

**Before the  
Federal Communications Commission  
Washington, D.C. 20554**

In the Matter of )  
 )  
Revision of the Commission’s Rules to Ensure ) CC Docket No. 94-102  
Compatibility with Enhanced 911 Emergency )  
Calling Systems )  
 )  
Amendment to Petition for Temporary Waiver )  
by Leaco Rural Telephone Cooperative, Inc. )

To: The Commission

**Leaco Rural Telephone Cooperative, Inc. Handset Penetration Status Report**

Leaco Rural Telephone Cooperative, Inc., (“Leaco”), by its attorney and pursuant to the Federal Communication Commission’s (“FCC” or “Commission”) December 20, 2007 *Order* in the above-captioned proceeding,<sup>1</sup> hereby submits its second report of 2008 on the status of its compliance with the 95 percent location-capable handset penetration requirement set forth in Section 20.18(g)(1)(v) of the Commission’s rules.<sup>2</sup>

**I. Number and Status of Phase II Requests from PSAPs**

Leaco received a request for Phase II enhanced 911 (“E911”) service from the Lea County public safety answering point (“PSAP”) on October 12, 2006, a request for Phase II E911 from the Chaves County PSAP on January 12, 2007, and a request for Phase II E911 from the Eddy County PSAP on January 15, 2008. Leaco has received no other PSAP requests.

**II. Estimated Dates When Phase II Service Will Be Available to PSAPs Served by Leaco’s Network**

Leaco is currently providing Phase II service to the Lea County PSAP, the Chaves County PSAP and the Eddy County PSAP. Leaco expects Phase II service to be available to other requesting PSAPs served by Leaco within 6 months following the receipt of a valid request for service as required by Section 20.18(g)(2) of the Commission’s rules.<sup>3</sup>

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<sup>1</sup> *In re Revision of the Commission’s Rules to Ensure Compatibility with Enhanced 911 Emergency Calling Systems*, CC Docket No. 94-102, *Amendment to Petition for Temporary Waiver by Leaco Rural Telephone Cooperative, Inc.*, Order, DA 07-5079 (December 20, 2007) (“*Order*”).

<sup>2</sup> 47 C.F.R. § 20.18(g)(1)(v).

<sup>3</sup> 47 C.F.R. § 20.18(g)(2).

**III. Status of Leaco's Coordination Efforts with PSAPs and the State of New Mexico**

Not applicable. The state of New Mexico and Leaco's local PSAPs are aware that Leaco has met the 95% ALI-capable handset penetration requirement.

**IV. Efforts to Encourage Customers to Upgrade to Location-Capable Handsets**

Although Leaco has met the 95% ALI-capable handset penetration requirement, Leaco continues to inform its customers of the benefits of upgrading to location capable handsets.

**V. Extent of Subscribers with Analog Service Only**

Approximately 98% of Leaco's customers utilize location-capable handsets.

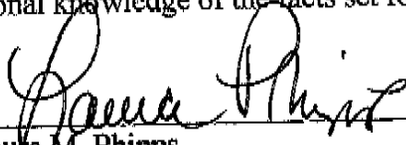
**VI. Information on Leaco's Implementation Status and Percentage of Customers with Location-Capable Handsets**

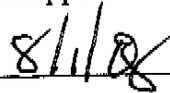
Leaco is fully compliant with the 95% location-capable handset requirement.

**DECLARATION OF LAURA M. PHIPPS**

I, Laura M. Phipps, do hereby declare under penalty of perjury, the following:

1. I am the General Manager of Leaco Rural Telephone Cooperative, Inc.
2. I have read the foregoing "Leaco Rural Telephone Cooperative, Inc. Handset Penetration Status Report." I have personal knowledge of the facts set forth herein, and believe them to be true and correct.

  
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Laura M. Phipps

  
\_\_\_\_\_  
Date

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