

JAMES VALLEY

TELECOMMUNICATIONS

November 15, 2007

Marlene H. Dortch, Secretary
Office of the Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

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

Annual Report - 2007

Dear Ms. Dortch:

The Filer, James Valley Cooperative Telephone Company ("James Valley") is the licensee of Broadband PCS Station KNLG962 (F-Block – Aberdeen, South Dakota BTA). 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, the Filer 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. The Filer's wireless system employs a CDMA air interface. The Filer currently markets eight (8) models of digital wireless handsets, which are listed on Attachment A. Of these, it is our understanding that six (6) have achieved a rating of M3 or greater, and two (2) have achieved a rating of T3 or greater under the ANSI C63.19 standard.

To achieve compliance with the requirements of the R&O, the Filer is at the mercy of the handset manufacturers to develop and market HAC-compliant digital wireless handsets. As a small, Tier III wireless carrier, the Filer has no influence over the product development and distribution decisions of wireless handset manufacturers; and, accordingly must rely on the manufacturers to develop HAC-compliant digital wireless handsets for use on the Filer's system.

Given the foregoing, the information requested by the Commission is identified as follows:

Item 1: Digital Wireless Phones Tested – None. As described above, the Filer is a small carrier that is not involved in the handset development or testing process. The Filer will rely on testing performed by the handset manufacturers.

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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
– *See* Attachment A.

Item 5: Report on the Status of Product Labeling – The HAC handsets currently offered by Filer are in compliance with both components of the handset labeling requirement codified in Rule Section 20.19(f). First, the handset packaging for all hearing aid compatible handsets offered by Filer includes labeling with the product's Rule Section 20.19(b)(1) radio frequency interference rating and for its Rule Section 20.19(b)(2) inductive coupling rating. Second, language contained in an owner's manual or insert explains the ANSI C63.19 U-Rating (or M-Rating) system.

Item 6: Report on Outreach Efforts – The Filer has developed a hearing aid compatibility information sheet to assist hearing impaired customers in selecting current model phones and accessories most suitable to their needs. This information sheet will also serve to educate the Filer's employees and retail sales force about HAC-related issues and possible solutions.

Item 7: Information Related to Retail Availability of Compliant Phones – As discussed above, the Filer has been diligent in identifying and obtaining a variety of digital wireless handsets that are rated for hearing aid compatibility under ANSI Standard C63.19.

Item 8: Information Related to Incorporating Hearing Aid Compatibility Features Into Newer Models of Digital Wireless Phones – The incorporation of HAC features into newer models of digital wireless telephones will be accomplished by the handset manufacturers.

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. The Filer is a small carrier that is not involved in standards development.

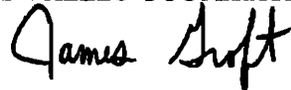
Item 10: Total Numbers of Compliant and Non-Compliant Phone Models Offered as of the Date of this Report – *See* Attachment A

Item 11: Any Ongoing Efforts for Interoperability Testing with Hearing Aid Devices – None. The Filer is a small carrier that is not involved in handset interoperability testing with hearing aid devices.

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

Respectfully submitted,

JAMES VALLEY COOPERATIVE TELEPHONE COMPANY

A handwritten signature in black ink that reads "James Groft". The signature is written in a cursive style with a large initial "J" and a long, sweeping underline.

James Groft
General Manager

Attachment A

Handset Make/Model	FCC ID	M-Rating	T-Rating
Kyocera K323	OVFKWCK24B	--	--
Kyocera KX12	OVFKWCKX12	--	--
LG210	BEJ VX3400	M3	
LG245	BEJ VX5300	M4	
Motorola V3M	IHDT56FT1	M4	T4
Motorola 323i	IHDT56GS1	M3	
Motorola K1m	IHDT56GH1	M3	
Samsung SCHa870	A3LSCHA870	M4	T4