use Tax Colorado, Timnath Sales and Use Tax Colorado, Vail Sales and Use Tax Colorado, Westminster Sales and Use Tax Colorado, Wheat Ridge Sales and Use Tax Colorado, Windsor Sales Tax Colorado, Winter Park Sales and Use Tax Colorado, Woodland Park Sales and Use Tax Mississippi, Tupelo Sales and Use Tax Nevada, Boulder City License Tax Nevada, Carson City License Tax Nevada, Clark County License Tax (Wireless) Nevada, Douglas License Tax Nevada, Ely Business License Tax Nevada, Fernley License Tax Nevada, Henderson License Tax Nevada, Las Vegas Utility/Telecommunication License Tax Nevada, Lyon County License Tax Nevada, Mesquite License Tax Nevada, North Las Vegas License Tax Nevada, Reno License Tax Nevada, Sparks License Tax Nevada, Storey County License Tax Nevada, Washoe Co. Utility/License Tax Nevada, White Pine County License Tax

EXHIBIT N

REFUND PROCEDURES PROTOCOL

I. Identification of Refund Procedural Requirements

Within 30 days of entry of the Preliminary Approval Order, AT&T Mobility will provide to Interim Settlement Class Counsel a spreadsheet setting forth the following information for each Taxing Jurisdiction listed in Settlement Agreement Exhibits K, L and M (the "Refund Procedural Requirements").

A. The period of time which the refund claim is to cover;

B. A description of the manner in which AT&T Mobility intends to satisfy any statutory or regulatory procedural or documentation requirement for any AT&T Mobility-Filed Refund Claims (defined below); and

C. Whether the Taxing Jurisdiction requires AT&T Mobility to have repaid the tax for which refund is claimed in order to perfect the refund claim with the Taxing Jurisdiction.

Interim Settlement Class Counsel shall notify AT&T Mobility of any areas of disagreement with the Refund Procedural Requirements within 10 days of receipt of the above spreadsheet.

With regard to any Taxing Jurisdiction that is identified under the Refund Procedural Requirements as requiring AT&T Mobility to repay the tax for which refund is claimed in order to perfect the refund claim, or which notifies AT&T Mobility of such a requirement, Interim Settlement Class Counsel agrees to assist AT&T Mobility in seeking from each such Taxing Jurisdiction an agreement that the requirement is satisfied by the terms of the Settlement Agreement with no payment required to be made by AT&T Mobility (to the Pre-Refund Escrow Account or otherwise).

II. Refund Claim Preparation and Filing

A. AT&T Mobility-Filed Refund Claims

1. Obligations with Respect to AT&T Mobility-Filed Refund Claims

As soon as possible following the entry of the Preliminary Approval Order, and except for good cause within 90 days of such entry, AT&T Mobility shall prepare and file refund claims in each of the Taxing Jurisdictions listed in Settlement Agreement Exhibits K and L (the "AT&T Mobility-Filed Refund Claims") in accordance with the Refund Claim Procedural Requirements. With regard to those AT&T Mobility-Filed Refund Claims to be filed with the Taxing Jurisdictions listed in Settlement Agreement Exhibit L, AT&T Mobility will undertake to file such refund claims jointly on behalf of both AT&T Mobility and the Settlement Class members. AT&T Mobility will promptly file all AT&T Mobility-Filed Refund Claims with the Taxing Jurisdictions via first class certified/return receipt requested United States Mail. AT&T Mobility will make copies of all AT&T Mobility-Filed Refund Claims available to Interim Settlement Class Counsel through a website to which Interim Settlement Class Counsel will be given access and upon which documents will be stored and available for down-loading and printing (the "Electronic Data Room").

AT&T Mobility will, if necessary, file an amended return, amended refund claim or other supplemental information with a Taxing Jurisdiction addressing those potential Settlement Class Members who give notice pursuant to the Settlement Agreement that they have chosen to be excluded from the Settlement Agreement. Any such supplemental filing will be made available to Interim Settlement Class Counsel through the Electronic Data Room.

