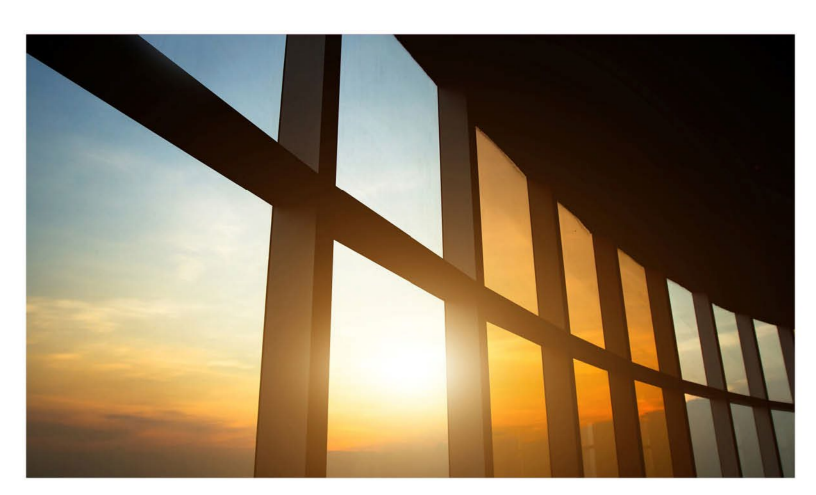


Performance Audit of i-wireless, LLC (U-1024-C)

California LifeLine Program

October 1, 2024





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October 1, 2024

Jen Rose, Director of Compliance, i-wireless 1 Levee Way, Suite 3116 Newport, KY 41071

Dear Jen Rose:

Final Report Transmittal Letter - Audit of i-wireless, LLC's California LifeLine Program for the period of July 1, 2022, through June 30, 2023

Crowe LLP (Crowe) was contracted by the California Public Utilities Commission (CPUC) to conduct a performance audit of i-wireless, LLC (i-wireless), in accordance with General Order (GO) 153 Sections 5 and 9, Public Utilities Code Section 878, Decision (D.) 14-01-036 and D.10-11-033, and other applicable California LifeLine Program rules, regulations, and requirements for the period of July 1, 2022 through June 30, 2023.

The results of our audit disclosed no findings requiring a response and therefore, we are issuing the report as final. The final audit report is available on the CPUC website¹.

Sincerely,

Bert Nuehring, Partner

Crowe LLP

https://www.cpuc.ca.gov/about-cpuc/divisions/utility-audits-risk-and-compliance-division/utility-audits-branch/audit-reports-by-industry

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Independent Auditor's Report

Crowe LLP (Crowe) conducted a performance audit of i-wireless, LLC (i-wireless) in accordance with General Order (GO) 153 Sections 5 and 9, Public Utilities Code Section 878, Decision (D.) 14-01-036 and D.10-11-033, and other applicable California LifeLine Program rules, regulations, and requirements for the period of July 1, 2022 through June 30, 2023. The objectives of the audit are described in the Performance Audit Approach section of this report and evaluate whether i-wireless' claims from the California LifeLine Fund for fiscal year 2022-23 were accurate, properly supported, for eligible customers, and for allowable costs and activities.

We conducted our performance audit in accordance with *Government Auditing Standards* issued by the Comptroller General of the United States. Those standards require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our conclusion based on our audit objectives. We believe that the evidence obtained provides a reasonable basis for the findings and conclusions based on our audit objectives. Our audit was limited to the objectives listed in the Performance Audit Approach section of this report.

Solely to assist us in planning and performing our performance audit, we obtained an understanding of the internal controls of i-wireless to determine the audit procedures that were appropriate for the purpose of providing a conclusion on the audit objectives, as specified, but not for the purpose of expressing an opinion on the effectiveness of internal control. Accordingly, we do not express any assurance on the internal control.

The results of our tests indicated that i-wireless met Objectives 1 through 7 in all significant respects for the period of July 1, 2022 through June 30, 2023.

