

Entertainment Unlimited, Inc.
733 Marsh Street
Suite B
San Luis Obispo, California 93401

Marlene H. Dortch, Secretary
Federal Communications Commission
Washington, D.C. 20554

Re: CC Docket No. 94-102,
Broadband PCS Station KNLF915, Frequency Block D,
BTA No. 397, Salinas - Monterey, CA BTA;
Broadband PCS Station KNLG742, Frequency Block D,
BTA No. 405, San Luis Obispo, CA BTA;
Broadband PCS Station KNLG743, Frequency Block F,
BTA No. 405, San Luis Obispo, CA BTA;
Broadband PCS Station KNLG744, Frequency Block D,
BTA No. 406, Santa Barbara - Santa Maria, CA BTA;
Broadband PCS Station WPOK945, Frequency Block C,
BTA No. 28, Bakersfield, CA BTA; and
Broadband PCS Station WPOK946, Frequency Block C,
BTA No. 458, Visalia - Porterville - Hanford, CA BTA;
Transmission of E-911 Calls from TTY Devices.

Quarterly Report

Dear Ms. Dortch:

This report is filed pursuant to the directive contained in the Commission's Fourth Report and Order (CC Docket No. 94-102), FCC 00-436, released December 14, 2000.¹

As noted in our previous quarterly report, our systems utilize an Ericsson MSC 5000 switch, which is owned by our commonly-controlled affiliate, SLO Cellular, Inc. d/b/a Cellular One of San Luis Obispo ("SLO"). SLO is the licensee of the Frequency Block A cellular system serving the San Luis Obispo Rural Service Area, a system which has Time Division Multiple Access ("TDMA") digital capability.

Despite our best efforts, we were unable to meet the Commission's June 30, 2002 deadline for providing service to digital TTY handsets. Accordingly, on June 28, 2002, we and SLO jointly requested a waiver and a six-month extension of time, up to and including December 30, 2002, within which to comply with the

¹ With respect to Broadband PCS Stations WPOK945 and WPOK946, no quarterly report is required because the stations have not, to date, been constructed and placed into commercial service.

requirements of Section 20.18(c) of the Rules. The waiver request remains pending before the Commission.

The June 28, 2002 request contains all of the supporting particulars, and is incorporated herein by reference as though fully set forth.

There has been no change since the filing of our last quarterly report.

Supplemental information is contained in an Addendum attached hereto.

Very truly yours,
Entertainment Unlimited, Inc.

Dated: ✓ 10-11-02

By: 
David Pruett
General Manager

**SLO Cellular, Inc. d/b/a Cellular One of San Luis Obispo
and
Entertainment Unlimited, Inc.
Addendum to Quarterly Report, Filed October 2002**

Development Activities

1. **Network Infrastructure Software Development** -- On June 28, 2002, the Filers filed with the Commission a request for a waiver and a six-month extension of time, up to and including December 30, 2002, within which to complete the system upgrades necessary to comply with the requirements of Section 20.18(c) of the Rules.

The Filers systems utilize an Ericsson MSC 5000 switch which is owned by SLO Cellular, Inc. d/b/a Cellular One of San Luis Obispo. Ericsson has only recently completed development of, and commenced production of, the software necessary to permit wireless carriers operating digital wireless systems to process 911 calls from subscribers using TTY devices. As the Filers understand it, the necessary software was placed into commercial production by Ericsson on or after April 3, 2002; and small carriers (such as the Filers) are not a first priority for equipment vendors when it comes to installing a new product.

2. **Handset Development And Testing Plans** -- Handset vendors continue to work on the development of a TTY capable handset. The Filers will evaluate these units when they become available.

3. **Beta Testing And Lab Testing** -- The Filers are small carriers, and look to the equipment manufacturers to conduct full beta and lab testing of network software, handsets and infrastructure equipment. However, the Filers will test the equipment it procures as soon as practicable, with the goal of making sure it meets the manufacturer's specification.

4. **Release And General Availability To Carriers Of Network Infrastructure Software** -- See Response to Item 1 above.

5. **Availability To Carriers Of Full Digital Acceptance Test Units** -- Unknown at this time.

6. **Efforts Toward Achieving Digital Wireless Solution Compatibility With Enhanced TTY** -- See Response to Item 1 above.

Testing And Deployment Activities

7. **Carrier Coordination Of Testing With PSAP** -- The Filers will test with Public Safety Answering Points ("PSAPs") in the areas where this service will be deployed. Coordination with the PSAPs will be done on a case-by-case basis, in cooperation with the relevant PSAP personnel.

8. Carrier Testing Activities, Including Field Testing, Consumer End-to-End Testing, And Other Necessary Tests -- All testing will be conducted in accordance with equipment vendor recommendations.

9. Retail Availability Of Necessary Consumer Equipment -- The Filers are unable to determine the general retail availability of consumer equipment. To the best of the Filers' knowledge, none of the leading handset manufacturers has been able to release a date for general availability.

10. Geographic Scope Of Network Infrastructure Development -
- See Response to Item 1 above.