Federal Communications Commission  
Washington, D.C. 20554  

September 12, 2019  

Robert G. Morse  
Assistant General Counsel  
Verizon  
1300 I Street NW  
Suite 500 East  
Washington, DC 20005  

Dear Mr. Morse:  

In recent years, the wildfires that have ravaged parts of California have affected communications networks and the public’s ability to reach 911.¹ Now, to reduce the risk of electrical equipment triggering wildfires, certain California energy providers have announced plans to shut off power at times and in areas where the wildfire risk is high.² Media coverage indicates that wireless providers have plans to maintain wireless service, should these shutdowns occur.³ The Public Safety and Homeland Security Bureau (Bureau) would like to understand how Verizon intends to provide continued wireless service in the event of a power shutoff.  

Please provide, in writing, a description of all steps Verizon has taken, or plans to take, to mitigate the effects of these potential power shutoffs. Verizon’s response should include details related to its contingency plans to promote the continuity of communications for public safety officials and residents (including preparations to use back-up power), its strategy for outreach to consumers, and its plan for coordination with public safety officials, power companies, and other relevant stakeholders. Furthermore, the Bureau requests that Verizon advise on any additional measures it has taken to ensure the continued availability of communications in the event of a wildfire, such as the hardening of communications infrastructure or the construction of additional infrastructure in areas prone to wildfires. To the extent that Verizon finds certain industry best practices have been particularly helpful in preparation for potential power shutoffs or wildfires, please indicate those best practices and how Verizon has incorporated them, so we may better understand which ones are most effective for Verizon. We also  

encourage communications providers to review these industry best practices and implement those which are most useful as they prepare for wildfires or other disasters.⁴

The Bureau asks that Verizon please respond within ten calendar days via the Federal Communications Commission’s Electronic Comment Filing System (ECFS) in PS Docket 19-251.⁵ Comments may be filed electronically using the Internet by accessing ECFS: http://apps.fcc.gov/ecfs/. If you have any questions, please contact Robert Finley at (202) 418-7835 or by email at robert.finley@fcc.gov.

Sincerely,

Lisa M. Fowlkes
Bureau Chief
Public Safety and Homeland Security Bureau
Federal Communications Commission

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⁴ For example, the Federal Communications Commission (Commission) retains the Communications Security, Reliability, and Interoperability Council’s collection of industry-supported best practices, which may prove helpful in planning for power outages. This collection of best practices is available at https://opendata.fcc.gov/Public-Safety/CSRIC-Best-Practices/qb45-rw2t/data. CTIA also maintains a list of industry best practices, Best Practices for Enhancing Emergency and Disaster Preparedness and Restoration, available at https://www.ctia.org/the-wireless-industry/industry-commitments/wireless-network-resiliency-cooperative-framework.

⁵ Parties wishing to file materials with a claim of confidentiality should follow the procedures set forth in Section 0.459 of the Commission’s rules. Casual claims of confidentiality are not accepted. Confidential submissions may not be filed via ECFS but rather should be filed with the Secretary’s Office following the procedures set forth in 47 CFR § 0.459. Redacted versions of confidential submissions may be filed via ECFS. Parties are advised that the FCC looks with disfavor on claims of confidentiality for entire documents. When a claim of confidentiality is made, a public, redacted version of the document should also be filed.