

EX PARTE OR LATE FILED
LUKAS, NACE, GUTIERREZ & SACHS

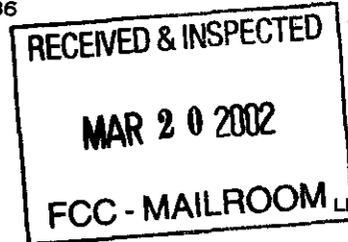
ORIGINAL

CHARTERED
1111 NINETEENTH STREET, N.W.
SUITE 1200
WASHINGTON, D.C. 20036
(202) 857-3500

RUSSELL D. LUKAS
DAVID L. NACE
THOMAS GUTIERREZ
ELIZABETH R. SACHS
GEORGE L. LYON, JR.
JOEL R. KASWELL
PAMELA L. GIST
DAVID A. LAFURIA
MARILYN SUCHECKI MENSE
PAMELA GAARY HOLRAN
B. LYNN F. RATNAVALE
TODD SLAMOWITZ
DAVID M. BRIGLIA
ALLISON M. JONES

* NOT ADMITTED IN D.C.

November 30, 2001



CONSULTING ENGINEERS
ALI KUZEKCANANI
LEROY A. ADAM
LEILA REZANAVAZ
TY COLONEY
—
OF COUNSEL
JOHN J. MCAVOY
J.K. HAGE III+
LEONARD S. KOLSKY+
TELECOPIER
(202) 857-5747

Email: ings@fcclaw.com
<http://www.fcclaw.com>

WRITER'S DIRECT DIAL

202-828-9468

Ms. Maglia Roman Salas, Secretary
Federal Communications Commission
445 Twelfth Street, SW
Washington, DC 20554

RE: ET Docket No. 00-221
Notice of Oral Ex Parte Communication

Dear Secretary Salas:

In its Comments and Reply comments in the above-entitled matter, ArrayComm, Inc. (hereafter ArrayComm) has expressed its keen interest in the 1670-1675 MHz band. These filings set forth in detail ArrayComm's initiatives to assure that adjacent and co-channel Government systems will be afforded adequate protection from interference.

On November 29, 2001 representatives of ArrayComm, Randall Coleman and Leonard Kolsky, were asked to meet with Commission staff from the Office of Engineering and Technology (OET) and the Wireless Telecommunications Bureau (WTB) to address a concern of NTIA that the stand-by National Weather Service facility at Greenbelt, Maryland needed protection similar to that proposed for facilities in Fairbanks, Alaska and Wallops Island, Virginia. Lisa Gaisford, Ira Keltz and Fred Thomas attended from OET; Nese Guendelsberger, Brian Marengo and Tim Maguire from WTB also attended.

The Commission representatives stated that NTIA wanted an exclusion area of roughly forty (40) miles around Greenbelt. This would wipe out Washington and Baltimore for ArrayComm's *i-BURST*TM system. Not only would this result in a major loss of two markets, it would have a negative impact on potential investors in this system. This, in turn, would inevitably reduce the amount any would-be bidder would be willing to commit at an FCC auction.

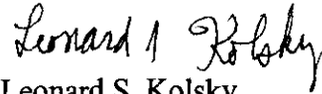
The staff indicated that there was a potential for negotiation. ArrayComm was asked whether it could suggest an alternative that would assure interference-free access by the Greenbelt facility, if and when it were needed, but by means other than the imposition of an exclusion zone.

No. of Copies _____
List ABOVE _____

We pointed out that this was a matter that needed to be addressed by ArrayComm's technical experts. We agreed tentatively to meet again at 9:30 am on December 5, 2001, when ArrayComm's Chief Technical Officer, Marc Goldberg, will be in Washington.

Pursuant to Section 1.1206(b) of the Commission's Rules and Regulations, 47 CFR §1.1206(b), two copies are attached.

Respectfully Submitted,



Leonard S. Kolsky
Counsel for ArrayComm

cc: Lisa Gaisford
Ira Keltz
Fred Thomas
Nese Guendelsberger, Esq.
Brian Marengo
Tim Maguire
Randall Coleman
Marc Goldberg

LSK/pvh