

WUE, Inc.  
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Marlene H. Dortch, Secretary  
Office of the Secretary  
Federal Communications Commission  
445 – 12<sup>th</sup> Street, S.W.  
Washington, D.C. 20554

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

Annual Report – 2007

Dear Ms. Dortch:

The Filer, WUE, Inc., is the licensee of Cellular Radiotelephone Service Station KNKR319, the Frequency Block B cellular system serving the B2 Segment of the Nevada 5 – White Pine RSA. 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 information, 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. Since the filing of the “First Semi-Annual Report” in this proceeding, the Filer has installed digital transmission facilities. The digital portion of the Filer’s wireless system employs the Code Division Multiple Access (“CDMA”) air interface. The CDMA transmission facilities have been installed at certain of the Filer’s sites. The Filer currently markets only one model of CDMA digital wireless telephones, the Audiovox Model 8910. At no time since the filing of the “Sixth Semi-Annual Report” in November 2005 has the Filer marketed more than two digital wireless handsets. In addition, the Filer’s subscribers can obtain digital wireless telephones from Verizon Wireless retail stores in the metropolitan Las Vegas, Nevada area which meet a U3 (*i.e.*, M3) or U3T (*i.e.*, M3T) rating under ANSI Standard C63.19. Upon information and belief, the handset marketed by the Filer does not meet a U3 (*i.e.*, M3) or a U3T (*i.e.*, M3T) rating under ANSI Standard C63.19.

To achieve compliance with the Hearing Aid Compatibility (“HAC”) requirements of the R&O, the Filer is literally 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:** The Filer has not tested any digital wireless telephones for HAC compliance. All testing will be performed by the handset manufacturers.

**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:** Not applicable. See Response to Item 10.

**Item 5 -- Report On The Status Of Product Labeling:** Not applicable. See Response to Item 10.

**Item 6 -- Report On Outreach Efforts:** If necessary, the Filer will develop a hearing aid compatibility information sheet to assist the hearing impaired select a digital wireless phone model suitable to their needs.

**Item 7 -- Information Related To Retail Availability of Compliant Phones:** To date, the Filer has had no requests for HAC digital wireless phones. Should any such requests be received, the Filer will, depending on the customer's wishes, either obtain a sampling of HAC phones for the customer to try or, in the alternative, refer the customer to the nearest Verizon Wireless store to obtain a HAC phone for use on the Filer's system.

**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.

**Item 10 -- Total Numbers Of Compliant And Non-Compliant Phone Models Offered As Of The Date Of This Report:** The Filer offers only one model of digital wireless handsets. Therefore, the Filer qualifies for the *de minimis* exception codified in Section 20.19(e)(1) of the Commission's Rules.

**Item 11 – Any Ongoing Efforts For Interoperability Testing With Hearing Aid Devices:** Interoperability testing will be performed by the handset manufacturers.

Very truly yours,

WUE, Inc..

By:   
John W. Christian, III  
President

Dated: 11/14/07

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**In accordance with Rule Section 1.12, please refer any inquiries or correspondence to:**

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