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FEDERAL COMMUNICATIONS COMMISSION
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October 10, 2001

Magalie Roman Salas, Secretary
Federal Communications Commission
445 12th Street, SW
Room TW-204B
Washington, D.C. 20554

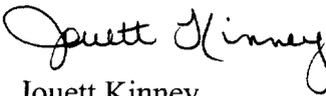
RE: Revision of the Commission's Rules to Ensure Compatibility with Enhanced 911 Emergency Calling Systems, CC Docket No. 94-102, Cincinnati Bell Wireless LLC's Amended Petition for Waiver

Dear Ms. Salas:

Cincinnati Bell Wireless LLC ("CBW") respectfully requests to withdraw its Amended Petition for Waiver of the Commission's E911 Phase II location technology implementation rules, 47 C.F.R. §§20.18(e), (f), and (g). CBW filed an amended petition for waiver of these rules on May 25, 2001, in order to permit AT&T Wireless Services, Inc. ("AWS") to deploy Mobile-Assisted Network Location System ("MNLS") technology in CBW's TDMA ("Time Division Multiple Access") network. The request mirrored that made by AWS in its filing to the Commission dated April 4, 2001.

On September 17, 2001, AWS filed a letter with the Commission seeking permission to deploy either TruePosition or Grayson Wireless' network overlay solutions in lieu of implementing MNLS. In light of AWS' decision not to deploy MNLS, CBW now seeks to withdraw its May 25 petition. CBW has not yet received a valid Phase II request and, therefore, does not require waiver of the Phase II location technology implementation rules at this time.

A duplicate original copy of this letter is enclosed; please date stamp this copy as acknowledgement of its receipt and return it. Questions regarding this filing may be directed to me at the above address or by telephone at (513) 397-7260.

Sincerely,

Jouett Kinney
Regulatory Analyst

cc: Kris Monteith, Wireless Telecommunications Bureau

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