

January 20, 2014

BY ECFS

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

Re: Withdrawal of Request for Temporary Limited Waiver of 47 C.F.R. § 64.611(e); Telecommunications Relay Services and Speech-to-Speech Services for Individuals with Hearing and Speech Disabilities, CG Docket No. 03-123; E911 Requirements for IP-Enabled Service Providers, WC Docket No. 05-196

Dear Ms. Dortch:

Through this letter Sorenson Communications, Inc. (“Sorenson”) hereby withdraws its December 31, 2008 Request for Temporary Limited Waiver of 47 C.F.R. § 64.611(e) governing customer premises equipment distributed by one Internet-based TRS (“iTRS”) provider but is being used with a new default provider. Because Sorenson’s request was for a three-month temporary limited waiver that would have expired March 31, 2009, its request is moot. However, although Sorenson is withdrawing this particular waiver request as moot, Sorenson continues to rely on the Commission’s more general waiver of its portability rules.¹

Sincerely,

/s/

Mark D. Davis
Counsel to Sorenson Communications, Inc.

¹ See, e.g., *Telecommunications Relay Services and Speech-to-Speech Services for Individuals with Hearing and Speech Disabilities; E911 Requirements for IP-Enabled Service Providers*, CG Docket No. 03-123 & WC Docket No. 05-196, DA 14-939, Memorandum Opinion and Order ¶¶ 8-9 (rel. Jun. 27, 2014) (recognizing that the Commission waived portability rules because “standards allowing full compliance with” the portability rules were “not yet in effect” and that because “the industry did not fully achieve on its own the standardization needed for full interoperability and portability, the waiver was extended for additional periods”); *id.* ¶10 (recognizing that “a transition period for VRS access technologies or other action is necessary to ensure full interoperability and portability”).