

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

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

**MOTION FOR EXTENSION OF TIME**

Pursuant to Section 1.46 of the Commission’s rules,<sup>1</sup> Cellular Properties, Inc, d/b/a Cellular One Of East Central Illinois, hereby requests an extension of time to file its E911 Exclusion Report in the above-captioned proceeding.<sup>2</sup> On June 28, 2011, the Public Safety and Homeland Security Bureau extended the 90-day period for filing Exclusion Reports by 30 days, until July 28, 2011.<sup>3</sup> Cellular Properties respectfully requests that the Commission extend the filing deadline for Cellular Properties until August 19, 2011.

In order to file its Exclusion Report, Cellular Properties is working closely with a prominent E911 solutions engineering firm to determine where triangulation of the geographical position of a 911 emergency call is not technically possible in our service area. Based on

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<sup>1</sup> 47 C.F.R. § 1.46.

<sup>2</sup> Cellular Properties d/b/a Cellular One of East Central Illinois is a small wireless provider in Illinois that provides service over two Cellular A Block licenses (call signs KNKN 569 and WPQL 801). Cellular Properties provides E911 service using network-based technologies.

<sup>3</sup> See *In the Matter of Wireless E911 Location Accuracy Requirements*, Order, DA 11-1125, ¶ 1 (2011). Sections 20.18(h)(1)(vi) and (2)(iii) of the Commission’s rules state in relevant part that wireless carriers using either network-based or handset-based location technologies to measure location accuracy for 911 calls “must file a list of the specific counties or portions of counties where they are utilizing th[eir] exclusion[s] within 90 days following approval from the Office of Management and Budget [OMB] for the related information collection.” See 47 C.F.R. § 20.18(h)(1)(vi) (applying to carriers using network-based technologies); 47 C.F.R. § 20.18(h)(2)(iii) (applying to carriers using network-based technologies).

previous discussions, we anticipated that the engineering firm would provide us with the necessary information to complete our Exclusion Report by July 28, 2011. Unfortunately, our engineering consultant just informed us that they cannot complete their testing and analysis until August 15. As such, we will be unable to file our Exclusion Report on July 28.

In light of these circumstances beyond our control, we ask the Commission to grant Cellular Properties a brief extension to file our Exclusion Report by August 19, 2011. The additional time would enable Cellular Properties to provide the Commission with an accurate representation of our E911 service limitations. Further, grant of this modest extension will not harm any interested parties or the Commission's E911 goals.

Accordingly, the public interest would be served by grant of this brief extension.

Respectfully submitted,

/s/ Cassy Carter

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