Crowe LLP

Sacramento, CA October 1, 2024

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Executive Summary

Crowe LLP (Crowe) conducted a performance audit of i-wireless in accordance with Generally Accepted Government Auditing Standards (GAGAS) issued by the U.S. General Accountability Office (GAO). The goal of the audit was to determine whether i-wireless's claims from the California LifeLine Fund for the period of July 1, 2022 through June 30, 2023 were accurate, properly supported, for eligible customers, and for allowable costs and activities, in accordance with General Order (GO) 153 Sections 5 and 9, Public Utilities Code Section 878, Decision (D.) 14-01-036 and D.10-11-033, and other applicable California LifeLine Program's rules, regulations, and requirements.

The audit objectives, shown in the Performance Audit Approach section of this report, were developed based on the requirements set forth in General Order (GO) 153 Sections 5 and 9, Public Utilities Code Section 878, Decision (D.) 14-01-036 and D.10-11-033.

The results of our tests indicated that i-wireless met Objectives 1 through 7 in all significant respects.

Project Background

California LifeLine Program

The California Public Utilities Commission (CPUC) created the Universal LifeLine Telephone Service program (now known as the California LifeLine program) pursuant to the Moore Universal Service Telephone Act. The California LifeLine Program (LifeLine) is a state program that provides discounted home phone and cell phone services to eligible households. General Order 153 (GO 153) implements the LifeLine program and provides guidance on the procedures for administration of the LifeLine program for telecommunications carriers operating in California.

LifeLine discounts help consumers lower the cost of their phone bills by offering discounts to qualified customers. Only one discount per household is allowed (except for teletypewriter users and for Deaf and Disabled Telecommunications Program participants). Each household must choose to apply the discount either on a home phone or on a cell phone, but not on both. Households must only receive the discount from one carrier and may lose eligibility for the discount if the one discount per household rule is violated.

A household includes adults and children who are living together at the same address as one economic unit. An economic unit consists of all adults (persons at least 18 years old unless emancipated) contributing to and sharing the household's income and expenses. To qualify for the LifeLine program, California consumers must have a total gross annual income that does not exceed 150 percent of the Federal Poverty Guidelines or must be a participant in one of the following public assistance programs:

- Medi-Cal
- Women, Infants, and Children Program (WIC)
- Supplemental Security Income (SSI)
- National School Lunch Program (NSLP)
- Low Income Home Energy Assistance Program (LIHEAP)
- Cal Fresh, Food Stamps, or Supplemental Nutrition Assistance Program (SNAP)
- Federal Public Housing Assistance, or Section 8
- Federal Veterans and Survivors Pension Benefit Program
- Tribal Temporary Assistance for Needy Families (TANF)
- Head State Income Eligible (Tribal Only)
- Bureau of Indian Affairs General Assistance
- Food Distribution Program on Indian Reservations (FDPIR)
- TANF, California Work Opportunity and Responsibility to Kids (CalWORKs), Stanislaus Work
 Opportunity and Responsibility to Kids (Stan Works), Welfare-to-Work (WTW), or Greater Avenues
 for Independence (GAIN).

The CPUC is responsible for the oversight of the LifeLine program and maintaining an independent third-party administrator (TPA) to provide clearinghouse services for the LifeLine program. The role of the TPA is to qualify new applicants and to verify the continued eligibility of existing LifeLine subscribers. Subscribers must verify eligibility annually to remain qualified to participate in the LifeLine program by submitting proof of eligibility to the TPA. The TPA collects, maintains, and provides important information such as the LifeLine subscriber weighted average counts, new connection counts, and disconnection and de-enrollment counts for Service Providers to prepare and submit their monthly LifeLine reimbursement claims to the CPUC. Service Providers submit reimbursement for the costs of providing services to LifeLine subscribers. We obtained and assessed the information provided by the TPA; however, we did not audit the TPA.

Service Providers apply discounts on LifeLine services to qualified customers on a monthly basis. Service Providers then submit reimbursement claims to the CPUC. Providers file reimbursement claims monthly to CPUC's Communications Division for review and approval. Service Providers may recover from the California LifeLine Fund up to the Specific Support Amount (SSA)² per each eligible subscriber claimed, LifeLine non-recurring charges, applicable taxes/surcharges, interest, and administrative costs as set forth in GO 153.

i-wireless

i-wireless claimed and was reimbursed a total of \$11,688,490 in subsidy from the California LifeLine Fund during the audit period of July 1, 2022 through June 30, 2023. Monthly subscribers averaged 67,211 per month. **Exhibit 1** provides service recovery expense categories and amounts claimed for reimbursement for the audit period.

