

August 20, 2014

VIA ECFS

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street SW
Washington, DC 20055

Katherine E. Barker Marshall

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Re: Request for Waiver of Phase II Location Requirements of Proximiti Mobility, Inc.
CC Docket No. 94-102, PS Docket No. 07-114

Dear Ms. Dortch:

Attached please find, for filing, the Request for Waiver of Phase II Location Requirements of Proximiti Mobility, Inc. Proximiti operates one wireless tower in a mountainous area of Hudspeth County, Texas, and only provides roaming services to carriers. Accordingly, it is not technically feasible for Proximiti to provide location of 911 calls by latitude and longitude. Therefore, Proximiti seeks this limited waiver of the requirements of 47 C.F.R. §20.18(e) from the Commission.

Thank you for your assistance in this matter and please do not hesitate to contact me if you have any questions or concerns.

Respectfully submitted,



Katherine E. Barker Marshall

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