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March 13, 2015

DSET Docket No. 13-01
Department of Emergency Services and Public Protection
Division of Statewide Emergency Telecommunications
1111 Country Club Road
Middletown, CT 06457

RE: DSET Docket No. 13-01

To Whom It May Concern,

I appreciate the opportunity to comment in **strong support** of the proposed change to the regulations pertaining to the funding of regional public safety answering points. I base my opinion on the finding of the 2012 L.R. Kimball consulting study where irrefutable funding disparities were identified. In review of the Kimball study, the State 9-1-1 Commission, through subcommittee review and recommendation, agreed that the funding formula should be modified and made more equitable. Therefore, referring their recommendation to DSET (Division of Statewide Emergency Telecommunications) for regulatory change.

Examples set forth in DSET's NPRC document, including the proposed regulation, point out that certain centers with nearly equal populations can receive vastly different percentages of support to nearly equal operating budgets (see Docket page 5, figure A – 76% - 11.9% variance).

The highly funded centers are able to deliver services to their member municipalities at a significantly reduced cost and enable them to secure levels of technology that far surpass underfunded centers. Underfunded centers are forced to rely on municipal members for funding and must limit technological advances. The delivery of services to emergency responders, and ultimately the public, is negatively affected by this issue. Exhaustive efforts on this formula have concluded that this change is justified and results in no financial increase on any level. I strongly urge that this regulation be moved to the Regulatory Committee unchanged.

Sincerely,

L. Scott Andrews
Executive Director