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

In the Matter of
Copper Valley Wireless, Inc. Telephone Number Portability
Petition for Waiver of Rule Section 52.31, Or Extension of Time, to Comply with The Commission’s Wireless Local Number Portability Requirements

To: Chief, Wireless Telecommunications Bureau

AMENDMENT TO SECOND PETITION FOR LIMITED WAIVER OR EXTENSION OF TIME

Copper Valley Wireless, Inc. (“Copper Valley”), hereby amends its pending “Second Petition for Limited Waiver or Extension of Time” (“Second Petition”), filed on December 14, 2005, to request an additional ninety (90) days, up to and including May 26, 2007, within which to comply with the Commission’s Wireless Local Number Portability (“Wireless LNP”) requirements, as set forth in Section 52.31 of the Commission’s Rules. In support hereof, the following is shown:

1. In the Second Petition, Copper Valley requested until February 25, 2007 within which to comply with the Wireless LNP requirements contained in Section 52.31 of the Commission’s Rules. The reason in support of the request contained in the Second Petition is the need to complete a system overbuild employing the Code Division Multiple Access (“CDMA”) digital air interface. The current system is analog-only and, because the analog equipment is out of production and no support or upgrade services are
available for it, the analog facilities cannot be upgraded to provide Wireless LNP. The
new, CDMA facilities will be fully LNP-capable.

2. The new, CDMA cellular system network equipment for the Valdez,
Glennallen, Lake Louise, Willow Creek, Tolsona Ridge and Paxson Cell Sites has been
delivered. Equipment installation is underway and was scheduled to be completed by
December 22, 2006, but the equipment vendor (ZTE Corporation) recently advised that it
will not be able meet that deadline. Upon information and belief, Copper Valley believes
that the equipment installation will be complete at the end of January or the beginning of
February of 2007, but no assurance can be given at this time that equipment installation
will be complete within that time frame. Equipment installation will be followed by a
testing and optimization period. Thus, Copper Valley is uncertain at this time whether it
will meet a February 25, 2007 compliance deadline.

3. Because Copper Valley is uncertain as to whether it will meet a February 25,
2007 deadline, the pending Second Petition is being amended out of an abundance of
cautions to request an additional ninety days to comply with the Wireless LNP
requirements to guard against any delays in having the CDMA facilities operational at the
six sites. At this juncture, Copper Valley wishes to emphasize that the CDMA overbuild
for the six sites is both underway and nearing completion; and that Copper Valley is fully
committed to having the CDMA facilities at the six sites placed into commercial service
at the earliest possible date.
WHEREFORE, good cause shown, Copper Valley requests that the Second Petition, as amended herein, be granted.

Respectfully submitted,

Copper Valley Wireless, Inc.

By: Robert M. Jackson
Its Attorney

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DECLARATION UNDER PENALTY OF PERJURY

I, David Dengel, hereby state the following:

1. I am the Chief Executive Officer and General Manager of Copper Valley Telephone Cooperative, Inc., the parent corporation of Copper Valley Wireless, Inc.

2. I have read the foregoing "Amendment to Second Petition for Limited Waiver or Extension of Time." With the exception of those facts of which official notice can be taken, all facts set forth therein are true and correct to the best of my knowledge, information and belief.

I declare under penalty of perjury that the foregoing is true and correct. Executed on this 12th day of December, 2006.

David Dengel