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May 17, 2006

Filed Electronically

Ms. Marlene H. Dortch
Secretary of the Commission
Federal Communications Commission
445 12th Street, S.W.
Washington, DC 20554

RE: *Hearing Aid-Compatibility Report (WT Docket No. 01-309)*

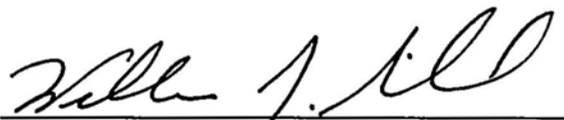
Dear Ms. Dortch:

Pursuant to the Commission's *Hearing Aid-Compatibility Report and Order*,¹ attached please find a Hearing Aid-Compatibility Report submitted on behalf of Litchfield County Cellular, Inc.

Please do not hesitate to contact the undersigned with any questions that you may have at (202) 783-4141.

Sincerely,

WILKINSON BARKER KNAUER, LLP

By: 
William J. Sily

Attachment

¹ Section 68.4(a) of the Commission's Rules Governing Hearing Aid-Compatible Telephones, WT Docket No. 01-309, Report and Order, 18 FCC Rcd 16753 (2003).

May 17, 2006

Ms. Marlene H. Dortch
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Re: *Semi-Annual Hearing Aid-Compatibility Report (WT Docket No. 01-309)*

Dear Ms. Dortch:

Litchfield County Cellular, Inc. ("LCC") hereby submits its semi-annual Hearing Aid-Compatibility Report, pursuant to the Commission's *Hearing Aid-Compatibility Report and Order* in the above-referenced docket.¹ LCC is submitting this report in order to provide the Commission with the current status of LCC's efforts and progress it has made toward compliance with the Commission's hearing aid-compatibility requirements.

LCC is the licensee of the B1 portion of the Kentucky 11 – Clay RSA. LCC is a very small Tier III cellular carrier operating a TDMA-based cellular system covering three sparsely populated counties in the state of Kentucky. As such, it is dependent on third-party vendors, rather than handset manufacturers for its supply of handsets. Because of LCC's reliance on these third-party vendors, LCC experiences significant delays in obtaining the latest handsets.

Further, as LCC has explained in previous Commission pleadings, LCC initially planned to implement a CDMA overlay in its markets and transition those customers to CDMA technology but has since determined that due to the costs of an overlay, the rural nature of the market, and financial setbacks, such a measure is not economically viable from a business standpoint.² In light of these facts, LCC has no choice but to sell its system. To that end, LCC has engaged a broker who is actively marketing its system to potential buyers.

¹ See Section 68.4(a) of the Commission's Rules Governing Hearing Aid-Compatible Telephones, WT Docket No. 01-309, *Report and Order*, 18 FCC Rcd 16753 (2003).

² See, e.g., Litchfield County Cellular, Inc. dba Ramcell of Kentucky LLC, Petition for Waiver of Section 20.19(c)(2) of the Commission's Rules, WT Docket No. 01-309 (filed Oct. 27, 2005); Interim Report of Litchfield County Cellular, Inc. dba Ramcell of Kentucky LLC, CC Docket No. 94-102 (filed Sept. 1, 2005); Hearing Aid Compatibility Report of Litchfield County Cellular, Inc. dba Ramcell of Kentucky LLC, CC Docket No. 01-309 (filed Nov. 17, 2005); Supplement of Litchfield County Cellular, Inc. dba Ramcell of Kentucky LLC to Petition for

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Ms. Marlene H. Dortch

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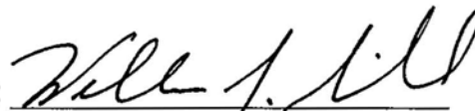
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As the Commission is aware, no U3-rated HAC TDMA handsets are commercially available from handset manufacturers or distributors, and equipment vendors have largely discontinued TDMA products.³ Nevertheless, LCC understands that accessories such as the loop-set – a headset that plugs into a handset and is worn around the customer's neck – will facilitate usability between a TDMA handset and a hearing aid containing a telecoil. LCC offers and stocks the loop-set accessory for its subscribers. Finally, LCC will continue to monitor developments concerning HAC equipment through its contacts with its vendors and its counsel.

LCC has implemented, and will continue to undertake, the following outreach efforts: (1) LCC made available to its potential subscribers and current subscribers informational literature at its retail store(s) highlighting information regarding hearing aid-compatibility and accessories; and (2) LCC conducted training sessions for retail employees to make them familiar with LCC's handset accessory offerings.

Respectfully submitted,

WILKINSON BARKER KNAUER, LLP

By: 

William J. Sill

Nguyen T. Vu

Waiver of the Location-Capable Handset Benchmark Deadlines, CC Docket No. 94-102 (filed Feb. 17, 2006); Supplement of Litchfield County Cellular, Inc. dba Ramcell of Kentucky LLC to Petition for Waiver of Section 20.19(c)(2) of the Commission's Rules, WT Docket No. 01-309 (filed Feb. 17, 2006).

³ See Section 68.4(a) of the Commission's Rules Governing Hearing-Aid Compatible Telephones, WT Docket No. 01-309, Order on Reconsideration and Further Notice of Proposed Rulemaking, FCC 05-122, at ¶ 48-50 (rel. June 21, 2005).