

**Docket Number:** TC16-001  
**Subject Matter:** Fifth Data Request  
**Request to:** IM Telecom, LLC d/b/a Infiniti Mobile  
**Request from:** South Dakota Public Utilities Commission Staff  
**Date of Request:** November 16, 2016  
**Responses Due:** January 9, 2017

5.7 Provide information on how the company would fulfill ARSD 20:10:32:43.01(2).

**Response to 5-7:** Pursuant to ARSD 20:10:32:43.01(2), if a potential Lifeline customer is “within the applicant’s proposed designated service area but outside its existing network coverage,” Infiniti Mobile will “provide service within a reasonable period of time, if the service does not impose excessive or unreasonable cost, by: (a) [m]odifying or replacing the requesting customer's equipment; (b) [e]xtending facilities, such as constructing or extending an access line, deploying a roof-mounted antenna, or installing other equipment; (c) [a]djusting the nearest cell tower; (d) [a]djusting network or customer facilities; (e) [r]eselling services from another carrier's facilities to provide service; or (f) [e]mploying, leasing, or constructing additional network facilities such as an access line, a cell site, cell extender, repeater, or other similar equipment.” Infiniti Mobile commits to compliance of ARSD 20:10:32:43(2) through coordination with its underlying carrier(s) to implement the aforementioned methods to provide service within a reasonable period of time. Infiniti Mobile only requests ETC designation in the previously provided wire centers serviced by its underlying, facility based carrier(s) and does not anticipate encountering potential Lifeline customers within said service areas who are outside existing network coverage. Nonetheless, Infiniti Mobile acknowledges the requirements set forth in ARSD 20:10:32:43.01(2) and will ensure compliance therewith.