

LAW OFFICES
BLOOSTON, MORDKOFKY, DICKENS, DUFFY & PRENDERGAST
2120 L STREET, NW
WASHINGTON, DC 20037

HAROLD MORDKOFKY
BENJAMIN H. DICKENS, JR.
JOHN A. PRENDERGAST
GERARD J. DUFFY
RICHARD D. RUBINO
MARY J. SISAK
D. CARY MITCHELL
KATHLEEN A. KAERCHER
MICHAEL B. ADAMS, JR.
DOUGLAS W. EVERETTE

(202) 659-0830
FACSIMILE: (202) 828-5568

October 15, 2001

ARTHUR BLOOSTON
1914 - 1999

AFFILIATED SOUTH AMERICAN OFFICES

ESTUDIO JAUREGUI & ASSOCIATES
BUENOS AIRES, ARGENTINA

ROBERT M. JACKSON
OF COUNSEL

PERRY W. WOOFER
LEGISLATIVE CONSULTANT

EUGENE MALISZEWSKYJ
DIRECTOR OF ENGINEERING
PRIVATE RADIO

WRITER'S DIRECT DIAL NUMBER
(202) 828-5519

VIA ELECTRONIC FILING AND HAND DELIVERY

Magalie R. Salas, Secretary
Office of the Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

**Re: Emery Telecommunications & Video, Inc.
CC Docket No. 94-102
Broadband Personal Communications Service**

**Station WPOK951
BTA 168 (Grand Junction, Colorado), Channel Block E**

**Station WPOK952
BTA 399 (Salt Lake City - Ogden, Utah), Channel Block E**

Third Quarterly Report

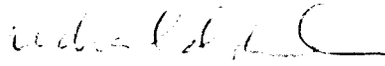
Dear Ms. Salas:

On behalf of Emery Telecommunications & Video, Inc. (Emery Tel), we are submitting herewith its TTY implementation report pursuant to the Commission's *Fourth Report and Order*, in CC Docket No. 94-102, released December 14, 2000, even though it is not certain whether we are required to make this filing at this time. Pursuant to the Commission's instructions, we are also submitting this report through the Commission's Electronic Comment Filing System.

As indicated in its report, Emery Tel has not constructed the referenced stations in the Broadband Personal Communications Service and, therefore, is not offering "real-time, two way switch voice service that is interconnected with the public switched telephone network and utilize[s] an in-network switching facility which enables the provider to reuse frequencies and accomplish seamless hand-offs of subscriber calls." See Section 20.18(a) of the Commission's Rules, 47 C.F.R. 20.18(a). Emery Tel is filing the instant report for informational purposes only, and in accordance with Rule Section 20.18(a), is otherwise not required to submit this report.

Please direct any questions or correspondence regarding this filing to our office.

Very truly yours,



Richard D. Rubino
Attorney for Emery
Telecommunications & Video, Inc.

cc: Kris Moneith, Chief, Policy Division, Wireless Telecommunications Bureau
Pam Gregory, Chief, Disabilities Rights Office
Mindy Littell
Qualex International

EMERY TELECOMMUNICATIONS & VIDEO, INC.
P.O. Box 550
Orangeville, Utah 84537

Magalie Roman Salas, Secretary
Federal Communications Commission
Washington, D.C. 20554

Re: CC Docket No. 94-102
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Station WPOK951
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Third Quarterly Report

Dear Ms. Salas:

This report is filed pursuant to the Commission's *Fourth Report and Order*, in CC Docket No. 94-102, released December 14, 2000, even though it is not certain whether we are required to make this filing at this time.

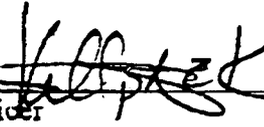
Emery Telecommunications & Video, Inc. is the licensee of the referenced stations in the Broadband Personal Communications Service. The licensed facilities have not yet been constructed and our first buildout showing is not due to be filed until June 26, 2002.

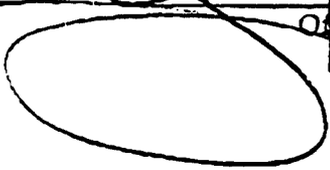
Reading together the *Fourth Report and Order* and Sections 20.18(a) and (c) of the Commission's Rules, it appears that the quarterly report filing requirement applies only to wireless systems that are already in operation, by stating that these requirements are applicable only to "service providers" and "carriers operating digital wireless systems." Since we are not yet providing service, it appears that we are not required to file this report. Accordingly, we are filing this report to preclude any inquiry from the Commission that might otherwise be forthcoming.

We wish to assure the Commission, nevertheless, that we will comply with the requirements of Section 20.18 of the Commission's Rules once our licensed facilities have been constructed and are providing service.

Very truly yours,

**EMERY TELECOMMUNICATIONS &
VIDEO, INC.**

By: 

Officer


Dated: October 15, 2001