

SOUTH CENTRAL UTAH TELEPHONE ASSOCIATION, INC.
P.O. Box 555
Escalante, Utah 84726

Marlene Dortch, Secretary
Federal Communications Commission
Washington, DC 20554

Re: Waiver Petition
WT Docket No. 01-309

Dear Ms. Dortch:

We wish to withdraw our filing of June 1, 2007, responding to the Commission's email inquiry, received May 24, 2007, in regard to our Petition for Temporary Waiver or Temporary Stay (Petition), filed November 17, 2006. The Petition was filed with respect to Section 20.19(d)(2) of the Commission's Rules, insofar as it required that we offer to our PCS subscribers at least two handset models that comply with Rule Section 20.19(b)(2), by September 18, 2006.

Based on feedback received from the Commission's staff, we agree that the information in our June 1 filing was faulty and that our request to withdraw the Petition was premature. Our thanks to the Commission's staff for the feedback; and we accordingly request that the Commission continue to process the Petition. The following information is supplied in response to the May 24 email inquiry:

Q1. Does your client currently comply with Section 20.19(d)(2) of the Commission's Rules?

A1. Yes.

Q2. If yes, on what date did your client first comply?

A2. December 27, 2006.

Q3. Which two handsets were offered on the initial compliance date? Please provide the manufacturer name, model number, and FCC ID number for these two t-coil certified handsets.

A3. We began offering the Motorola L7c, FCC ID No. IHDT56GQ1, on December 27, 2006. That brought to two the number of t-coil certified handsets that we were offering. We began offering the t-coil certified Motorola V3c, FCC ID No. IHDT56FT1, on July 14, 2006.

Q4. If your client still does not comply, please provide an estimate of when you expect your client to be in compliance.

A4. Not applicable. We are currently in compliance with Section 20.19(d)(2) of the Commission's Rules.

As indicated in the Petition, on the September 18, 2006 compliance deadline, we were offering to our subscribers the only CDMA air interface t-coil certified handset that was commercially available to us, namely, the Motorola V3c. We purchased the second t-coil certified Motorola L7c as soon as it became available to us. Accordingly, the rule waiver requested is only for the brief period, from September 18 to December 27, 2006.

Good cause having been shown, grant of the temporary rule waiver requested is in the public interest.

Respectfully submitted,

South Central Utah Telephone Association, Inc.

By:



Brant Barton
CEO and General Manager

Dated: June 5, 2007

Please refer any inquiries concerning this filing to:

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