

**2018 Traffic Certification of Telecommunications Services
With Respect to Universal Service Fund ("Certification")
Suddenlink Communications ("Suddenlink")**

Customer Name:	
Customer Address*:	
Name of Contact Person:	
Phone Number of Contact Person:	
Email Address of Contact Person:	
Account Number:	

As a provider of interstate telecommunications services, Suddenlink is required to contribute to the Federal Universal Service Fund ("FUSF"), based on revenues from its sale of interstate telecommunications services. In turn, the Federal Communications Commission ("FCC") permits Suddenlink to recover its FUSF contribution from the purchasers of interstate telecommunications services in the form of FUSF surcharges. In some cases, however, Suddenlink's sale of certain telecommunications services to purchasers may be excluded from FUSF charges under the FCC's rules.

Suddenlink relies on accurate completion of this form to determine whether any of your company's purchases are excluded from Suddenlink's FUSF charges and other applicable taxes and surcharges related to your Purchase of Suddenlink's telecommunications services. Customer hereby requests to be excluded from payment of any charges assessed by Suddenlink due to contribution to the FUSF established by the FCC on the specific billing account numbers ("BANs") listed above. Customer further certifies that less than ten percent (10%) of the traffic on the listed BANs is interstate traffic.

Customer acknowledges that Suddenlink may provide a copy of this Certification to the Universal Service Administrator, the FCC, or an authorized auditor.

Customer acknowledges that Suddenlink's determination of exclusion from FUSF charges will be based upon this Certification. In the event Suddenlink excludes Customer from the payment of these FUSF related charges (in whole or in part) based upon the information, representations and Certifications contained in this Certification, and Suddenlink thereafter determines that the exclusion was incorrectly granted or if the Customer is reclassified as any other status which would require Suddenlink to be liable for FUSF charges with respect to any FUSF exempt services, then Suddenlink may bill Customer, and Customer will pay, for the FUSF related charges that were not billed as the result of the exclusion, plus applicable late fees and/or interest. Accordingly, if Customer does not provide accurate or timely information to Suddenlink, Customer may be responsible for payment to both Suddenlink and the Universal Service Administrator for contribution to Universal Service support mechanisms. Furthermore, if Suddenlink is required to contribute to the FUSF on behalf of revenues received from Customer, Customer agrees to defend, indemnify and hold harmless Suddenlink for such contributions.

Additional Locations for USF Certification

Customer Name:	
Address #1:	
Address #2:	
Address #3:	
Address #4	

If, at any time, Customer's information, representations or certifications made hereunder are no longer accurate, Customer will notify Suddenlink within thirty (30) calendar days by completing and submitting a new Certification to Suddenlink.

Suddenlink will require Customer to provide an updated version of this Certification on an annual basis by March 1st of each year.

Customer is liable for any applicable FUSF surcharges, late fees and/or interest resulting in its failure to provide such timely updates to Suddenlink.

The individual named below is an officer of Customer and is duly authorized by Customer to make the representations and certifications contained herein on behalf of Customer.

Customer:	
By (Signature):	
Name (Print):	
Title (Print):	
Date	

Please return this form to:
