

**NORTH WEST NET, INC.  
P.O. Box 146  
Fort Jennings, OH 45844**

***Via ECFS Electronic Filing***

Marlene H. Dortch  
Office of the Secretary  
Federal Communications Commission  
445 12<sup>th</sup> Street, S.W.  
Washington, DC 20554

Attn: John B. Muleta, Chief, Wireless Telecommunications Bureau  
David H. Solomon, Chief, Enforcement Bureau

**Re: North West Net, Inc.  
CC Docket No. 94-102**

Dear Ms. Dortch:

North West Net, Inc. ("North West") is the licensee of Broadband PCS Station WPO1234 (Market B255 - partitioned from the Lima, OH BTA F-Block). It is our understanding that certain Tier III CMRS carriers have been directed to file an Interim Report with the FCC on or before August 1, 2003, describing in detail their implementation plans for Wireless E911 Phase II Automatic Location Information.<sup>1</sup> In lieu of filing an E-911 Interim Report, and to answer any questions that the Commission's staff may have regarding the Company's regulatory compliance, we provide the following information:

At this time, North West is offering only fixed data services. Therefore, North West not utilizing its broadband PCS network for the provision of "real-time, two way switched voice service that is interconnected with the public switched network." As such, our broadband PCS operations fall outside the scope of the E-911 service requirements set forth in Section 20.18 (a) of the Commission's Rules, as well as the Interim Reporting requirements set forth in the *Non-Nationwide Carrier E911 Order*. Since North West has never used its PCS network to provide real-time, two way switched voice service that is interconnected with the public switched network, we have not needed to file a request for waiver of the Commission's E-911 rules.

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<sup>1</sup> See Revision of the Commission's Rules to Ensure Compatibility with Enhanced 911 Emergency Calling Systems, CC Docket No. 94-102, *Order to Stay* (rel. July 26, 2002) ("*Non-Nationwide Carrier E911 Order*") at paras. 34-35.

Should North West change its business plans and decide to provide interconnected voice services that fall within the scope of Rule Section 20.18, we will comply with applicable regulatory obligations with respect to E-911.

Respectfully submitted,  
North West Net, Inc.

By 

Dated: July 28, 2003

cc: via e-mail to [E911compliance@fcc.gov](mailto:E911compliance@fcc.gov)

Please refer all inquiries and correspondence to:

John A. Prendergast  
Blooston, Mordkofsky, Dickens, Duffy & Prendergast  
2120 L Street, NW Suite 300  
Washington, DC 20037  
Tel: (202) 659-0830  
Fax: (202) 828-5568  
e-mail: [jap@bloostonlaw.com](mailto:jap@bloostonlaw.com)