



William A. Brown
General Attorney

AT&T Services, Inc.
1120 20th Street, N.W.
Suite 1000
Washington, D.C. 20036

202.457.3007 Phone
202.457.3073 Fax

November 7, 2011

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, SW
Washington, D.C. 20554

RE: CC Docket No.94-102
Carrier certification regarding PSAP readiness issues
City of Muskego, WI Police Department

Dear Ms. Dortch:

I am enclosing for filing in the above-referenced docket the enclosed *Carrier certification regarding PSAP readiness issues* in the form of the Affidavit of Bill Hogg, Senior Vice President - Network Engineering & Planning, AT&T Services, Inc., attesting to the fact that AT&T Mobility, LLC, is ready to proceed with Phase I and Phase II E911 service for the City of Muskego Police Department, but, due to the non-readiness of the applicable PSAP, AT&T Mobility cannot proceed at this time.

Please contact the undersigned if you have any questions.

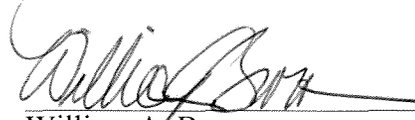
Respectfully submitted,

A handwritten signature in black ink, appearing to read "William A. Brown", with a long horizontal line extending to the right.

Attachments

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of this letter and the enclosed affidavit were served this 7th day of November, 2011, on the agents for the parties to this matter, including the City of Muskego, WI, Police Department, by United States Postal Service, first-class mail, postage pre-paid.



William A. Brown
Attorney for AT&T Mobility, LLC

Paul P. Geiszler
Chief of Police
City of Muskego, WI
W183 S8150 Racine Avenue
Box 749
Muskego, WI 53150-0749

Richard H. Tuma
Director of Emergency Preparedness
County of Waukesha, WI
1621 Woodburn Road
Waukesha, WI 53188

James Arden Barnett, Jr.
Chief
Public Safety and Homeland Security Bureau
Federal Communications Commission
445 12th Street, SW
Washington, D.C. 20554

Stephen O'Meara
National NE911 Engineering
Manager Cricket Communications
Denver Triad 514B
Greenwood Village, CO 80111

Terrence Phillips
Manager Network Engineering
Sprint Nextel
6330 Sprint Parkway
Overland Park, KS 66251

John Poutasse
Acting Chief
Spectrum Enforcement Division
Enforcement Bureau
Federal Communications Commission
445 12th Street, SW
Washington, D.C. 20554

Bill Toroiello
Manager Regulatory Compliance
US Cellular
8410 West Bryn Mawr Ave.
Suite 700
Chicago, IL 60631

Melora Luth
Project Specialist
Intrado Inc.
601 Dry Creek Drive
Longmont CO 80503

Peter McHale
Verizon Wireless
1120 Sanctuary Parkway
Suite 150
Alpharetta, GA 30009-7630

Roel Garcia
E911 Area Manager
Telecommunication Systems
TCS 2401 Elliott Ave.,
2nd Floor Seattle, WA 98121

Lynn Mell
Sr. Manager, Regulatory Affairs
T-Mobile USA
9-1-1 Regulatory Team
12920 SE 38th Street
Bellevue, WA 98006

David Furth
Deputy Chief
Public Safety and Homeland Security Bureau
Federal Communications Commission
445 12th Street, SW
Washington, D.C. 20554

Patrick Donovan
Chief
Public Safety and Homeland Security Bureau
Federal Communications Commission
445 12th Street, SW
Washington, D.C. 20554

JoAnn Lucanik
Spectrum Enforcement Division
Enforcement Bureau
Federal Communications Commission
445 12th Street, SW
Washington, D.C. 20554

Ricardo Durham
Spectrum Enforcement Division
Enforcement Bureau
Federal Communications Commission
445 12th Street, SW
Washington, D.C. 20554

