

**Before the
Federal Communications Commission
Washington, D.C. 20554**

In the Matter of)	
)	
Revision of the Commission's Rules)	CC Docket No. 94-102
To Ensure Compatibility with)	
Enhanced 911 Emergency Calling Systems)	
)	
E911 Compliance Deadlines for)	
Non-Nationwide Tier III CMRS Carriers)	

**Third Supplement to Missouri RSA #5 Partnership Petition for Waiver of Section
20.18(f) of the Commission's Rules**

Missouri RSA #5 Partnership d/b/a Chariton Valley Wireless Services ("Chariton Valley"), by its attorneys, and pursuant to the request of Federal Communications Commission ("FCC" or "Commission") staff, hereby further supplements its August 27, 2003 petition for a temporary waiver of Section 20.18(f) of the Commission's rules filed in the above captioned proceeding to provide an update on the status of its discussions with the Macon County public safety answering point ("PSAP"), Shelby County PSAP and Chariton County PSAP regarding Chariton Valley's Phase II enhanced 911 ("E911") implementation status.

After further discussions, the Macon County and Chariton County PSAPs have agreed to Chariton Valley's revised implementation schedule. Based on Chariton Valley's expectation that it will be Phase II capable no later than the Third Quarter of 2005, the Chariton County PSAP has accepted the revised timetable. See letter from Leslie A. Dotson, Director of Chariton County Enhanced 911 Services, attached hereto. Mike Kendall, the Director of the Macon County PSAP, has also agreed to the revised implementation schedule, and has agreed to provide Chariton Valley with written confirmation on Monday, March 21, 2005.

Chariton Valley has attempted to obtain the consent of the Shelby County PSAP to the revised timetable, and has left telephone messages for the Director of the Shelby County PSAP, but has been unable to make contact with her today. Chariton Valley will

continue its efforts to obtain Shelby County PSAP agreement to the revised implementation schedule on Monday.

Respectfully submitted,

**MISSOURI RSA #5 PARTNERSHIP
D/B/A CHARITON VALLEY WIRELESS
SERVICES**

By: _____/s/_____

Michael R. Bennet
Bennet & Bennet, PLLC
10 G Street, NE, Seventh Floor
Washington, D.C. 20002
(202) 371-1500
mbennet@bennetlaw.com

Its Attorney

Dated: March 18, 2005

Attachment A



CHARITON COUNTY ENHANCED 911 SERVICES
P.O. BOX 15
KEYTESVILLE, MO 65261
660-288-3460



March 18, 2005

Bennet & Bennet, PLLC
Attn: Michael R. Bennet
10 G Street, NE, Seventh Floor
Washington, D.C. 20002

Re: Wireless Phase II E911 Plan for Chariton County

Dear Mr. Bennet:

This letter is provided in response to my telephone conversation this afternoon with Mr. Jim Simon, General Manager of Chariton Valley Telephone Corp, regarding his company's updated plan to implement Wireless Phase II E911 service for Chariton County. As I understand Mr. Simon's proposed schedule, installation of the equipment required for this service would take place in late May 2005 followed shortly by drive testing in Chariton County. Our conversation concluded with the understanding that, if at all possible, Wireless Phase II E911 service would be operational in Chariton County early in the third quarter of 2005.

Chariton County Enhanced 911 Services accepts this new schedule. I will appreciate receiving from you or Mr. Simon written documentation regarding the project's proposed timeline. Mr. Simon also mentioned that he will provide me with regular updates concerning the progress of the project.

I am sure that you are aware that Missouri is a non-cost recovery state and that Chariton County Enhanced 911 Services is not responsible for any of the costs associated with the implementation or delivery of wireless 911 calls to our PSAP. If you have any questions please do not hesitate to contact me.

Sincerely,

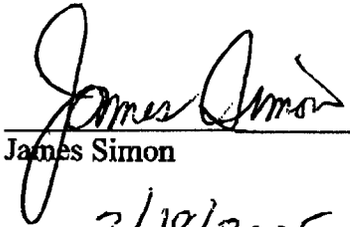
Leslie A. Dotson
Director

cc: Jim Simon

DECLARATION OF JAMES SIMON

I, James Simon, do hereby declare under penalty of perjury the following:

1. I am the General Manager of Chariton Valley Wireless Services.
2. I have read the foregoing "Third Supplement to Missouri RSA #5 Partnership Petition for Waiver of Section 20.18(f) of the Commission's Rules." I have personal knowledge of the facts set forth therein, and believe them to be true and correct.



James Simon
3/18/2005

Date