Exhibit 1
i-wireless, LLC
Subsidy Amounts Claimed via Monthly Claim Forms
California LifeLine Program Reimbursement, by Expense Category
(July 1, 2022 to June 30, 2023)

	Expense Category	Expense Amount Claimed
1.	Allowable SSA for Cellular	\$8,436,802
2.	Allowable SSA for Cellular, Tribal	\$24
3.	Allowable SSA for Cellular, California-only Eligibility	\$144,657
4.	Connection Charges, Federal	\$2,680,821
5.	Connection Charges, Tribal	\$39
6.	Connection Charges, California-only Eligibility	\$22,882
7.	Incremental Administrative Expenses	\$403,265
To	tal	\$11,688,490

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² The rate that Service Providers use to compute and file claims for reimbursement.

Performance Audit Approach

Crowe developed our audit plan and procedures to meet specific objectives identified by the CPUC. In developing this audit plan, among other factors, we primarily considered the requirements of the California LifeLine Program, as set forth by GO 153 Sections 5 and 9, Public Utilities Code Section 878, D.14-01-036 and D.10-11-033.

Objectives, Procedures and Conclusions

Crowe submitted several data requests to i-wireless which were progressively more focused throughout the engagement as we obtained more detailed data and information on the company's administration of the LifeLine Program. We conducted an internal controls assessment to obtain an understanding of i-wireless internal controls as they related to enrolling, tracking, and monitoring customer program eligibility. Finally, we developed workpapers to document results of the performance audit.

The audit included seven (7) objectives, which we list below with detailed procedures. The objectives of the audit were developed based on CPUC's request for Crowe to determine whether i-wireless' claims from the California LifeLine Fund for fiscal year 2022-23 are accurate, properly supported, for eligible customers, and for allowable costs and activities, in accordance with General Order (GO) 153 Sections 5 and 9, Public Utilities Code Section 878, Decision (D.) 14-01-036 and D.10-11-033, and other applicable California LifeLine Program's rules, regulations, and requirements.

Objectives:

1. Determine if i-wireless' internal controls over operations related to its administration of the California LifeLine Program were operating effectively.

Procedures

- Requested and obtained copies of documented policies and procedures related to governance of California LifeLine Program operations.
- Documented controls relevant to the California LifeLine Program.
- Tested that controls were operating effectively through our sampling and detailed procedures in Objectives 2 through 7. The sample selection was comprised of a random selection of 60 customer accounts such that 15 accounts were randomly selected from within each of four months of the audit period (September, December, March and June). The monthly population averaged 67,211 subscribers.

Conclusion: Objective met in all significant respects.

2. Determine if i-wireless utilized accurate subscriber counts in the Claim Forms submitted to the CPUC for reimbursement during the audit period.

Procedures

- Requested and obtained all third-party administrator (TPA) Weighted Average Reports (WAR) for each month of the audit period of July 1, 2022 through June 30, 2023.
- For each data source, calculated the weighted average subscriber count by the attribute profile
 related to each reimbursement amount. Subscriber attributes include: service description, service
 tier, funding type, rate group, service type, tribal indicator, teletypewriter (TTY) indicator, and
 federal broadband standard indicator.
- Extracted the weighted average subscriber count from each Claim Form.
- Compared the weighted average subscriber counts, by attribute profile, per the 1) WAR and 2)
 Claim Forms.

Conclusion: Objective met in all significant respects.

3. Determine if claimed administrative expenses were allowable in accordance with General Order (GO) 153 Sections 5 and 9, Public Utilities Code Section 878, Decision (D.) 14-01-036 and D.10-11-033, and other applicable California LifeLine Program's rules, regulations, and requirements.

Procedures

- Requested and obtained a schedule of administrative expenses and rationale for calculations.
- Determined that i-wireless claimed reimbursement for incremental administrative expenses for the period of July 2022 through June 2023, which, per the California LifeLine Program policy, allows carriers to claim reimbursement for eligible expenses in an amount not to exceed \$0.50 per weighted average subscriber.
- Analyzed counts of monthly weighted average subscribers to determine that the requested reimbursement per subscriber did not exceed \$0.50.

Conclusion: Objective met in all significant respects.

