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<u>Via Email</u>

Marlene Dortch Secretary Federal Communications Commission 445 12th Street, SW Washington, DC 20554

RE: Toll Free Texting and Smart Services Registry Ex Parte, CC Docket No. 95-155

Dear Ms. Dortch:

The Alliance for Telecommunications Industry Solutions (ATIS) SMS/800 Number Administration Committee (SNAC) is filing the attached letter in the above-referenced proceeding. This letter was originally submitted to the Commission on August 19, 2015.

If you have any questions, please do not hesitate to contact the undersigned.

Sincerely,

The fal

Thomas Goode ATIS General Counsel



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President & Chief Executive Officer Susan M. Miller ATIS

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Via Email Ann Stevens (Ann.Stevens@fcc.gov) Deputy Chief, Competition Policy Division Wireline Competition Bureau Federal Communications Commission 445 12th Street, SW Washington, DC 20554

1200 G Street, NW

Washington, DC 20005

Suite 500

Re: Toll Free Texting and Smart Services Registry

Dear Ms. Stevens:

The Alliance for Telecommunications Industry Solutions (ATIS) SMS/800 Number Administration Committee (SNAC) is writing to express its support for the Texting and Smart Services Registry being deployed by SMS/800 and the associated guidelines developed by CTIA – The Wireless AssociationTM.

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As one of the leading voices for the toll-free Resp Org community, ATIS SNAC believes that enabling texting and other multimedia services for toll-free numbers will benefit toll-free subscribers and other consumers. ATIS SNAC notes that the development and deployment of the Texting & Smart Services Registry and guidelines are important steps to ensuring consistent, appropriate implementation of toll-free texting.

While ATIS supports the Registry, it is concerned that toll-free numbers may be textenabled without the express permission of the Resp Org (as the agent of the toll-free subscriber) particularly by industry participants that choose not to use the Registry. It is very important that toll-free subscribers, through their Resp Orgs, specifically authorize any implementation of multimedia services for their toll-free numbers so that they are prepared to support these multimedia services. To this end, ATIS SNAC recommends the Commission promote the use of the Registry to ensure that all text-enabled toll-free numbers are entered into the Registry.

If there are any questions, please do not hesitate to contact the undersigned.

Sincerely,

The fal

Thomas Goode ATIS General Counsel

Cc: Michelle Sclater, Attorney Advisor, Wireline Competition Bureau Heather Hendrickson, Attorney Advisor, Wireline Competition Bureau