2. Conversion of AT&T Mobility-Filed Refund Claims

With the consent of the Parties, which shall not be unreasonably withheld, any Taxing Jurisdiction listed on either Settlement Agreement Exhibit K or L as an AT&T Mobility-Filed Refund Claim may be converted so that it is instead included on (and subject to the portions of the Settlement Agreement and this Refund Procedures Protocol addressing) one of the other two lists of Taxing Jurisdictions attached as Exhibits to the Settlement Agreement.

B. Settlement Class Member-Filed Refund Claims

1. Obligations with Respect to Settlement Class Member-Filed Refund Claims

As soon as possible following the entry of the Preliminary Approval Order, AT&T Mobility will provide a refund claim template to be used for refund claims for the Internet Taxes paid to the Taxing Jurisdictions listed in Exhibit M to the Settlement Agreement, as to which AT&T Mobility lacks standing to file a claim (the "Settlement Class Member-Filed Refund Claims"). AT&T Mobility will then promptly provide to Interim Settlement Class Counsel documentation showing the aggregate Internet Taxes paid to each such Taxing Jurisdiction for the period noted in the Refund Procedural Requirements, and such other information as is requested by the Interim Settlement Class Counsel and available in AT&T Mobility's records in a format determined by AT&T Mobility. AT&T Mobility shall provide such other information reasonably requested by the Taxing Jurisdiction and readily available to AT&T Mobility that is needed to process the refund claim unless excused by the Court. AT&T Mobility shall have no further obligations with regard to the Settlement Class Member-Filed Refund Claims.

2. Conversion of Settlement Class Member-Filed Refund Claims to AT&T Mobility-Filed Refund Claims

Within 45 days of entry of the Preliminary Approval Order, Interim Settlement Class Counsel may cause a Class-Filed Refund Claim to instead be treated as an AT&T Mobility-Filed Refund Claim by presenting to AT&T Mobility a written agreement from the relevant Taxing Jurisdiction that provides that AT&T Mobility has standing and is permitted to file the refund claim or claims in question. Such written agreement must be signed by an authorized representative of the relevant Taxing Jurisdiction. To the extent that the Taxing Jurisdiction later refuses to accept or otherwise denies the refund claim(s) in question because it was filed by AT&T Mobility, AT&T Mobility shall have no further responsibility for that refund claim other than to provide the information required in subpart B.1 above.

C. Standard Contents of Refund Claims

Each AT&T Mobility-Filed Refund Claim and the refund claim template to be provided for Settlement Class Member-Filed Refund Claims shall include the following:

1. Factual description of the services through which AT&T Mobility provided Internet access (the charges for such services being the base upon which Internet Taxes were computed).

2. A statement that both AT&T Mobility and the Settlement Class have consented to the filing of the refund claim and to all requests made therein, join in the filing of the refund claim to the extent that is permitted, assign to the other party any of its rights necessary to the filing and perfection of the refund claim, to the extent possible have waived any requirement that AT&T Mobility pay refunds to the Settlement Class prior to obtaining a refund or credit from the Taxing Jurisdiction, and have waived any other rights that might be inconsistent with the refund claim or the manner in which it has been filed.

3. A demand that all interest permitted by law be refunded in addition to all requested Internet Taxes.

4. For AT&T Mobility-Filed Refund Claims, an offer by AT&T Mobility to accept credits against future tax in lieu of a cash refund.

5. A request that refunds be paid by the Taxing Jurisdiction directly to the Escrow Account, if possible.

6. A statement advising the Taxing Jurisdiction that for both (i) refunds paid by the Taxing Jurisdiction directly to the Escrow Account and (ii) refunds paid or credits issued by the Taxing Jurisdiction to AT&T Mobility which AT&T Mobility is obligated to pay to the Escrow Account within seven (7) business days of receipt, all sums deposited in the Escrow Account will be assigned to and solely for the benefit of the Settlement Class in accordance with the distribution procedures under the Settlement Agreement.

