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August 27, 2009

Hon. Ruben Arredondo Administrative Law Judge Public Service Commission of Utah Heber M. Wells Building 160 East 300 South P.O. Box 45585 Salt Lake City, Utah 84145-0585

Re:

In the Matter of the Application of NextGen Communications, Inc.,

Docket No. 09-2507-01

## Dear Judge Arredondo:

This letter is submitted on behalf of Applicant NextGen Communications, Inc. ("NextGen" or "Applicant") to request that you take official notice of the Report and Order of the Federal Communications Commission *In the Matter of Implementation of the NET 911 Improvement Act of 2008*, WC Docket No. 08-171, FCC 08-249, 2008 WL 4659843 (October 21, 2008) for the purpose of providing an explanation of how VoIP Positioning Center service providers ("VPCs"), such as NextGen, provide their services. In particular, Applicant would draw your attention to paragraphs 10-11 and 18. With specific regard to NextGen's parent TeleCommunication Systems, Inc. ("TCS"), in paragraph 18 the FCC notes that TCS routes "E911 calls to the appropriate PSAP based on the interconnected VoIP customers' Registered Locations and often include[s] elements such as...p-ANI." Neither TCS nor NextGen provide transport.

I hope that you find this explanation to be helpful.

Sincerely,

H. Russell Frisby, Jr

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