

COHEN, DIPPELL AND EVERIST, P. C.

Before The  
FEDERAL COMMUNICATIONS COMMISSION  
Washington, D.C. 20554

In the Matter of ) RM-10836  
Amendment of Parts 2 and 90 of the )  
Commission's Rules to Provide for an )  
Emergency Vehicle Signaling Service )

**REPLY COMMENTS OF  
COHEN, DIPPELL AND EVERIST, P.C.**

Cohen, Dippell and Everist, P.C., or its predecessors, is a consulting engineering firm which has been providing consulting engineering services to its clients since 1937.

Cohen, Dippell and Everist, P.C. has examined the Petition for Rule Making and this firm supports the comments filed by the National Association of Broadcasters ("NAB") in several respects.

First, Cohen, Dippell and Everist, P.C. agrees that complete disclosure of the technical specifications is required in order to perform an assessment. Second, it is uncertain how the device will distinguish between mobile receivers to whom it is presumed communications are to be directed and fixed receivers in homes and buildings where the alert communication will not be necessary.

Therefore, Cohen, Dippell and Everist, P.C. does not foresee, based on the information as filed, how the proposal would serve the public interest.

Respectfully Submitted,

COHEN, DIPPELL AND EVERIST, P.C.



Donald G. Everist, P.E.  
President

Date: March 31, 2004