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*Consolidated
Telecom*

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

*Consolidated
Enterprises
Incorporated*

Re: CC Docket No. 94-102
Broadband PCS Stations KNLG704 and KNLG705
BTA 113 (Dickinson, North Dakota)
Seventh (and Final) Quarterly Report

*Consolidated
Communications
Corporation*

Dear Ms. Dortch:

This report is filed pursuant to the Commission's *Fourth Report and Order*, in CC Docket No. 94-102, released December 14, 2000.

*Consolidated
Cable Vision*

*Consolidated
Communications
Networks
Incorporated*

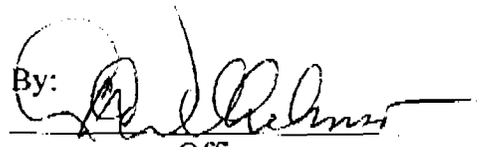
Consolidated Telecom is the licensee of stations KNLG704 and KNLG705 in the Broadband Personal Communications Service (PCS), acquired in Auction No. 11. These stations operate on the F- and D-blocks, respectively (10 MHz each). The licensed service area covers the Dickinson, North Dakota Basic Trading Area (BTA 113), a rural area in southwestern North Dakota. Consolidated utilizes GSM equipment manufactured by InterWAVE Communications, Inc. of Menlo Park, California (InterWAVE). Our PCS facilities have only been operational since April of this year.

Section 20.18(c) of the Commission's Rules requires Broadband PCS licensees to be capable of transmitting wireless 911 calls from individuals with speech or hearing disabilities through means other than mobile radio handsets, e.g., through the use of Text Telephone Devices (TTY). In a filing with the Commission on June 28, 2002, we requested a temporary waiver of Rule Section 20.18(c), insofar as the June 30, 2002 compliance deadline is concerned. In our waiver request, we showed that our equipment supplier, InterWAVE, did not have the necessary software upgrade available to bring our PCS facilities into compliance in a timely manner. A letter to that effect from InterWAVE supported the waiver request.

We are now pleased to report, contrary to prior indications, that our system is fully capable of handling calls from PCS phones equipped with TTY devices. We have since established with our equipment supplier, InterWAVE, that TTY accessibility is not so much a function of our PCS switch as it is a function of the connection between the customer's handset and the TTY device. There are currently on the market TTY compatible handsets and cables to connect to the TTY device that will provide TTY functionality to the customer on our PCS system. These improvements have become available since the filing of our waiver request and last quarterly report. So, if requested by a customer with a speech or hearing disability, we are now able to provide the customer with a TTY compatible handset, a cable to connect to their TTY device and the ability to receive service over our PCS facilities.

Very truly yours,

Consolidated Telcom

By: 

Officer

L. Dan Wilhelmson, CEO

Dated: October 15, 2002

Of Counsel:

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