

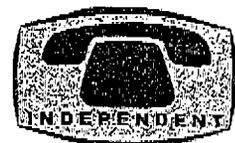
**C-M-L Telephone Cooperative, Ass'n.**

208 Eagle Street

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(712) 443-8222



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Filed Electronically via ECFS

Marlene H. Dortch, Secretary
Office of the Secretary
Federal Communications Commission
445 12th Street, SW, Room TW-A325
Washington, DC 20554

Attn: Mr. David Siehl, Public Safety and Homeland Security Bureau

**Re: E911 Location Accuracy "Exclusion Report" - PS Docket No. 07-114
C-M-L Telephone Cooperative Association**

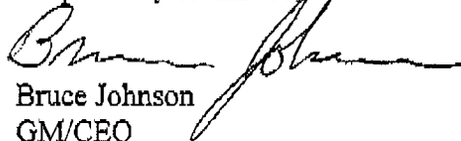
Dear Ms. Dortch:

C-M-L Telephone Cooperative Association ("Company") is a provider of CMRS service in conjunction with Iowa Wireless Services, LLC ("iWireless"). In conjunction with iWireless, we have chosen to deploy a network-based location technology for E911 service.

Pursuant to Section 20.18(h) of the FCC's Rules, and as specified in Paragraphs 7-16 of the Wireless E911 Location Accuracy Requirements Order, DA 11-1125 (*rel.* June 28, 2011), we hereby notify the Commission, the Association of Public-Safety Communications Officials-International, Inc. (APCO), the National Emergency Number Association (NENA) and the National Association of State 9-1-1 Administrators (NASNA) that exclusion information for our Company is being provided in a blanket report to be filed by iWireless.

Please contact Cary Mitchell of Blooston Mordkofsky Dickens Duffy and Prendergast, LLP at (202) 828-5538 with any questions.

Respectfully submitted,


Bruce Johnson
GM/CEO

cc: APCO, NENA, NANSNA