

**Before the
Federal Communications Commission
Washington, D.C. 20554**

In the Matter of)
)
Wireless E911 Location Accuracy) PS Docket No. 07-114
Requirements)
)
)

To: The Commission

**EXCLUSION REPORT
MISSOURI RSA No. 5 PARTNERSHIP d/b/a
CHARITON VALLEY WIRELESS SERVICES**

Missouri RSA No. 5 Partnership d/b/a Chariton Valley Wireless Services (“Chariton Valley”), by its counsel, and pursuant to section 20.18(h)(1)(vi) of the Rules and Regulations of the Federal Communications Commission (“FCC” or “Commission”),¹ and the Order released June 28, 2011 in the above-referenced docket,² hereby notifies the Commission of the exclusion of certain areas from compliance with the network-based E911 Phase II location accuracy standards.³ Chariton Valley is a Tier III cellular carrier providing service in rural Missouri in the Missouri 5 – Linn Cellular Market Area. Chariton Valley uses a network-based solution to implement Phase II E911 on its Global System for Mobile Communications (“GSM”) system.

Chariton Valley is excluding the following area in Shelby County, Missouri:

¹ 47 C.F.R. § 20.18(h)(1)(vi).

² *In re Wireless E911 Location Accuracy Requirements*, Order, DA 11-1125 (rel. June 28, 2011) (“*Exclusion Report Order*”) (providing clarification and extending the filing deadline to July 28, 2011).

³ Copies of this Exclusion Report are being sent to the National Emergency Number Association, the Association of Public-Safety Communications Officials-International, and the National Association of State 9–1–1 Administrators pursuant to the *Exclusion Report Order* and rule 20.18(h)(1)(vi).

All area in Shelby County, Missouri north and east of the North Fork of the Salt River including the river basin and low lying areas around the river. All area south of the North Fork of the Salt River that is east of longitude 92° 05' 11", which approximately corresponds to the area east of State Highway Ff (north of Highway 36) and east of County Road 425 (south of Highway 36). The excluded area south of the river includes Highway 15 and the towns of Shelbina and Lakenan, Missouri.

Chariton Valley is excluding this area because there are an insufficient number of cell sites in the area to support network-based triangulation.

Respectfully submitted

**Missouri RSA No. 5 Partnership d/b/a
Chariton Valley Wireless Services**

By: /s/ *Gregory W. Whiteaker*

Gregory W. Whiteaker
Donald L. Herman, Jr.
Herman & Whiteaker, LLC
P.O. Box 341684
Bethesda, MD 20827
202-600-7272
Its attorneys

Dated: July 28, 2011

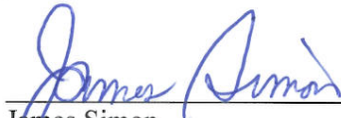
DECLARATION OF JAMES SIMON

I, James Simon, do hereby declare under penalty of perjury the following:

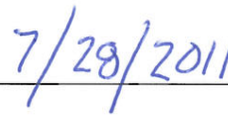
I am the General Manager of Missouri RSA No. 5 Partnership d/b/a Chariton Valley Wireless Services.

I am the officer having chief oversight responsibility for monitoring the overall status of location accuracy compliance under Section 20.18(h) of the FCC's Rules.

I have read the foregoing "Exclusion Report" of Missouri RSA No. 5 Partnership d/b/a Chariton Valley Wireless Services dated July 28, 2011. I have personal knowledge of the facts set forth therein, and I believe them to be true and correct.



James Simon
General Manager
1213 East Briggs Drive
Macon, MO 63552
660-395-9634



Date