

January 19, 2016

VIA ECFS

Admiral David G. Simpson, Chief
Public Safety and Homeland Security Bureau
Federal Communications Commission
445 12th Street, S.W.
Room 7-C485
Washington, D.C. 20554

Re: PS Docket No. 07-114
E911 Location Accuracy Exclusion Report
Central Louisiana Cellular, LLC
Form 499 Filer ID No. 828595

Dear Admiral Simpson:

On behalf of Central Louisiana Cellular, LLC submitted herewith is a supplemental E911 Location Accuracy Exclusion Report, pursuant to FCC Rule Section 20.18(h)(1)(vi) for carriers using network-based location technologies.

Should any questions arise with respect to this matter, please feel free to contact me.

Very truly yours,



Julia Tanner
General Counsel

cc: National Emergency Number Association (by email to Trey Forgety, Director of Government Affairs, tforgety@nena.org)
Association of Public-Safety Communications Officials-International (by email to Jay English, Director, Communications Center & 9-1-1 Services Department, englishj@apointl.org)
National Association of State 9-1-1 Administrators (by email to Evelyn Bailey, evelyn.bailey@nasna911.org)

Affidavit in Support of E911 Location Accuracy Exclusion Report

PS Docket No. 07-114

Carrier: Central Louisiana Cellular, LLC
Technology: Handset-based with a network-based fallback
Signing Officer: Jonathan D. Foxman
Title: President and Chief Executive Officer
Address: 1170 Devon Park Drive, Suite 104, Wayne, PA 19087
Telephone: 610-535-6900

I, Jonathan Foxman, am an officer of Central Louisiana Cellular, LLC ("Central LA"). I have oversight responsibility for monitoring the overall status of location accuracy compliance under Section 20.18(h) of the rules of the Federal Communications Commission.

When a particular handset lacks A-GPS capabilities, Central LA uses network-based technologies as a fallback to provide E911 Phase II location services. On January 18, 2012, Central LA filed a E911 Location Accuracy Exclusion Report, including a list of counties where Central LA is utilizing the FCC Rule Section 20.18(h)(1)(vi) exclusion from the location accuracy standards for network-based technologies, because of insufficient quantity, density, and/or geometry of cell sites in those areas to support network-based triangulation.

Central LA is now adding the attached area to its exclusion list, in accordance with 47 C.F.R. § 20.18(h)(1)(vi). Central LA is utilizing the FCC Rule Section 20.18(h)(1)(vi) exclusion because of insufficient quantity, density, and/or geometry of cell sites in the listed area to support network-based triangulation.

In accordance with 47 C.F.R. § 1.16(2), I declare under penalty of perjury that the foregoing is true and correct.

Executed on January 19, 2016



Jonathan D. Foxman, President and Chief Executive Officer

NEW COUNTIES FOR E911 LOCATION ACCURACY EXCLUSION REPORT

Below is a list of new counties and partial counties Central LA is excluding under FCC Rule Section 20.18(h)(1)(vi) from location accuracy standards for network-based technologies due to insufficient quantity, density, and/or geometry of cell sites. Further, all of the counties listed below are counties whereby Central LA has received a valid Phase II request from the PSAP since the filing of Central LA's original list of E911 Excluded Counties.

New E911 Excluded Counties
Natchitoches