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Business Partners and Certified Public Accountants

12 APR 13 AM 11:17

April 6, 2012

120000-01

Secretary
Florida Public Service Commission
2540 Shumard Oak Blvd
Tallahassee, Florida 32399-0850

RECEIVED-FPSC
12 APR 13 PM 2:37
COMMISSION
CLERK

Re: Request for Letter Clarifying Jurisdiction over Wireless CETC Petitions

Dear Mr. Secretary;

Airvoice Wireless, LLC., d.b.a. FeelSafe Wireless (“Airvoice”), a commercial mobile radio service (“CMRS”) provider and mobile virtual network operator (“MVNO”), wishes to seek designation as a competitive eligible telecommunications carrier (“CETC”) in Florida in order to participate in the FCC’s Lifeline support program for qualifying low-income individuals. Airvoice will offer attractive pricing options and an innovative distribution network to advance the regulatory goals of the low-income support programs.

It is Airvoices’ understanding that Florida does not assert jurisdiction to designate CMRS providers as CETCs in the state, and that such carriers wishing to be designated as CETCs in Florida must present their applications to the FCC. In order to petition the FCC for CETC designation in a state, the FCC requires an affirmative statement from the state declaring that it does not assert jurisdiction to designate CMRS providers as CETCs. We would appreciate if you could provide Airvoice a letter with such a statement.

We would appreciate your consideration of this request. Airvoice plans to file a CETC petition as soon as possible to be able to provide Lifeline service to eligible low-income individuals. Please let me know if you have any questions.

Sincerely;

Jose L. Solana
Regulatory Representative for Airvoice Wireless, LLC.