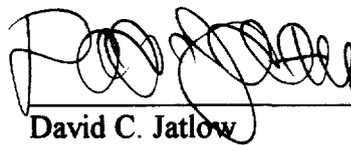




Ericsson can not, at this point, agree with Motorola that the proposed amendment to Section 90.210(g)(1) be applied to all systems, including non-SMR systems in the 800 MHz band used by private land mobile operators, including but not limited to public safety and other private land mobile licensees. Ericsson believes that the mask issues related to private land mobile use are beyond the scope of the above-captioned proceeding and should be handled instead in a proceeding whose focus is the private land mobile bands. However, based on the comments of Motorola, Ericsson suggests a minor modification to the proposal it made in its Petition for Reconsideration by requesting that Section 90.210 be amended by adding the following sentence to footnote 3: "Equipment used in this band by non-EA SMR or CMRS systems shall comply with this section or the emission mask provisions of Section 90.691."<sup>3</sup>

Respectfully submitted,

The Ericsson Corporation



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May 9, 1996

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<sup>3</sup> The reference to footnote 3 of Section 90.210 is a reference to the text of Section 90.210 found in Appendix A of the First Report and Order.

**CERTIFICATE OF SERVICE**

I, Lisa M. Volpe, hereby certify that on this 9<sup>th</sup> day of May 1996, copies of the foregoing Reply Comments were sent by postage-paid first class mail to the following:

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