

Before the
Federal Communications Commission
Washington, DC 20554

In the Matter of)	File No. EB-02-TS-003
)	NAL/Acct. Nos.
Revision of the Commission's Rules to Ensure)	200232100001;
Compatibility with Enhanced 911 Emergency)	200332100003
Calling Systems)	FRN 0004-9792-33

To: Chief, Enforcement Bureau
Chief, Wireless Telecommunications Bureau

**AT&T MOBILITY LLC
QUARTERLY E911 IMPLEMENTATION REPORT**

AT&T Mobility LLC (hereinafter "AT&T"), by its attorneys, hereby submits its Quarterly E911 Implementation Report.¹ This Report details the status of AT&T's Phase I and Phase II E911 implementation for its Global System for Mobile Communications ("GSM") network. The instant Report is limited to updating information regarding pending E911 deployments that has changed since the filing of the previous report on November 2, 2009.²

AT&T's E911 system integration efforts are ongoing, and the attached spreadsheets reflect the results of the compliance tracking integration process to date. As with prior reports, AT&T is reporting on all E911 requests for service received in areas served pursuant to various transactions between the company and other entities. Where relevant,³ all benchmark deadlines

¹ AT&T is not subject to a quarterly reporting requirement, but nevertheless it is voluntarily submitting the instant report.

² See Cingular Wireless LLC, Quarterly E911 Implementation Report for GSM Network, CC Docket No. 94-102 (filed November 2, 2009).

³ See, e.g., *Cingular Wireless LLC*, 18 F.C.C.R. 11746, n.9 (2003) ("*Cingular GSM Consent Decree*"); *AT&T Wireless Services, Inc.*, 17 F.C.C.R. 19938, n.10 (2002) ("*AWS GSM Consent Decree*"); *Dobson Cellular Systems, Inc.*, 22 F.C.C.R. 7968, (2007) ("*Dobson Consent Decree*").

contained in applicable consent decrees have been satisfied to date. AT&T continues to deploy its Phase I solution within six months of a PSAP request and its Phase II solution within the 50% six month and 100% fifteen month deadlines set forth in the decrees, unless different deployment dates have been negotiated with the requesting PSAP. Detailed deployment information regarding AT&T's 911 implementation status is set forth in Attachment A hereto. Deployment information for PSAPs in acquired wireless coverage areas pending integration into the AT&T network is included in Attachment B. Attachment C consists of E911 deployments for PSAPs in coverage areas served by spectrum lessees.

STATUS OF IMPLEMENTATION AND DEPLOYMENT PLAN

To date, AT&T has received 4,187 valid PSAP requests for Phase I service on its GSM networks.⁴ Of these requests, 4,099 have been deployed and 88 are in progress. AT&T also has received 4,003 valid PSAP requests for Phase II service on its GSM networks.⁵ Of these requests, 3,881 have been deployed and 122 are in progress. The spreadsheets set forth as Attachments A and B include information on the status of E911 deployment associated with all PSAP requests for Phase I and Phase II E911 service in areas in which AT&T operates GSM networks, including the date the request was made and the status of the request. GSM has been deployed in all markets served by AT&T.

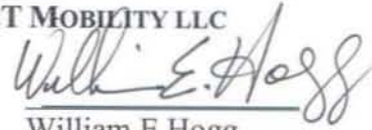
⁴ This number is a cumulative total of Phase I requests received by AT&T and its predecessors, and excludes requests that have been withdrawn.

If you have any questions, please contact the undersigned.

Respectfully submitted,

AT&T MOBILITY LLC

By:



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Senior Vice President

Network Planning and Engineering

January 29, 2010

⁵ This number is a cumulative total of Phase II requests received by AT&T and its predecessors, and excludes requests that have been withdrawn.