III. Monitoring and Negotiation of AT&T Mobility-Filed Refund Claims

A. Monitoring of AT&T Mobility-Filed Refund Claims

AT&T Mobility will respond to inquiries from the Taxing Jurisdictions regarding the AT&T Mobility-Filed Refund Claims. AT&T Mobility will have no obligation to monitor Settlement Class Member-Filed Refund Claims. AT&T Mobility shall promptly make available to Interim Settlement Class Counsel by posting to the Electronic Data Room all inquiries relating to the AT&T Mobility-Filed Refund Claims received from a Taxing Jurisdiction and all responses given to a Taxing Jurisdiction in response to an inquiry. At the request of Interim

Settlement Class Counsel, AT&T Mobility shall consult with Interim Settlement Class Counsel with respect to any such inquiry or response thereto.

To the extent and in the event that a Taxing Jurisdiction notifies AT&T Mobility that it is required to repay the tax for which refund has been requested prior to the Taxing Jurisdiction's refund of such tax, AT&T Mobility shall do so according to the procedures set forth in the Settlement Agreement for the Pre-Refund Escrow Account.

If AT&T Mobility receives notice from a Taxing Jurisdiction that it denies in whole or in part an AT&T Mobility-Filed Refund Claim, AT&T Mobility will immediately notify Interim Settlement Class Counsel. Interim Settlement Class Counsel shall immediately notify AT&T Mobility as to whether the Settlement Class chooses to appeal or otherwise contest the adverse ruling or decision of the Taxing Jurisdiction on the refund claim. AT&T Mobility shall have no obligation to advise the Settlement Class or any of its representatives as to the procedural requirements for perfecting or pursuing such an appeal. However, if the Taxing Jurisdiction sends AT&T Mobility information about the procedural requirements for perfecting or pursuing an appeal, AT&T Mobility shall send a copy to Interim Settlement Class Counsel.

In the event that Interim Settlement Class Counsel advises AT&T Mobility that the Settlement Class has chosen to pursue an appeal of the adverse ruling, AT&T Mobility shall cooperate in the appeal but the Settlement Class shall have primary responsibility for perfecting and pursuing such appeal (even if AT&T Mobility is required to be the nominal appellant). AT&T Mobility and Interim Settlement Class Counsel shall select independent counsel to prosecute the appeal. The independent counsel shall work at the direction of Interim Settlement Class Counsel. AT&T Mobility shall have the right to review and comment on any filings or positions taken with the Taxing Jurisdiction and the right to prohibit the assertion of any positions in such filings that are made in the name of AT&T Mobility and deemed by AT&T Mobility to be inconsistent with the facts, contrary to law, or damaging to AT&T Mobility. The independent counsel shall be paid from any funds generated as a result of the appeal or, if the appeal is unsuccessful, by Interim Settlement Class Counsel. If the Settling Parties disagree on any aspect of the prosecution of an appeal, they will submit the dispute to the Court under its continuing jurisdiction pursuant to the Final Order and any order subsequent thereto.

B. Negotiations Regarding AT&T Mobility-Filed Refund Claims

Interim Settlement Class Counsel may, upon obtaining the advance approval of AT&T Mobility in each instance, meet and discuss the AT&T Mobility-Filed Refund Claims with representatives of a Taxing Jurisdiction. In any such meeting or discussion, Interim Settlement Class Counsel shall identify themselves as such and not as a representative or agent of AT&T Mobility. AT&T Mobility shall have the right to participate in any and all such discussions and shall have the right to approve or reject any proposed resolution of the AT&T Mobility-Filed Refund Claims that Interim Settlement Class Counsel may seek to negotiate with the Taxing Jurisdiction.

