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April 2, 2013

Ex Parte

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

Re: *In the Matter of Wireless E911 Location Accuracy Requirements*, PS Docket
No. 07-114

Dear Ms. Dortch:

As required in the Second Report and Order on Wireless E911 Location Accuracy Requirements and Section 20.18(h)(1)(vi) of the Commission's rules, AT&T, as a carrier using network-based location technologies, is providing this update to remove specific counties from the County Level Exclusion List. In addition, copies of this letter and the attached are being sent to the National Emergency Number Association (NENA), the Association of Public-Safety Communications Officials (APCO) International, and the National Association of State 9-1-1 Administrators.

Pursuant to the Commission's rules, a copy of this notice is being filed electronically in the above-referenced docket. If you require any additional information, please feel free to contact me.

Sincerely,

/s/ Joseph P. Marx
Assistant Vice President, AT&T Services Inc.

cc: (via e-mail)

Mr. David Turetsky
Mr. David Furth
Mr. David Siehl

Mr. Trey Forgety, National Emergency Number Association
Mr. Stephen J. Wisely, Association of Public-Safety Communications Officials International
Mr. Richard Taylor, National Association of State 9-1-1 Administrators

Attachment



AT&T E911 PHASE II COUNTY EXCLUSION LIST

4/1/2013

FIPS	State	County
13083	GA	Dade
20031	KS	Coffey
31053	NE	Dodge
39117	OH	Morrow
40099	OK	Murray
42003	PA	Allegheny
42007	PA	Beaver
47127	TN	Moore
54069	WV	Ohio