

August 2, 2017



VIA ECFS

Marlene Dortch, Secretary
Office of the Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Re: Pinpoint Wireless, Inc., DBA Blaze Wireless
E911 Location Accuracy Implementation Plan and Progress Report
PS Docket No. 07-114

Dear Ms. Dortch:

Pursuant to Section 20.18(i)(4)(i) and (ii) of the Commission's rules, 47 C.F.R. §§ 20.18(i)(4)(i) and (ii), Pinpoint Wireless, Inc., DBA Blaze Wireless ("Pinpoint Wireless") files its initial E911 location accuracy implementation plan and progress report.

Implementation Plan and Progress Report

Pinpoint Wireless has recently ceased its mobile platform that would be tied to Location 911 services. All data that has been reported to the FCC, NENA (National Emergency Number Association), APCO (Association of Public-Safety Communications Officials), and NASNA (National Association of State 911 Administrators) prior to August 1, 2017 is accurate and Pinpoint Wireless has complied with the rules through its previous switching vendor.

With this change, on a going forward basis, Pinpoint Wireless will no longer have any call data or capabilities to file these reports. If in the future Pinpoint Wireless decides to reintroduce a mobile platform, Pinpoint Wireless will subsequently conform to the current standard of location services.

Should you have any questions in regards to this matter, please contact the undersigned.

Respectfully submitted,

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