

CERTIFICATION; CONTINGENT REQUEST FOR WAIVER

I, Alvaro Pilar, hereby certify as follows:

1. I am the Chief Executive Officer of Vitelcom Cellular, Inc. dba Viya and other subsidiaries of ATN International, Inc. ("ATN") operating in the US Virgin Islands ("USVI") under the Viya brand name. The following certification is applicable to the operations of ATN in the USVI through its subsidiaries.

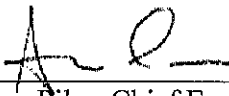
2. Due to the severe damage and destruction caused in 2017 by Hurricanes Irma and Maria, both ATN's networks and the facilities of the USVI PSAPs were impaired. The PSAP serving both St. Thomas (the largest county in the USVI according to the 2010 census) and St. John are currently unable to process or make use of enhanced 911. These two PSAPs currently are providing only basic 911. The third USVI PSAP, in St. Croix, only became Phase-2-capable in late March, 2018. Thus, as of January 1, 2018, none of the USVI's PSAPs was E911-capable. Therefore, it is not possible to "certify" that ATN was meeting the applicable location accuracy threshold at that time.

3. ATN's UMTS wireless network, which is the network currently providing service to all ATN subscribers in the USVI, is Phase-2-capable and is providing Phase-2 service to the St. Croix PSAP. At such time as the St. Thomas or St. John PSAPs become Phase-2-capable, ATN is ready to provide Phase-2 service to them as well from its UMTS network. In addition, as of April 3, 2018, (1) ATN did not provide service or report live call data in one or more of the Test Cities, (2) ATN's UMTS network was providing dispatchable location or x/y location information within 50 meters for 50 percent of all wireless 911 calls to the St. Croix PSAP and was capable of providing this information to the St. Thomas and St. John PSAPs if they had been capable of receiving it, (3) ATN has deployed the indoor location technology or technologies used in its UMTS networks consistently with the manner in which such technologies have been tested in the test bed, and (4) ATN's UMTS network was capable of complying with the three-year benchmark set forth at Section 20.18(i)(2)(i)(B)(2) of the Commission's rules, but was not yet measuring this compliance using live call data because the St. Thomas and St. John PSAPs were not capable of receiving the location accuracy information and the St. Croix PSAP had just become capable of receiving it.

4. In addition to ATN's Phase-2-capable UMTS network, ATN also continues to operate a legacy CDMA network in the USVI for the benefit of other USVI mobile carriers whose CDMA networks were rendered inoperable by the hurricanes. ATN intended to shut down this CDMA network by the end of calendar year 2017, and ATN has moved all of its subscribers to its UMTS network. However, due to the hurricane damage caused to the operations of ATN's CDMA competitor, ATN has agreed to temporarily keep this legacy CDMA network operational solely to serve the customers of its competitors that otherwise would have no wireless service at all in a given area (including having no 911 service in such areas). ATN has been requested by certain of its competitors to continue operating the legacy CDMA network for the near future. This temporary roam-only operation is not Phase-2-capable as a result of damage to certain of the CDMA's network facilities caused by the hurricanes. But the alternative to shutting down the damaged network is to cut off all service to the customers of ATN's USVI mobile competitors that continue to rely on roaming on ATN's legacy CDMA network.

5. If and to the extent that the Commission believes any of the foregoing facts require ATN to obtain a waiver of the Commission's Rules regarding E911 location accuracy, ATN hereby requests such a waiver.

Executed June 4th, 2018



Alvaro Pilar, Chief Executive Officer
Vitelcom Cellular, Inc.