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March 12, 2019

BY ECFS

Ms. Marlene Dortch
Secretary
Federal Communications Commission
445 12th Street SW
Washington, DC 2005

Re: Withdrawal of Petition for Waiver of Proximiti Mobility, Inc. f/k/a Proximiti Mobility, LLC 94-102 and PS Docket No. 07-114, Filed August 20, 2014

Dear Ms. Dortch:

By this letter, Proximiti Mobility, Inc. f/k/a Proximiti Mobility, LLC ("Proximiti") withdraws its Petition for Waiver of Phase II Location Requirements, filed on August 20, 2014 in the above-captioned dockets. Proximiti has surrendered its lone CMRS license, Call Sign KNKR 218, which was the subject of this waiver request. Proximiti has terminated its roaming agreements and discontinued offering services to its carrier-customers. Proximiti did not have any end user customers.

Proximiti is in the process of winding up, and will dissolve as a corporate entity in the near future.

Thank you for your assistance in this matter, and please let me know if you have any questions or concerns.

Sincerely yours,

/s/

Katherine Barker Marshall, Counsel to Proximiti Mobility, Inc.

cc: Donald C. Davis, Chief Financial Officer, Proximiti Mobility, Inc.
Arvin West, Sheriff, Hudspeth County (via first-class mail)