IV. Miscellaneous

A. Definitions

All terms with initial capital letters used herein that are defined in the Settlement Agreement are used in this Refund Procedures Protocol as defined in the Settlement Agreement.

B. Notice

All notice requirements in this Refund Procedures Protocol as between AT&T Mobility and Interim Settlement Class Counsel are satisfied by posting and storing the relevant notice materials in the Electronic Data Room.

Exhibit O

PLAN OF DISTRIBUTION

THIS PLAN OF DISTRIBUTION (the Plan of Distribution, together with all amendments and exhibits hereto, the "Plan of Distribution") is made as of the ____ day of _____, 2010 (the "Effective Date"), by and among SETTLEMENT CLASS COUNSEL; ANALYSIS RESEARCH PLANNING CORPORATION, in its capacity as Settlement Administrator; and _____, in its capacity as Escrow Agent and fixes the protocols by which the Net Refund Payments (as defined in section 1 below) shall be distributed to Settlement Class Members. Capitalized terms used herein but not defined herein shall have the meanings ascribed to them in the Global Class Action Settlement Agreement (the "Settlement Agreement") approved by the Court on _____, 2010, in the matter styled "In re: AT&T Mobility Wireless Data Services Sales Tax Litigation."

1. <u>Establishment of Subaccounts</u>. As soon as necessary after the Effective Date, the Escrow Agent, in consultation with the Settlement Administrator, shall establish by book entry (or by such other means as the Escrow Agent and the Settlement Administrator shall agree) a separate account (each, a "Subaccount") for each Taxing Jurisdiction listed on Exhibit H to the Settlement Agreement for the benefit of those Class Members who paid Internet Taxes to that Taxing Jurisdiction. After deducting the Administrative Fund Surcharge (as defined in section 2 below) from each payment it receives pursuant to section 8 of the Settlement Agreement (each, a "Refund Payment"), the Escrow Agent shall credit the balance of the Refund Payment (the "Net Refund Payment") to the Subaccount for the Taxing Jurisdiction that made the Refund Payment (or on behalf of which the Refund Payment was made).

2. Collection of Administrative Fund Surcharge; Payment of Extraordinary Items.

(a) In order to fund the Costs of Settlement Administration, as well as the legal fees and expenses awarded to Settlement Class Counsel ("Approved Fees"), the Escrow Agent shall deduct from each Refund Payment an amount equal to five percent (5%) of each such Refund Payment (the "Administrative Fund Surcharge"). The Escrow Agent shall establish a separate account (the "Expense Funding Account") for the monies it collects on account of the Administrative Fund Surcharge, and the Settlement Administrator shall have exclusive control over the Expense Funding Account, but any withdrawal from it shall be done only in accordance with the terms of an administrative order (the "Administrative Order") to be entered by the Court. All interest earned on the Settlement Fund shall be used solely to fund the Costs of Settlement Administrator, transfer (or shall cause to be transferred) to the Expense Funding Account the interest that has accrued on the Settlement Fund since the date that interest was last transferred.

(b) The fees and expenses of the Settlement Administrator and of the Escrow Agent shall constitute Costs of Settlement Administration and shall be paid pursuant to the terms of the Administrative Order.

(c) It is possible that, from time to time, the qualified settlement fund created pursuant to the Settlement Agreement may incur expenses ("Significant Identifiable Expenses") that the Settlement Administrator concludes in its business judgment are (i) significant, and (ii) directly attributable to matters involving readily identifiable Taxing Jurisdictions. In such instances, the Settlement Administrator may allocate any portion of the Significant Identifiable Expenses to the Subaccount for that Taxing Jurisdiction, and in such instances, those Significant Identifiable Expenses shall be borne solely by the Subaccount for that Taxing Jurisdiction.

