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BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH

**IN THE MATTER OF THE
RESOLUTION OF CERTAIN ISSUES
RELATED TO THE DESIGNATION OF
A COMMON CARRIER AS AN
ELIGIBLE TELECOMMUNICATIONS
CARRIER**

Docket No. 10-2528-01
**DIVISION RESPONSE TO TOTAL
CALL MOBILE, INC. MOTION FOR
EXTENSION OF TIME**

Pursuant to Utah Code Ann. § 54-4a-1 and Utah Admin. Code r746-100-4 the Division of Public Utilities (Division) submits this following Response to Total Call Mobile, Inc. Motion for Extension of Time:

On November 14, 2012 Total Call Mobile, Inc. (Total Call) filed an application for designation as and eligible telecommunications carrier (ETC) in Docket No. 12-2561-01. Total Call and other parties to that docket executed a settlement stipulation. A hearing was held on April 4, 2013 and the settlement stipulation was approved by the Public Service Commission (Commission) on April 8, 2013. In that stipulation Total Call agreed to “adopt any changes to the certification and verification process developed within Docket No. 10-2528-01.”

Changes have been made to the certification and verification process in Docket No. 10-

2528-01 as contemplated in the settlement stipulation. On August 26, 2013 the Commission issued a Notice of Action and Invitation to Comment in this docket primarily directed toward those ETCs participating in the Utah lifeline program. While not directly requiring action by the federal lifeline only ETCs such as Total Call, this Notice should have served as an indication of the type of information that would be required for eligibility verification. Moreover, the August 26 Notice, while not mandatory did make eligibility verification access available to all ETCs.

On December 20, 2013 the Commission issued a Notice of Interim Compliance Process to address the National Lifeline Accountability Database (NLAD), new applications, and annual eligibility certification compliance processes. This Notice required, among other things, the ETCs submit a full list of 2013 year-end customers with accompanying data by February 28, 2014.

Total Call has requested a waiver for 6 months to comply with this requirement. The December 20, 2013 Notice provided 70 calendar days to meet the February 28, 2014 deadline. One wireless ETC who was diligent in monitoring this docket was able to provide the data timely. Given that Total Call is aware of the December 20, 2013 Notice, the Division does not see a significant reason to grant such a long period to make the appropriate inquiries. The Division suggests a 70 day extension to provide an additional period of time to compile and submit the data.

Submitted this 12th day of March, 2014.

/s/ Justin C. Jetter
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