4. Determine if customers included in Claim Forms provided proof of eligibility.

Procedures

- Randomly selected a non-statistical sample of sixty (60) accounts. The population averaged 67,211 monthly subscribers during the 12-month audit period.
- Requested and obtained proof of California LifeLine Program eligibility.
- Reviewed proof of eligibility for each sampled account. If the subscriber was a first-time applicant, determined if proof exhibited participation in a qualifying public assistance program (e.g., Medi-Cal, Social Security Income, Women, Infants, and Children Program, etc.). If the subscriber was not a first-time applicant, determined if the Renewal Form included a self-certification of participation in a qualifying public assistance program.
- Reviewed and calculated the federal poverty threshold by household size, per the 2022 Federal Poverty Guidelines.
- For those first-time applicants using annual income to qualify for the program, determined that the
 customer's total annual gross income did not exceed 150% of the federal poverty threshold. If the
 subscriber was not a first-time applicant, determined that self-reported annual gross income did
 not exceed 150% of the federal poverty threshold.

Conclusion: Objective met in all significant respects.

5. Determine if California LifeLine discounts were accurately applied to customer accounts.

Procedures

- Randomly selected a non-statistical sample of sixty (60) accounts from the subscriber data. The monthly population averaged 67,211 subscribers.
- Requested invoices for the sampled accounts during the audit period to verify that benefit
 amounts claimed for reimbursement were accurate, related to eligible accounts, and correctly
 applied to outstanding balances.

Conclusion: Objective met in all significant respects.

6. Determine if those customers who de-enrolled from the California LifeLine Program were removed from the Program in a timely manner.

Procedures

- Selected a non-statistical sample of 10 accounts from the subscriber data that de-enrolled from
 the California LifeLine Program. Accounts in this sample were randomly selected such that no
 more than one selection was derived from any particular month. De-enrolled accounts are a
 subset of the overall population that averaged 67,211 monthly subscribers during the 12-month
 audit period. An average of 11,341 accounts de-enrolled on a monthly basis.
- Obtained and reviewed 1) the date of de-enrollment, 2) the reason for de-enrollment, and 3) the date in which program ineligibility was determined for the sampled accounts.
- For the purpose of this audit, Crowe defines timely as within 30 calendar days or by the end of
 the calendar month such that the customer was not included in the following month's claims form.
 Reviewed WAR and Claims Forms to determine that de-enrolled accounts were not claimed for
 reimbursement in any claim period occurring after account de-enrollment.

Conclusion: Objective met in all significant respects.

7. Determine if subscribers with duplicate addresses met the multiline consumer household eligibility.

Procedures

- Randomly selected a non-statistical sample of sixty (60) accounts from the subscriber data. The monthly population averaged 67,211 subscribers.
- Requested Household worksheets to verify that subscribers with duplicate addresses met the eligibility requirements to constitute separate households.

Conclusion: Objective met in all significant respects.

Performance Audit Results

The results of our tests indicated that i-wireless met Objectives 1 through 7 in all significant respects.

Views of Responsible Officials

We communicated the audit results with i-wireless representatives on October 11, 2024. We stated that the final report will not include the views of responsible officials because there are no audit findings. Because there were no audit findings requiring a response, we are issuing the report as final.

Restricted Use

This audit report is intended solely for the information and use of i-wireless and the CPUC; it is not intended to be and should not be used by anyone other than these specified parties. This restriction is not intended to limit distribution of the final audit report, which is a matter of public record and will be available on the CPUC website³.

https://www.cpuc.ca.gov/about-cpuc/divisions/utility-audits-risk-and-compliance-division/utility-audits-branch/audit-reports-by-industry

Appendix A – List of Records Examined

- 1. Third-Party Administrator (TPA) Weighted Average Reports (WAR).
- 2. California LifeLine Claim Forms submitted by i-wireless for reimbursement.
- 3. Written policies and procedures related to i-wireless's California LifeLine Program administration.
- 4. California LifeLine Program customer applications.
- 5. Customer proof of eligibility documents.
- 6. Customer household worksheets.
- 7. Schedules of i-wireless administrative expenses.
- 8. Customer de-enrollment records.
- 9. Customer invoices.
- 10. General Order (GO) 153 Sections 5 and 9, Public Utilities Code Section 878, Decision (D.) 14-01-036 and D.10-11-033.