BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF HAWAII

----- In the Matter of ----- )

PUBLIC UTILITIES COMMISSION )

Instituting a Proceeding of )
Commercial Mobile Radio )
Service ("CMRS") Providers in )
The State of Hawaii, Including )
An Investigation to Determine )
Whether it is Consistent with )
The Public Interest to Exempt )
CMRS Providers, their )
Services, or Both, from Any )
Provisions of Hawaii )
Revised Statutes Chapter 269 )

ORDER NO. 20615

Filed Oct. 31, 2003
At 9:00 o'clock A.M.

Chief Clerk of the Commission

ATTEST: A True Copy
KAREN HIGASHI
Chief Clerk, Public Utilities
Commission, State of Hawaii.
BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF HAWAII

----- In the Matter of ----- )
) PUBLIC UTILITIES COMMISSION ) Docket No. 03-0186
) Instituting a Proceeding of ) Order No. 20615
) Commercial Mobile Radio )
) Service ("CMRS") Providers in )
) The State of Hawaii, Including )
) An Investigation to Determine )
) Whether it is Consistent with )
) The Public Interest to Exempt )
) CMRS Providers, their )
) Services, or Both, from Any )
) Provisions of Hawaii )
) Revised Statutes Chapter 269 )

ORDER

I.

Written Request For An Extension of Time

The commission issued Procedural Order No. 20563 on
October 7, 2003 establishing, among other things, the issues and
schedule of proceeding in this docket.

CELLCO PARTNERSHIP, dba VERIZON WIRELESS ("Verizon
Wireless") filed a letter on October 15, 2003 requesting an
extension of time to file a motion for reconsideration of
Procedural Order No. 20563, particularly regarding the issues
established in this docket ("written request for an extension of
time"). No other parties objected to Verizon Wireless' written
request for an extension of time.
II.

Discussion

Hawaii Administrative Rules ("HAR") § 6-61-137 provides, in relevant part, that a motion for reconsideration "shall be filed within ten days after the decision or order is served upon the party." Furthermore, pursuant to HAR § 6-61-23(a)(1), when by HAR chapter 61 or by notice or by order of the commission, any act is required or allowed to be done at or within a specified time, we may, for good cause shown and in our discretion, order the period of time enlarged, if written request is made before the expiration of the period originally prescribed.

Pursuant to HAR §§ 6-61-21(e) and 6-61-137, Verizon Wireless' motion for reconsideration was due on October 20, 2003. Thus, Verizon Wireless' October 15, 2003 written request for an extension of time was timely filed. In its written request, Verizon Wireless represents that "[p]reparation of the [motion for reconsideration] . . . coupled with the press of other workload burdens, will make it difficult to submit the [motion for reconsideration] prior to October 20, 2003."

We find good cause in this instance to approve Verizon Wireless' written request for an extension of time. However, in light of the parties' stipulated schedule to file its stipulation, if any, with the commission by November 19, 2003, we will only enlarge the time for Verizon Wireless to file its motion for reconsideration until November 10, 2003 rather than its requested November 19, 2003 date. Accordingly, we conclude that
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DATED: October 31, 2003

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