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VIA ECFS

March 24, 2014

David G. Simpson, Chief
Public Safety & Homeland Security Bureau
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

**Re: Supplement to Request for Waiver and Extension of Time to Implement CMAS
RSA 1 Limited Partnership d/b/a Chat Mobility
Iowa RSA 2 Limited Partnership d/b/a Chat Mobility
Northwest Missouri Cellular Limited Partnership d/b/a NorthwestCell
PS Docket Nos. 07-287 and 08-146**

Dear Mr. Simpson:

RSA 1 Limited Partnership d/b/a Chat Mobility, Iowa RSA 2 Limited Partnership d/b/a Chat Mobility, and Northwest Missouri Cellular Limited Partnership d/b/a NorthwestCell (collectively, the “Petitioners”), hereby supplement their above-referenced August 15, 2012, Request for Waiver (“Request”) requesting a waiver and a brief extension of the deadline by which the Petitioners were to have the capability to receive and transmit Wireless Emergency Alert system (“WEA”) alerts (formerly known as Commercial Mobile Alert System (“CMAS”) alerts). In the Request, the Petitioners sought a limited extension until the completion of testing and the establishment of production connectivity between the Petitioner’s Commercial Mobile Service Provider (“CMSP”) Gateway – which is operated by the Petitioners’ jointly-owned switching provider, Hawkeye Switching, LLC (“Hawkeye”) – and the Federal Emergency Management Agency (“FEMA”) Integrated Public Alert and Warning System (“IPAWS”) Alert Aggregator Gateway.

By a letter dated September 27, 2012, the Petitioners informed the Federal Communications Commission (“Commission”) that as of September 18, 2012, the Petitioners and FEMA had established the necessary connectivity, and that the Petitioners were then CMAS-capable. Subsequent to this time, however, the Department of Homeland Security (“DHS”)/FEMA requested additional testing with Hawkeye and the Petitioners, and removed the Hawkeye CMSP Gateway and the Petitioners from the WEA production environment.

Since that time, Hawkeye and Petitioners have worked diligently with DHS/FEMA to complete additional testing and to return the Petitioners to the WEA production environment. The Petitioners believe that all necessary steps were completed and that they once again became fully WEA capable on February 25, 2014. The Petitioners hereby supplement and modify their requested waiver and extension to cover the period of time up until the reestablishment of production connectivity and their full integration in the WEA system. DHS/FEMA's request for additional testing was a circumstance beyond the Petitioners' control.

Please direct any questions regarding this supplement to the undersigned.

Respectfully submitted,

A handwritten signature in black ink, appearing to read 'G. Whiteaker', with a long horizontal flourish extending to the right.

Gregory W. Whiteaker
Counsel for the Petitioners

Attachments

cc: David Munson (David.Munson@fcc.gov)
Gregory M. Cooke (gregory.cooke@fcc.gov)

Declaration of Brian Spurgeon

I, Brian Spurgeon, do hereby declare under penalty of perjury the following:

1. I am the General Manager of RSA 1 Limited Partnership d/b/a Chat Mobility and Iowa RSA 2 Limited Partnership d/b/a Chat Mobility.
2. I have read the foregoing Supplement to Request for Waiver and Extension of Time to Implement CMAS. I have personal knowledge of the facts set forth therein, and believe them to be true and correct.

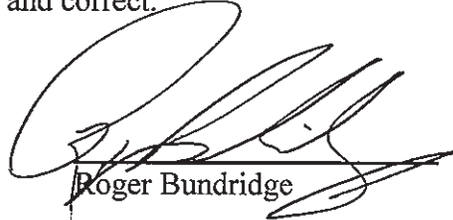

Brian Spurgeon

Dated: March 21, 2014

Declaration of Roger Bundridge

I, Roger Bundridge, do hereby declare under penalty of perjury the following:

1. I am the General Manager of Northwest Missouri Cellular Limited Partnership d/b/a NorthwestCell.
2. I have read the foregoing Supplement to Request for Waiver and Extension of Time to Implement CMAS. I have personal knowledge of the facts set forth therein, and believe them to be true and correct.



Roger Bundridge

Dated: March 21, 2014