

June 11, 2015

**VIA EMAIL**

Timothy May  
E9-1-1/NG9-1-1 Projects Manager  
Public Safety and Homeland Security Bureau  
Federal Communications Commission  
445 12<sup>th</sup> Street, SW  
Washington, DC 20554  
Timothy.May@fcc.gov

Re: Notice of Alternative Timeframe for Routing 9-1-1 Text Messages to PSAPs—47  
C.F.R. § 20.18(n)(10)(ii)

Dear Mr. May:

With this letter, I am filing the attached Notice in the following dockets: *Framework for Next Generation 911 Deployment*, PS Docket No. 10-255 and *Facilitating the Deployment of Text-to-911 and Other NG911 Applications*, PS Docket No. 11-153.

Please contact me if you have any questions.

Sincerely



John T. Nakahata  
*Counsel to T-Mobile USA, Inc.*

Attachment



June 5, 2015

**VIA EMAIL**

Timothy May  
E9-1-1/NG9-1-1 Projects Manager  
Public Safety and Homeland Security Bureau  
Federal Communications Commission  
445 12th Street, SW  
Washington, DC 20554  
Timothy.May@fcc.gov

**Re:** Notice of Alternative Timeframe for Routing 9-1-1 Text Messages to PSAPs—47 C.F.R. § 20.18(n)(10)(ii)

Dear Mr. May:

Pursuant to 47 C.F.R. § 20.18(n)(10)(ii), T-Mobile USA, Inc. (“T-Mobile”) hereby notifies the Commission of alternative timeframes for delivering 9-1-1 text messages to certain requesting Public Safety Answering Points (“PSAPs”). A text provider must begin delivering 9-1-1 text messages within six months of a valid request from a PSAP, or arrange an alternate timeframe with that PSAP.<sup>1</sup> If the parties agree to an alternate arrangement, the text provider must notify the Commission within 30 days.<sup>2</sup>

On May 27, 2015, the Commission published a list of “text-ready” PSAPs, which constituted a request by those PSAPs to receive 9-1-1 text messages.<sup>3</sup> After contacting the requesting PSAPs, T-Mobile does not expect to deliver 9-1-1 text messages within six months of May 27, 2015 to the PSAPs listed below, for the reasons noted.

<b>FCC ID</b>	<b>County</b>	<b>Request Status</b>
4485	Wilson County, NC	PSAP requested service on November 3, 2014; Due to technical difficulties, the parties agreed to a due date extension of June 26, 2015
4322	Lee County, VA	Lee County Sheriff Communications has been identified as a Secondary PSAP only
NA	Kauai County, HI	Kauai Alternate Dispatch Center has been identified as a Secondary PSAP only
1544	Duval County, FL	Jacksonville Fire Rescue Dept has been identified as a Secondary PSAP only
7895	Hawaii County, HI	Hawaii County Fire Dept has been identified as a Secondary PSAP only
7896	Honolulu, HI	Honolulu Fire Dept has been identified as a Secondary PSAP only

<sup>1</sup> 47 C.F.R. § 20.18(n)(10)(ii).

<sup>2</sup> *Id.*

<sup>3</sup> *Id.* § 20.18(n)(10)(iii)(C).

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7897	Honolulu, HI	Honolulu Emergency Services has been identified as a Secondary PSAP only
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The following PSAP listed below has had changes to the status for delivering 9-1-1 text messages, for the reasons noted.

<b>FCC ID</b>	<b>County</b>	<b>Request Status</b>
4149	Missoula County, MT	T-Mobile coverage pending; PSAP request received June 3, 2015; deadline to deliver Text to 9-1-1 is December 3, 2015

T-Mobile will continue working with these PSAPs, and will notify the Commission of any additional alternate arrangements between the parties. Please feel free to contact me if you have any additional questions.

Sincerely yours,

Lynn Mell, Senior 9-1-1 Policy Manager  
T-Mobile US, Inc.  
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