AMENDMENT TO THE GOOGLE MOBILE REVENUE SHARE AGREEMENT

This Amendment to the Google Mobile Revenue Share Agreement ("Amendment") is entered into by:

GOOGLE LLC, organized in the state of Delaware, GOOGLE ASIA PACIFIC PTE. LTD., organized in Singapore, and GOOGLE IRELAND LIMITED, organized in Ireland (in this Agreement, "Google" will mean Google LLC, Google Asia Pacific Pte. Ltd., and/or Google Ireland Limited, as the context requires), on the one hand; and

AT&T MOBILITY LLC, a Delaware limited liability company, whose registered office is at 1055 Lenox Park Boulevard, Atlanta, Georgia 30319, on behalf of itself and Cricket Wireless LLC (collectively, "Company"), on the other hand.

This Amendment is effective as of the date signed by Google ("Amendment Effective Date").

INTRODUCTION

- (A)^e Google and Company are parties to the Google Mobile Revenue Share Agreemente with an effective date of June 1, 2021 (the "Agreement").
- (B)e The parties wish to amend the Agreement.e

AGREED TERMS

- 1. <u>Definitions</u>. Capitalized terms used but not defined in this Amendment have the samee meaning as in the Agreement.e
- 2. <u>Amendments</u>. From the Amendment Effective Date, the Agreement is amended ase follows:e
- 2.1. The definition of "Term" in the Agreement is hereby deleted in its entirety and replaced with the following:

Term: Starting on the Effective Date and continuing through (inclusive) ("Term").

- 2.2. The second sentence of Section 1.11 is modified to change
- 2.3. Section 1.13 is deleted in its entirety and replaced with the following:



2.4. Section 1.28 is deleted in its entirety and replaced with the following:

"Device Model" means a physical Android device model that is identified by a distinct android.os.Build.PRODUCT value and the Device it belongs to.

2.5. The following section (c) is added at the end of section 2.3:

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Ex. No. PXR0515

1

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(c) Exception. Sections 2.3(a) and 2.3(b) shall not apply with respect to the
configuration and placement of Search Access Points under the Previous Agreement
(with the exception that Sections 2.3(a) and 2.3(b) shall apply to the configuration and
placement of the Google Assistant app, if installed on the Device, in Attachment A under
the Previous Agreement), provided, however, that Qualifying Devices are eligible for
Revenue Share as described in Attachment A, Section 1(b) of this Agreement on
individual Service Access Points, on an Access Point by Access Point basis, that are
configured in accordance with the Previous Agreement as modified by this provision.

2.6.	Section 3	.1(b) i	s amended	to	add	at	the	end

	2.7.	Section 4.2(a)(iii)	is	deleted in its entiret	y and	replaced	das	follo	WS:
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2.8. The following section (b) is added at the end of Section 4.2:



2.9. Section 4.3(b) is deleted in its entirety and replaced with the following:



- 2.10. Section 10.2(c) is deleted in its entirety.
- 2.11. Attachment B (Service Access Points and Other Google Applications for Preferred Devices) of the Agreement is deleted in its entirety and replaced with the version set forth in Exhibit 1 to this Amendment.
- 2.12. Section 5(b) of Attachment D (but not 5(b)(i) or 5(b)(ii)) is deleted in its entirety and replaced with the following:



2.13. Section 6(c) of Attachment D is deleted in its entirety and replaced with the following:



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2

