

**Before the  
FEDERAL COMMUNICATIONS COMMISSION  
Washington, D.C. 20554**

In the Matter of	)	
	)	
Promoting Technological Solutions to Combat	)	GN Docket No. 13-111
Contraband Wireless Device Use in	)	
Correctional Facilities	)	
	)	
CellAntenna Corp. Request for Amendment of	)	RM-11430
Section 2.807 of the Commission’s Rules (47	)	
C.F.R. § 2.807) to Allow the Use of Radio	)	
Frequency Jamming Equipment by Local and	)	
State Law Enforcement Agencies and	)	
Emergency Response Providers	)	
	)	
Petition of The GEO Group, Inc. for	)	ET Docket No. 08-73
Forbearance from Application of Sections	)	
302, 303, and 333 of the Communications Act	)	
of 1934, as amended, and Sections 2.803 and	)	
2.807 of the Commission’s Rules to Allow	)	
State and Local Correctional Authorities to	)	
Prevent Use of Commercial Mobile Radio	)	
Services at Correctional Facilities	)	
	)	
CTIA—The Wireless Association Petition for	)	WT Docket No. 10-4
Declaratory Ruling Regarding the Unlawful	)	
Sale and Use of Cellular Jammers and	)	
Wireless Boosters and Repeaters	)	
	)	
South Carolina Department of Corrections	)	PRM09WT
Request for Authorization of CMRS Jamming	)	
Within Correctional Institutions in Order to	)	
Improve Public Safety Under Conditions that	)	
Protect Legitimate CMRS Users	)	
	)	
Mississippi Department of Corrections	)	PRM09WT
Request for Authorization of Managed Access	)	
Systems Within Correctional Institutions in	)	
Order to Improve Public Safety Under	)	
Conditions that Protect Legitimate CMRS	)	
Users	)	
	)	
Global Tel*Link Corp. Request for	)	PRM11WT
Amendment of Sections 22.3(b), 1.931 and	)	

Subpart X of the Commission’s Rules and	)	
Creation of New Rule(s) to Authorize a	)	
Plurality of Technical Solutions to Eradicate	)	
the Unauthorized Use of Wireless Devices in	)	
Correctional Facilities	)	
	)	
CellAntenna Corp. Request for Amendment of	)	PRM11WT
Section 20.5 of the Commission’s Rules, 47	)	
C.F.R. § 20.5, to Categorically Exclude	)	
Service to Wireless Devices Located on Local,	)	
State, or Federal Correctional Facility	)	
Premises	)	
_____	)	

**MOTION FOR EXTENSION OF TIME TO FILE REPLY COMMENTS**

Pursuant to Section 1.46 of the Commission’s rules, 47 C.F.R. § 1.46, the American Correctional Association (“ACA”) respectfully requests an extension of time for the filing of reply comments in the above-captioned proceeding, which is reviewing technological solutions to combat the use of contraband wireless devices in correctional facilities. On June 21, 2013, the Wireless Telecommunications Bureau and the Public Safety and Homeland Security Bureau established August 2, 2013 as the date for reply comments to be filed.<sup>1</sup> The date for filing reply comments is only 15 days after the deadline for the filing of initial comments. ACA respectfully requests an extension of time to file reply comments in this proceeding until August 23, 2013. In accordance with the requirements of 47 C.F.R. § 1.46(b), this extension request is being filed 7 days before the current filing deadline. ACA also has orally notified Commission staff that this extension request is being filed.

ACA is a professional membership organization composed of individuals, agencies, and organizations involved in all facets of the corrections field. It has approximately 20,000 members in the United States, Canada, and other nations. The members of ACA have a unique

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<sup>1</sup> GN Docket No. 13-111, *Comment Deadlines for Contraband Wireless Devices Notice of Proposed Rulemaking*, Public Notice, DA 13-1420 (rel. June 21, 2013).

interest in this proceeding as contraband cell phones pose a very serious and credible threat to the safety of staff and inmates and to the overall security of the correctional facility.

ACA will be holding its annual summer meeting – the 143rd Congress of Correction - on August 9-14, 2013. Issues relating to managed access services and contraband wireless devices, including issues raised by the FCC’s pending proceeding, are on the agenda to be discussed at the conference. ACA members from all over the country are expected to attend, including many of the correctional facilities and state government organizations participating in this proceeding.

The additional time for commenting as requested herein would allow ACA and its members to fully discuss the issues raised in the initial comments during their scheduled summer meeting prior to filing reply comments. Further discussion of these important issues will enable ACA as well as its members to provide a more complete factual and legal record in this proceeding. Grant of this modest extension will not cause harm to any interested party.

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

Respectfully submitted,

**AMERICAN CORRECTIONAL  
ASSOCIATION**

Dated: July 26, 2013

*/s/ James A. Gondles, Jr.*  
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