

North West Net, Inc.
P.O. Box 172
Fort Jennings, OH 45844

May 15, 2006

Marlene H. Dortch, Secretary
Office of the Secretary
Federal Communications Commission
445 – 12th Street, S.W.
Washington, D.C. 20554

***Re: WT Docket No. 01-309
HAC Digital Wireless Telephones***

Fifth Semi-Annual Report

Dear Ms. Dortch:

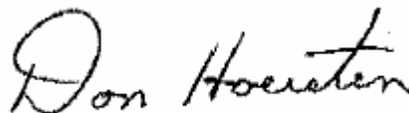
North West Net, Inc. (“North West”), is the licensee of Station WPOI234 (F2 Block – Lima, Ohio BTA) in the broadband Personal Communications Service. This report is submitted pursuant to the requirements of Paragraph Nos. 89 – 91 of the Commission’s *Report and Order* (WT Docket No. 01-309), FCC 03-168, released August 14, 2003 (“*R&O*”).

By way of background, North West is a small, Tier III Commercial Mobile Radio Service licensee, as defined in the Commission’s E-911 *Order to Stay*, FCC 02-210, released July 26, 2002. Our broadband PCS system employs a CDMA air interface. Because we offer two or fewer digital wireless handsets, North West qualifies for the *de minimis* exception to the Hearing Aid Compatibility (“HAC”) rules, described in Rule Section 20.19 (e)(1).

Should you have any questions, please contact John Prendergast or Cary Mitchell of the law firm of Blooston, Mordkofsky, Dickens, Duffy & Prendergast, LLP. Either may be reached by calling (202) 659-0830.

Respectfully submitted,

NORTH WEST NET, INC.



Don Hoersten