

**Before the
Federal Communications Commission
Washington, D.C. 20554**

In the Matter of)	
)	
Revision of the Commission's Rules)	
To Ensure Compatibility with)	CC Docket No. 94-102
Enhanced 911 Emergency Calling Systems)	WT Docket No. 02-377
E911 Compliance Deadlines for Non-Nationwide)	
Tier III Carriers; and)	
)	
Petition Pursuant to 47 U.S.C. Section 160(c))	
For Forbearance From E911 Accuracy Standards)	
In Section 20.18(h) of the Commission's Rules)	
)	

ERRATA

Released: November 7, 2003

By the Acting Chief, Policy Division, Wireless Telecommunications Bureau:

1. On October 10, 2003, the Commission adopted an *Order* in the above captioned proceeding.¹ The *Order* stayed certain E911 rules for a limited period of time for Tier III carriers that had filed petitions for waiver or forbearance pending Commission action on those petitions. The *Order* also provided guidance as to the heavy burden a carrier seeking further extensions of time must bear in order to demonstrate the extraordinary circumstances necessary to obtain additional relief.

2. This errata corrects the heading of the *Order to Stay* to include a related title, Petition Pursuant to 47 U.S.C. Section 160(c) For Forbearance From E911 Accuracy Standards In Section 20.18(h) of the Commission's Rules, and docket number, WT 02-377, the title and docket number applicable to the Petition for Forbearance.

3. This errata also corrects Appendices A 1., A 2., and B to reflect the proper category into which each petitioner for waiver relief should be placed. Specifically, the following corrections are made:

Appendix A 1. is corrected to add Texas RSA 15B2 Limited Partnership d/b/a/ Five Star Wireless and to remove Cellular Phone of Kentucky, Inc.

Appendix A 2. is corrected to add Cellular Phone of Kentucky, Inc., to remove Texas RSA 15B2 Limited Partnership d/b/a Five Star Wireless, and to remove Public Service Cellular, Inc. and Enterprise Wireless PCS, L.L.C.

¹ Revision of the Commission's Rules to Ensure Compatibility with Enhanced 911 Emergency Calling Systems, *Order to Stay*, CC Docket No. 94-102, FCC 03-241 (rel. October 10, 2003).

Appendix B is corrected to add Enterprise Wireless PCS, L.L.C.

The Appendices to the *Order to Stay*, as corrected by this Errata, are attached.

FEDERAL COMMUNICATIONS COMMISSION

Blaise Scinto
Acting Division Chief, Policy Division
Wireless Telecommunications Bureau

Appendix A²**1. Petitions for Stay or Waiver of the Requirements of Section 20.18(f) and (g) of the Rules Seeking the Same or Similar Relief Granted in the *Non-Nationwide Carriers Order***

1. Amarillo License, L.P. and High Plains Wireless, L.P.
2. CompScape Telecommunications of Wilmington License, Inc.
3. Duluth PCS, Inc.
4. Elkhart Telephone Co. d/b/a Epic Touch Co.
5. Litchfield County Cellular, Inc. d/b/a Ramcell of Oregon
6. North Carolina RSA 1 Partnership
7. NSP LC
8. Texas RSA 15B2 Limited Partnership d/b/a Five Star Wireless

2. Petitions for Stay and/or Waiver of the Requirements of Section 20.18(d), (e), (f), (g), and/or (h) of the Rules Seeking More Extensive Relief, as well as the Relief That Was Granted in the *Non-Nationwide Carrier Order*

1. Alaska DigiTel, LLC
2. Cellular Phone of Kentucky, Inc
3. Cellular South Licenses, Inc.
4. Chama Communications Corp., filing jointly with Chama Wireless, LLC, Commnet Capital, LLC, Commnet of Arizona, Commnet of Delaware, LLC, Commnet of Florida, LLC, Commnet PCS, Inc., Commnet Wireless, Inc., Elbert County Wireless, LLC, Excomm, LLC, Grizzly Bear Wireless Corp., Indian Hills Wireless, Inc., MoCelCo, LLC, Prairie Wireless, LLC, and Tennessee Cellular Telephone Company
5. Great Western Cellular Holding, L.L.C.
6. Key Communications, LLC and Keystone Wireless, LLC
7. Litchfield County Cellular, Inc.
8. MobileTel, LLC
9. North Dakota PCS Alliance
10. Northwest Missouri Cellular Limited Partnership
11. Rural Telecommunications Group
12. Southern Illinois RSA Partnership d/b/a First Cellular of Illinois

² These Carriers were not covered by the *Non-Nationwide Carrier Order*.

Appendix BCarriers Granted a Stay under the *Non-Nationwide Carrier Order* That Are Requesting Additional Relief

1. Arctic Slope Telephone Association Cooperative, Inc.
2. Bachow/Coastel, L.L.C.
3. Blanca Telephone Company
4. Cellular Mobile Systems of St. Cloud, LLC
5. Copper Valley Wireless
6. Cordova Wireless
7. Corr Wireless Communications, LLC
8. Edge Wireless
9. Highland Cellular, LLC
10. Iowa RAS 2 Limited Partnership d/b/a Lyrinx Wireless
11. Leaco Rural Telephone Cooperative, Inc.
12. Minnesota Southern Wireless Company d/b/a HickoryTech
13. Missouri RSA No. 5 Partnership d/b/a Chariton Valley Wireless Services
14. Missouri RSA No. 7 Limited Partnership d/b/a Mid-Missouri Cellular
15. N.E. Colorado Cellular, Inc., NECO PCS, Inc., and Wireless II, LLC
16. OTZ Telecommunications, Inc.
17. Public Service Cellular, Inc. and Enterprise Wireless PCS, L.L.C.
18. RSA 1 Limited Partnership d/b/a Cellular 29 Plus
19. Sagebrush Cellular, Inc., Nemont Communications, Inc., and Triangle Communication Systems, Inc.
20. South Canaan Cellular Communications Company, L.P.
21. South No. 5 RSA LP d/b/a Brazos Cellular Communications, LLC
22. Sussex Cellular, Inc.
23. Wilkes Cellular, Inc.
24. Wireless Communications Venture

Appendix CPetition for Forbearance from the Accuracy Requirements of Section 20.18(h) of the Rules

(Tier III Coalition for Wireless E911)

1. Cal-One Cellular L.P.
2. California RSA #3 Limited Partnership, A California Corporation d/b/a Mountain Cellular
3. El Dorado Cellular, A California Corporation d/b/a Mountain Cellular
4. Illinois Valley Cellular RSA 2-I Partnership d/b/a Illinois Valley Cellular
5. Illinois Valley Cellular RSA 2-II Partnership d/b/a Illinois Valley Cellular
6. Illinois Valley Cellular RSA 2-III Partnership d/b/a Illinois Valley Cellular
7. Iowa RSA No. 2 Limited Partnership d/b/a Lyrix Wireless
8. Minnesota Southern Cellular Telephone Company d/b/a Hickory Tech Wireless
9. Missouri RSA No. 7 Limited Partnership d/b/a Mid-Missouri Cellular
10. Northwest Missouri Cellular Limited Partnership
11. Public Service Cellular, Inc.
12. RSA 1 Limited Partnership d/b/a Cellular 29 Plus