

July 3, 2007

**VIA ECFS and Email**

Kris Anne Monteith  
Chief, Enforcement Bureau  
Federal Communications Commission  
445 12th Street, S.W.  
Washington, DC 20554

Re: **CC Docket No. 95-116 (Telephone Number Portability)**

Dear Ms. Monteith:

We are writing on behalf of the Micronesian Telecommunications Corporation ("MTC") and PTI Pacifica, carriers doing business in the Commonwealth of the Northern Mariana Islands. We recently became aware of a June 20, 2007 letter in the above-captioned docket that was addressed to you from counsel for Guam Cellular and Paging, Inc., d/b/a SaipanCell Communications.

The SaipanCell letter refers to the April 2, 2007 Order issued by the Spectrum and Competition Policy Division, Wireless Telecommunications Bureau, DA 07-1565, in which the Division stated it "expect(s) that MTC will implement upgrades to its network in sufficient time to support LNP by [PTI] Pacifica and other CMRS providers within six months."

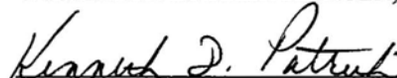
Although MTC and PTI Pacifica do not believe a violation of the LNP rules occurred and each filed a Petition for Reconsideration to that effect, MTC reports that it has ordered software and other facilities to deploy LNP and considers itself on course to meet or beat the Division's six-month timeframe.

Please contact the undersigned if you have any questions.

Respectfully submitted,

WILKINSON BARKER KNAUER, LLP

By:



Kenneth D. Patrich  
Timothy J. Cooney  
L. Charles Keller

cc: David LaFuria, counsel for SaipanCell