3. <u>Payments to Settlement Class Members</u>. In order to minimize the Costs of Settlement Administration, no payments shall be made to Settlement Class Members residing in a State or similar governmental unit until such time as the Settlement Administrator concludes in its business judgment either (i) that the Refund Payments made by the Taxing Jurisdictions to date represent the maximum recovery for Settlement Class Members in that State or similar governmental unit, or (ii) that additional Refund Payments will be delayed for such a period so as to warrant an interim distribution to Settlement Class Members in that State or similar governmental unit. Upon making either determination, the Settlement Administrator and Settlement Class Counsel shall jointly propose to the Court that the Settlement Administrator make a distribution to the Settlement Class Members residing in that State, and upon entry of a final order approving that distribution (the "Distribution Order"), the Settlement Agent shall direct the Escrow Agent to make payments as directed in the Distribution Order.

4. Payments to Settlement Class Members; Treatment of Unclaimed Cash.

(a) Each Settlement Class Member shall receive, on account of the Internet Taxes that Settlement Class Member paid, the Settlement Class Member's *pro rata* share of the Net Refund Payments made by, or on behalf of, the Taxing Jurisdictions that received Internet Taxes from the Settlement Class Member. To calculate each Settlement Class Member's *pro rata* share of the Net Refund Payment for that State or similar governmental unit, the Settlement Administrator shall be entitled to rely solely on the information provided by AT&T Mobility pursuant to section 15 of the Settlement Agreement.

(b) Upon the Escrow Agent being directed by the Settlement Administrator to make a payment to Settlement Class Members (which direction shall only come after entry of a Distribution Order entered by the Court), the Escrow Agent shall deduct from the Subaccounts of those Tax Jurisdictions specified by the Settlement Administrator the amounts specified by the Settlement Administrator the Settlement Administrator and transfer those amounts to an account acceptable to the Settlement Administrator (the "Payment Account") from which payments to Settlement Class Members shall be made. All payments to Settlement Class Members shall be made by check, and each

check shall set forth, to the extent possible, the amount that the Settlement Class Member is receiving on account of the Internet Taxes the Settlement Class Member paid to certain Taxing Jurisdictions. The Settlement Administrator and Settlement Class Counsel may also request that the Escrow Agent include additional information with each check, and the Escrow Agent shall use its best efforts to accommodate those requests. The Escrow Agent shall be responsible for issuing and mailing the checks to Settlement Class Members. The Escrow Agent shall be entitled to rely exclusively in the first instance on the addresses of Settlement Class Members provided it by AT&T Mobility and the Settlement Administrator.

(c) Each check issued from the Payment Account to a Settlement Class Member shall bear a legend that it will be void if not presented for payment within 180 days of issuance. Subject to review and approval of the Court, in the event a Settlement Class Member does not timely present a check (a "Stale Item"), that Settlement Class Member's claim shall be deemed extinguished, and the Settlement Administrator shall not issue that Settlement Class Member a replacement for the Stale Item.

(d) In the event a check issued to a Settlement Class Member is returned by the United States Postal Service to the Escrow Agent as undeliverable as addressed but with a forwarding address, the Escrow Agent shall promptly resend that check to the Settlement Class Member at the address provided it by the United States Postal Service on the returned envelope. In the event a check is returned to the Escrow Agent with no forwarding address (or if the forwarding address provided by the United States Postal Service has expired) (collectively, an "Undeliverable Item"), the Escrow Agent need not take any further action with respect thereto other than to note on its records that the check as addressed is undeliverable.

(e) The Settlement Administrator shall from time to time cause to be transferred from the Payment Account to an account created for that purpose (the "Escheat Account") the cash that is equal to the face amount of the Stale Items and Undeliverable Items. The Escheat Account shall be under the control of the Settlement Administrator and Settlement Class Counsel, but the Settlement Administrator shall make no transfers from the Escheat Account without the prior approval of the Court.

(f) Upon the Settlement Administrator determining that no further payments can be made to Settlement Class Members and that all of the Costs of Administration and Approved Fees have been paid, the Settlement Administrator shall cause the funds remaining in the Subaccounts, the Expense Funding Account and the Payment Account to be transferred to the Escheat Account, and the monies in the Escheat Account shall then be distributed as the Court directs.

