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By ECFS

Marlene H. Dortch, Secretary
 Federal Communications Commission
 The Portals
 445 12th Street, S.W.
 Washington, D.C. 20554

Re: Docket No. 05-196; Lightyear Network Solutions, LLC's 911 Compliance Status Report and Request for Extension of Time

Dear Ms. Dortch:

Lightyear Network Solutions, LLC ("Lightyear" or "Company"), through undersigned counsel, submits this 911 Compliance Status Report ("Report") to advise the Commission of the status of the Company's efforts to comply with the Commission's VoIP E-911 Rules, 47 C.F.R. § 9, as set forth in the *VoIP E911 Order*.¹

On April 5, 2007, Lightyear submitted a written request for an extension of time to file a response to the Commission's March 12, 2007, letter concerning Lightyear's efforts to comply with the Commission's VoIP E911 rules.² The extension request was made due to limitations the Company's VoIP E911 vendor has had in obtaining reliable information relevant to the Commission's request. In an abundance of caution, Lightyear files this letter detailing why it has been unable to obtain all of the information requested by the Commission, and renewing its request for an extension of time.

In the past, Lightyear used a company called Vixxi to provide 911 services to Lightyear's VoIP customers. Lightyear recently decided to switch its 911 provider and is now in the middle of transferring over from Vixxi to HBF. Lightyear has encountered a few difficulties and the transition is not yet complete. All of the parties involved -- Vixxi, HBF, and Lightyear -- are focused on transitioning customers in a manner that preserves 911 service. Lightyear anticipates that the transition should be accomplished

¹ *E911 Requirements for IP-Enabled Service Providers*, WC Docket No. 05-196, First Report and Order and Notice of Proposed Rulemaking, 20 FCC Rcd. 10245 (2005) ("*VoIP E911 Order*").

² Email to Kathy Berthot, Chief, Spectrum Enforcement Division, Enforcement Bureau, from Frank G. Lamancusa, Bingham McCutchen, on behalf of Lightyear (April 5, 2007).

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