

EMERY TELECOMMUNICATIONS & VIDEO, INC.
P.O. Box 550
Orangeville, Utah 84537

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

Re: WT Docket No. 01-309
HAC Digital Wireless Telephones
Broadband PCS Station WPOK952
Portions of BTA 399 (Salt Lake City-Ogden, UT)

First Semi-Annual Report

Dear Ms. Dortch:

This report is filed pursuant to the requirements of Paragraph Nos. 89 – 91 of the Commission's *Report and Order (WT Docket No. 01-309)*, FCC 03-168, released August 14, 2003 ("*R&O*").

Emery Telecommunications & Video, Inc. (Emery Telcom), a subsidiary of a rural area telephone cooperative in central Utah, is the licensee of the referenced station in the Broadband Personal Communications Service (PCS). The service area includes two counties in BTA 399 (Salt Lake City-Ogden, UT), Carbon and Emery, and two additional areas in portions of Grand and Wayne counties, defined only by multiple sets of geographical coordinates.

Station WPOK952 provides fixed-station telecommunications service only, i.e., service to locations where it is not feasible to provide service by landline. Since service to mobile units is not provided and since the service does not accomplish "seamless hand-offs of subscriber calls" as used in Section 20.19 (a) of the Commission's Rules, it appears that the requirements of Section 20.19 are not applicable to Emery Telcom. Accordingly, the following, to the extent applicable, is for information purposes only.

Given the foregoing, the information requested by the Commission follows:

Item 1 -- Digital Wireless Phones Tested: Emery Telcom has not tested any digital wireless telephones for HAC compliance.

Item 2 -- Laboratory Used: None. *See* response to Item 1.

Item 3 -- Test Results For Each Phone Tested: Not applicable. *See* response to Item 1.

Item 4 -- Identification Of Compliant Phone Models and Ratings According To ANSI C63.19: Not applicable.

Item 5 -- Report On The Status Of Product Labeling: None.

Item 6 -- Report on Outreach Efforts: Not applicable.

Item 7 -- Information Related To Retail Availability of Compliant Phones: Not applicable.

Item 8 -- Information Related To Incorporating Hearing Aid Compatibility Features Into Newer Models Of Digital Wireless Phones: Not applicable.

Item 9 -- Any Activities Related To ANSI 63.19 Or Other Standards Work Intended To Promote Compliance With The Requirements Of The Commission's Report and Order: None.

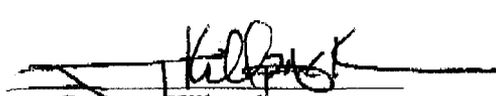
Item 10 -- Total Numbers Of Compliant And Non-Compliant Phone Models Offered As Of The Date Of This Report: Not applicable.

Item 11 -- Any Ongoing Efforts For Interoperability Testing With Hearing Aid Devices: None.

Very truly yours,

Emery Telecommunications & Video, Inc.

By:


Gregory Killpack
General Manager

Dated: May 17, 2004

Any inquiries concerning this filing should be referred to:

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