CERTIFICATION OF PSAP READINESS AFFIDAVIT
MUSKEGO POLICE DEPARTMENT, STATE OF WISCONSIN

STATE OF TEXAS

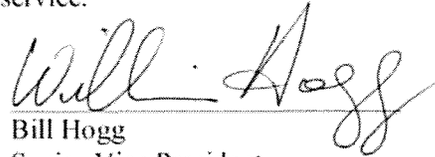
COUNTY OF Dallas

PERSONALLY APPEARED BEFORE ME, the undersigned, WHO BEING DULY SWORN, deposited and said:

1. My name is Bill Hogg. I am employed by AT&T Services, Inc. as its Senior Vice President - Network Engineering & Planning, and an officer for the company, with responsibility for deploying E911 services in AT&T Mobility, L.L.C.'s ("AT&T") wireless network.
2. I hereby declare the following with respect to the City of Muskego, WI, Police Department's ("Muskego PD") readiness to commence providing E911 services:
 - a. What is the basis for AT&T's determination that Muskego PD is not ready to receive E911 service?
 - i. AT&T previously timely deployed Phase I and II E911 service to all of its cell sites serving Muskego PD in response to a request for such service from Waukesha County, WI, received on February 10, 2004.
 - ii. On May 3, 2011, AT&T received a request for Phase I and II E911 service from Muskego PD.
 - iii. During the initial stages of the Muskego PD deployment, AT&T discovered that its sites serving the City of Muskego, WI were already deployed with the Phase I and Phase II service routing to Waukesha County.
 - iv. Per AT&T's internal compliance policies, AT&T sent a letter to Waukesha County on July 21, 2011, asking for approval to re-route sectors serving the City of Muskego to the Muskego PD. Our policy of seeking reroute approval from the PSAP already receiving E911 service was established approximately seven years ago, and is intended to preclude AT&T from being placed in the position of becoming an arbiter over PSAP jurisdiction issues.
 - v. Waukesha County denied the re-route request in a letter dated July 27, 2011.
 - vi. By the end of July 2011, we determined that the unresolved jurisdictional issue precluded Muskego PD from being ready to receive Phase I and II service.
 - vii. AT&T sent a letter to Muskego PD on August 9, 2011, notifying them that: (a) Waukesha County rejected the re-route request; and (b) that the re-reroute would not be completed until the jurisdictional issue is resolved.
 - b. Describe each of the steps that AT&T has taken to attempt to provide Muskego PD E911 service:
 - i. See the replies to section 2(a) above.
 - c. Explain the reason(s) why further implementation efforts cannot be made until Muskego PD becomes capable of receiving and utilizing the E911 service requested:

- i. There is an unresolved issue regarding which PSAP has jurisdiction over receiving the 911 calls in question.
 - ii. All necessary steps required for the provision of Phase I and Phase II service by AT&T from the sectors serving the City of Muskego have been completed. Re-routing 911 calls handled by such sectors to the Muskego PD is the only remaining task required to comply with the Muskego PD's request for Phase I and Phase II service.
- d. Identify the specific steps that remain to be completed by AT&T and, to the extent known, Muskego PD or other parties before AT&T can provide the E911 service requested:
- i. Muskego PD and Waukesha County need to resolve the jurisdictional issue between them and notify AT&T of the outcome.
 - ii. To the extent it is determined that the sectors should be re-routed to Muskego PD, AT&T will immediately proceed with implementing such transfer.

All necessary steps required for the provision of Phase I and Phase II service by AT&T from the sectors serving the City of Muskego have been completed. Re-routing 911 calls handled by such sectors to the Muskego PD is the only remaining task required to comply with the Muskego PD's request for Phase I and Phase II service.



Bill Hogg
Senior Vice President
Network Engineering & Planning
AT&T Services, Inc.

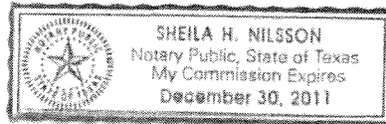
208 S. Akard, St.
Room 3417
Dallas, TX 75202

214-757-3790

SUBSCRIBED AND SWORN BEFORE ME ON THIS 7th DAY OF NOVEMBER, 2011


NOTARY PUBLIC

Sheila H. Nilsson
Printed Name of Notary Public



My Commission Expires: 12/30/11