

**BEFORE THE
FEDERAL COMMUNICATIONS COMMISSION
WASHINGTON, D.C. 20554**

In the Matter of)	
)	
Wireless E911 Location Accuracy)	PS Docket 07-114
Requirements)	

**NON-NATIONWIDE CARRIER E911 LOCATION ACCURACY
SECOND IMPLEMENTATION PLAN AND PROGRESS REPORT**

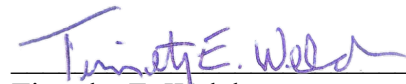
Blanca Telephone Company (“Reporter”), a non-nationwide carrier, by its attorney, and pursuant to 47 C.F.R. § 20.18(i)(4)(i), hereby submits its initial E911 location accuracy implementation plan and its first report regarding progress toward implementation of the indoor location accuracy requirements specified at 47 C.F.R. § 20.18(i)(2). In support whereof, the following is respectfully submitted:

On June 2, 2017 Reporter filed a waiver request to be excused from the E911 implementation and reporting requirements because it has discontinued operation pending resolution of various regulatory matters. Because Reporter is not currently providing wireless service, Reporter has no implementation plan or progress to report at this time.

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Respectfully submitted,
BLANCA TELEPHONE COMPANY



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