

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, DC 20554

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In the Matter of)
)
 Commnet of Arizona, LLC)
 Commnet of Delaware, LLC)
 Elbert County Wireless, LLC)
 Chama Wireless, LLC)
 Excomm, LLC)
 Commnet PCS, Inc.)
 MoCelCo, LLC)
 Tennessee Cellular Telephone Company)
 Commnet Four Corners, LLC)
 Commnet of Florida, LLC)
 Prairie Wireless, LLC)
)
 For Waiver of Deadlines for Implementation)
 of Phase II E911)
)
 And for Partial Waiver of Section 20.18(d) to)
 Demarcate Cost Allocation at the Wireless)
 Carrier Mobile Switching Center)

DEC - 8 2003

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

CC Docket No. 94-102

To: The Commission

REQUEST FOR FURTHER EXTENSION OF TIME

Commnet of Arizona, LLC ("CAZ"), Commnet of Delaware, LLC ("CDL"), Elbert County Wireless, LLC ("Elbert"), Chama Wireless, LLC ("Chama"), Excomm, LLC ("Excomm"), Commnet PCS, Inc ("CPI"), MoCelCo, LLC ("MCC"), Tennessee Cellular Telephone Company ("TCTC"), Commnet Four Corners, LLC ("CFC"), Prairie Wireless, LLC ("Prairie") and Commnet of Florida, LLC ("Florida") (collectively, the "Petitioner-Small Carriers"), by their attorneys, hereby request an additional extension of time until December 19, 2003, within which to supplement their respective showings in support of their pending E911 waiver requests. In support whereof, the Petitioner-Small Carriers state as follows:

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On November 10, 2003, the Petitioner-Small Carriers filed a Request for Extension of Time until December 10, 2003, in which to supplement their respective pending E911 waiver requests. However, Petitioner-Small Carriers will not be able to gather all of the materials and documentation needed to supplement their respective waiver requests by December 10, 2003.

Petitioner-Small Carriers have jointly retained the services of the same E911 compliance officer who, on their behalf, retained the services of Intrado, Inc., to assist him in contacting and working with the various PSAPs in the Petitioner-Small Carriers' markets. Petitioner-Small Carriers' E911 compliance officer recently became side-tracked on another emergency project, and as a result had been unable to finish gathering all of the data and documentation needed to supplement the E911 waiver requests, including copies of correspondence between Intrado and the PSAPs. An additional nine-day extension of time will allow Petitioner-Small Carriers' E911 compliance officer sufficient time in which to complete the emergency project (which should be completed in the next day or two) and to finish gathering the necessary supplemental factual support to send to Petitioner-Small Carriers undersigned counsel to enable the drafting of the supplements.

Therefore, the Petitioner-Small Carriers hereby request an additional extension of time to and including December 19, 2003, within which to supplement their respective waiver requests. Grant of this request will not prejudice any other party. Additionally, grant of this request is in

the public interest as it will ensure that the Petitioner-Small Carriers provide the Commission with complete and authoritative factual support for their respective waiver requests

Respectfully submitted,

**COMMNET OF ARIZONA, LLC,
COMMNET OF DELAWARE, LLC,
ELBERT COUNTY WIRELESS, LLC,
CHAMA WIRELESS LLC, EXCOMM,
LLC, COMMNET PCS, INC.,
MOCELCO, LLC, TENNESSEE
CELLULAR TELEPHONE COMPANY,
COMMNET FOUR CORNERS, LLC,
COMMNET OF FLORIDA, LLC and
PRAIRIE WIRELESS, LLC**

By: 

David J. Kaufman

December 8, 2003

Their Attorney

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