

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

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

Arctic Slope Telephone Association Cooperative, Inc. E911 Exclusion Report

Arctic Slope Telephone Association Cooperative, Inc. (“ASTAC”), by its attorneys and pursuant to the FCC’s Second Report and Order (FCC 10-176) in the above-captioned proceeding, as a wireless carrier employing a network-based E911 solution, hereby provides a list of the areas where it is utilizing the exclusion from compliance with Phase II accuracy requirements for particular counties, or portions of counties, where triangulation is not technically possible. Triangulation is not technically possible in counties listed in Appendix A attached hereto.

Respectfully submitted,

Arctic Slope Telephone Association Cooperative, Inc.

By: /s/ Michael R. Bennet

Michael R. Bennet
Bennet & Bennet, PLLC
4350 East West Highway, Suite 201
Bethesda, MD 20814
(202) 551-0011
Its Attorney

Date: July 28, 2011

Appendix A

Arctic Slope Telephone Association Cooperative, Inc.

Exclusion Areas

Reason for Exclusion

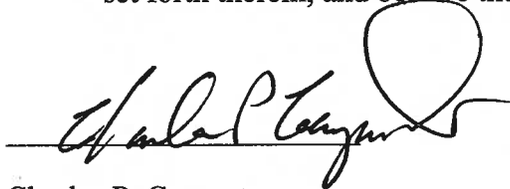
North Slope Borough, Alaska

Insufficient number of cell sites in the area to support network-based triangulation.

Affidavit of Charles P. Carpenter

I, Charles P. Carpenter, do hereby declare under penalty of perjury the following:

1. I am the Chief Network Officer of Arctic Slope Telephone Association Cooperative, Inc., 4300 B Street, Suite 501, Anchorage, Alaska 99503, (907) 563-3989.
2. I have chief oversight responsibility for monitoring the overall status of location accuracy compliance under Section 20.18(h) of the FCC's rules.
3. I have reviewed the foregoing exclusion report. I have personal knowledge of the facts set forth therein, and believe them to be true and correct.



Charles P. Carpenter

7/24/11

Date