5. <u>Opt-Out Refunds</u>. In the event an individual who would otherwise be a Settlement Class Member elects to opt-out of the Settlement Class (an "Opt-Out Member"), the Settlement Administrator shall, as soon as practical, refund to the Taxing Jurisdictions any monies that the Settlement Administrator received, or will receive, from or on behalf of a Taxing Jurisdiction on account of the Internet Taxes paid by the Opting-Out Member.

6. <u>Access to Information</u>. The Escrow Agent shall provide the Settlement Administrator with such access to the Escrow Account, the Subaccounts, the Expense Funding Account, the Payment Account and the Escheat Account as the Settlement Administrator directs.

7. <u>Status Reports</u>. Until such time as no monies remain in the Escrow Account, the Subaccounts, the Expense Funding Account, the Payment Account and the Escheat Account, the Settlement Administrator shall, within 120 days of the end of each calendar year, file an accounting with the Court summarizing in reasonable detail the funds collected and disbursed by the Settlement Agent in the preceding calendar year.

8. <u>Dispute Resolution</u>. As provided in section 29 of the Settlement Agreement, any dispute or controversy involving the interpretation or implementation of this Plan of Distribution, including, without limitation, any claims against AT&T Mobility, Settlement Class Counsel, the Settlement Administrator and the Escrow Agent, shall be decided by the Court.

9. <u>Indemnification</u>. Except in the case of gross negligence or willful misconduct, any claim asserted against Settlement Class Counsel, the Settlement Administrator or the Escrow Agent (each, an "Indemnified Party") arising out of the negotiation or implementation of either the Settlement Agreement or this Plan of Distribution shall, to the fullest extent provided by law, be paid from the Expense Funding Account and if there are insufficient funds in the Expense Funding Account, from a *pro rata* charge against each of the Subaccounts. Any cost of defense incurred by an Indemnified Party shall likewise be paid from the Expense Funding Account and, if necessary, from the Subaccounts.

10. <u>Counterparts</u>. This Plan of Distribution may be executed in any number of counterparts and will be binding when it has been executed and delivered by the last signatory hereto to execute a counterpart

11. <u>Successors and Assigns</u>. This Plan of Distribution shall be binding upon, and inure to the benefit of, the parties hereto and their respective successors and assigns.

12. <u>Continuing Jurisdiction</u>. The Court shall retain jurisdiction in order to resolve any matter involving the construction, interpretation or modification of this Plan of Distribution.

13. <u>No Amendment Without Court Approval</u>. Because this Plan of Distribution is an integral part of the Settlement Agreement, no term of it may be modified without the approval of the Court.

14. <u>Governing Law</u>. Because the Settlement Agreement provides that the laws of State of Georgia shall govern its interpretation and the Plan of Distribution is an integral part of

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the Settlement Agreement, the laws of the State of Georgia shall likewise govern this Plan of Distribution without giving effect to its conflicts of law principles.

15. <u>Settlement Agreement Controls</u>. In the event of a conflict between the terms of the Settlement Agreement and this Plan of Distribution, the terms of the Settlement Agreement shall control.

IN WITNESS WHEREOF, the parties hereto have executed this Plan of Distribution as of the date first above written.

BARTIMUS FRICKLETON ROBERTSON & GORNY, P.C.

DATED:	By
	Edward D. Robertson, Jr.
	James P. Frickleton
	Mary D. Winter
	715 Swifts Highway
	Jefferson City, MO 65109
	Interim Settlement Class Counsel
	THE HUGE LAW FIRM PLLC
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	Interim Settlement Class Counsel
	ANALYSIS RESEARCH PLANNING CORPORATION
DATED:	By
	Title
	Settlement Administrator
DATED:	By
	Title
	Escrow Agent