

BLACKFOOT

2020 FEDERAL UNIVERSAL SERVICE FUND ANNUAL CERTIFICATION

| CUSTOMER INFORMATION | | | |
|--|--------|--------------|--|
| Legal Name | | 499 Filer ID | |
| <p>As providers of interstate telecommunications services (the "Services"), the Blackfoot family of companies ("Blackfoot") are required to contribute to the Federal Universal Service Fund (FUSF), based on their sales of those Services. In turn, the Federal Communications Commission (FCC) permits Blackfoot to recover its FUSF contributions from the purchasers of these Services in the form of FUSF charges. In some cases, however, purchasers of Blackfoot Services may be exempt from paying FUSF charges under the FCC rules. This form is used to determine whether your company ("Customer") is subject to FUSF charges, and where applicable, for Customer to certify to Customer's exempt status. If you mark exempt in either 1. or 2. below, by signing the form you are additionally certifying to the following statement: <i>"I certify under penalty of perjury that my company is purchasing service for resale in the form of telecommunications or interconnected Voice over Internet Protocol service. I also certify under penalty of perjury that either my company contributes directly to the federal universal service support mechanisms, or that each entity to which I provide resold telecommunications is itself an FCC Form 499 worksheet filer and a direct contributor to the federal universal service support mechanisms."</i></p> | | | |
| CUSTOMER EXEMPT STATUS | | | |
| | Exempt | Not Exempt | |
| 1. Resale | | | |
| Customer with the 499 Filer ID listed above purchases the Services for resale and contributes directly to FUSF pursuant to FCC rules. | | | |
| 2. Carrier's Carrier | | | |
| Customer with the 499 Filer ID listed above purchases the Services for resale and contributes directly to FUSF pursuant to FCC rules. | | | |
| 3. International | | | |
| Customer with the 499 Filer ID listed above uses services only to traverse the US, with neither origination or termination in the U.S. | | | |
| 4. Non-assessable Service | | | |
| Customer is not purchasing FUSF assessable Services, such as intrastate or information services. The attached spreadsheet reflects accounts with non-assessable services. | | | |
| If Customer did not select an exempt status above then Customer understands it will be billed for FUSF fees. Blackfoot will then in turn contribute directly to the FUSF pursuant to the FCC's rules. | | | |
| CERTIFICATION AND IDENTIFICATION | | | |
| Customer Legal Name: | | | |
| Signature of Authorized Representative: | | | |
| Printed Name of Representative: | | | |
| Title of Representative: | | | |
| Customer Mailing Address: | | | |
| City, State, Zip Code: | | | |
| Telephone: | | | |
| Date: | | | |
| Customer FUSF Contact Person: | | | |
| Customer FUSF Contact Telephone: | | | |
| Customer FUSF Contact E-mail: | | | |
| VERIFICATION (BLACKFOOT USE ONLY) | | | |
| Employee Signature | | Date | |

