



*"Where you're always Home free"*

July 28, 2011

*Filed Electronically via ECFS*

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

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

**Re: E911 Location Accuracy "Exclusion List" - PS Docket No. 07-114  
Break a Way Wireless**

Dear Ms. Dortch:

Manti Tele Communication Company, Inc., doing business as Break A Way Wireless ("Company") is a provider of Commercial Mobile Radio Service (CMRS) that has chosen to deploy a handset location technology for E911 service. Pursuant to Section 20.18(h)(2) 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 we have not yet received any valid PSAP requests for E911 Phase II service.

Please contact Hal Mordkofsky of Blooston Mordkofsky Dickens Duffy and Prendergast, LLP at (202) 828-5520 with any questions.

Respectfully submitted,

A handwritten signature in blue ink that reads "Dallas M Cox".

Dallas M. Cox  
President

cc: APCO, NENA, NANSA

**DECLARATION OF Break A Way Wireless**

I, Dallas M. Cox, do hereby declare, under penalty of perjury, as follows:

1. I serve as the President of Manti Tele Communication Co. Inc., doing business as Break A Way Wireless.
2. I am familiar with the facts set forth in the foregoing Exclusion Report.
3. Except for those facts of which official notice may be taken by the Commission, all the facts set forth in the foregoing report are true and correct of my own personal knowledge.

Executed on 20 July 2011



Dallas M. Cox  
Dallas M. Cox

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Manti, Utah 84642  
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