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*NOT ADMITTED IN VA

January 18, 2012

VIA ECFS

James Arden Barnett, Jr., Chief
Public Safety and Homeland Security Bureau
Federal Communications Commission
445 12th Street, S.W.
Room 7-C485
Washington, D.C. 20554

Re: PS Docket No. 07-114
E911 Location Accuracy Exclusion Report
Airadigm Communications, Inc. dba AirFire Mobile

Dear Mr. Barnett:

On behalf of Airadigm Communications, Inc. dba AirFire Mobile submitted herewith is the wireless carrier's updated E911 Location Accuracy Exclusion Report, pursuant to FCC Rule Section 20.18(h)(1)(vi) for carriers using network-based location technologies.

Should any questions arise with respect to this matter, please communicate directly with this office.

Very truly yours,



Todd Slamowitz

cc: National Emergency Number Association (by email)
Association of Public-Safety Communications Officials-International (by email)
National Association of State 9-1-1 Administrators (by email)

Affidavit in Support of E911 Location Accuracy Exclusion Report

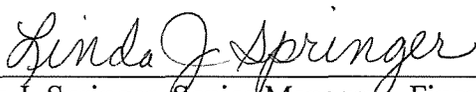
PS Docket No. 07-114

Carrier: Airadigm Communications, Inc. dba AirFire Mobile
Technology: Network-based
Signing officer: Linda J. Springer
Title: Senior Manager – Finance & Accounting
Address: 2301 Kelbe Drive
Little Chute, WI 54140
Telephone: (920) 707-7029

I, Linda J. Springer, am an officer of Airadigm Communications, Inc. dba AirFire Mobile (“Airadigm”). I have chief oversight responsibility for monitoring the overall status of location accuracy compliance under Section 20.18(h) of the rules of the Federal Communications Commission.

Airadigm uses network-based technologies to provide E911 Phase II location services. Attached hereto is its updated E911 Location Accuracy Exclusion Report, which includes a list of counties where Airadigm is utilizing the FCC Rule Section 20.18(h)(1)(vi) exclusion from the location accuracy standards for network-based technologies, because of insufficient quantity, density or geometry of cell sites in those areas to sufficiently support network-based triangulation.

In accordance with 47 C.F.R. § 1.16(2), I declare under penalty of perjury that the foregoing is true and correct. Executed on January 18, 2012.



Linda J. Springer, Senior Manager – Finance & Accounting

E911 LOCATION ACCURACY EXCLUSION REPORT

Reason for Exclusion: Insufficient quantity, density and/or geometry of cell sites in the area to sufficiently support network-based triangulation that meets the location accuracy standards

Excluded Areas:

E911 Phase II Counties
Brown, WI
Calumet, WI
Columbia, WI
Dane, WI
Dunn, WI
Eau Claire, WI
Fond Du Lac, WI
Grant, WI
Jackson, WI
Kewaunee, WI
Lacrosse, WI
Lincoln, WI
Marathon, WI
Marinette, WI
Oneida, WI
Outagamie, WI
Portage, WI
Rock, WI
Sauk, WI
Sheboygan, WI
Trempealeau, WI
Vilas, WI
Waupaca, WI
Waushara, WI
Winnebago, WI
Wood, WI