

**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)
_____)

To: The Commission

**SUPPLEMENT TO REQUEST FOR A LIMITED WAIVER
OF UNITED STATES CELLULAR CORPORATION**

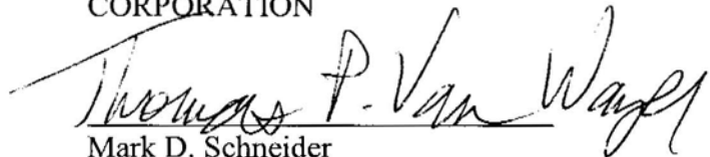
United States Cellular Corporation ("USCC"), by its undersigned counsel, hereby submits this Supplement to its Request for a Limited Waiver of the Commission's rule requiring that 95 percent of all handsets in use on its network be GPS-capable by December 31, 2005. *See* 47 C.F.R. § 20.18(g)(1)(v). As of September 30, 2006, the overall GPS-capable handset penetration rate among USCC's core customers was 94.84 percent. This improvement follows additional research confirming the GPS-capabilities of handsets previously categorized as unidentified¹ and two separate marketing campaigns directed to customers with (i) non GPS-capable handsets or (ii) handsets that could not be identified in USCC's database as GPS-capable. Both marketing campaigns offered these customers new, GPS-capable handsets for as little as \$.01 with no new contract requirement and no change in calling plan.

¹ By working with Signal Insurance, the company that provides handset insurance to its customers, USCC determined that a number of handsets previously categorized as unidentified were in fact GPS-capable. Because insurance replacements were not handled by or through USCC, these handsets were typically classified in USCC's database as customer owned equipment ("COE")/unidentified when customers asked to have them activated on the network. Following this additional research, USCC has now identified the GPS-capabilities of 99 percent of the handsets in use on its network. The 94.84 percent GPS-compliant handset penetration rate reported above assumes that any remaining COE/unidentified handsets are not GPS-capable.

USCC is also beginning to integrate several new markets it acquired earlier this year. While it is currently unable to determine the GPS-capable handset penetration in these markets because of the customer churn that typically follows acquisitions as some customers are dissatisfied with their new calling plan or the new carrier's billing practices, USCC does not expect these markets to have a decisionally significant (*i.e.* less than 0.5 percent) impact on its overall GPS-capable handset penetration level. Once the first few billing cycles are complete and the churn rate stabilizes, USCC will evaluate the GPS-capable handset penetration in these markets and the impact the markets have on its overall level of handset penetration. If necessary, USCC will conduct another marketing campaign directed to customers with non GPS-capable handsets.

Respectfully submitted,

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CERTIFICATE OF SERVICE

I, Tami Smith, do hereby certify that on this 12th day of October 2006, copies of the foregoing "Supplement to Request for a Limited Waiver of United States Cellular Corporation" were sent via U.S. first-class mail, postage prepaid, to the following:

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