

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

In the Matter of)
)
DTV Consumer Education Initiative) MB Docket No. 07-148
)
To: The Commission)

**QUARTERLY CONSUMER OUTREACH REPORT OF
PANHANDLE TELECOMMUNICATION SYSTEMS, INC.**

Panhandle Telecommunication Systems, Inc. (“PTSI”), pursuant to Section 27.20 of the Commission’s rules, hereby submits its final quarterly report, covering the calendar quarter ending June 30, 2009, describing any outreach efforts it has undertaken to educate consumers about the transition from analog broadcast television service to digital broadcast television service (DTV).¹

PTSI was the successful bidder for one license in the 700 MHz Band pursuant to FCC Auction No. 73. On June 26, 2008 the Commission announced the grant of certain long form applications, including PTSI’s application, for licenses in the 700 MHz.² PTSI was granted a license with call sign WQIZ602 (the “700 MHz License”). By separate public notice, the Commission reminded the new licensees of their obligation to file a quarterly report describing their consumer education efforts in connection with the DTV transition.³ This public notice, as

¹ See 47 C.F.R § 27.20.

² *Wireless Telecommunications Bureau Grants 700 MHz Band Licenses*, Report No. AUC-73 (Auction No. 73) FCC Public Notice, DA 08-1522 (rel. June 26, 2008).

³ *Wireless Telecommunications Bureau Reminds 700 MHz Band Licensees of Quarterly Reporting Requirements Relating to DTV Consumer Education Outreach*, FCC Public Notice, DA 08-1521 (rel. June 26, 2008).

extended by the DTV Delay Act *Second Report and Order*, indicated that the report covering the calendar quarter ending June 30, 2009 would be due by July 10, 2009.⁴

For the quarter ending June 30, 2009, PTSI has not implemented consumer outreach efforts for any customers on services relating to the 700 MHz License because it does not have any such customers. PTSI has not yet had the opportunity to purchase equipment or deploy services on the 700 MHz License. Nevertheless, both PTSI and its parent company have implemented consumer outreach efforts regarding the DTV transition for their cable television subscribers and Lifeline and Link Up customers as required by the Commission's rules and have even gone beyond what the rules currently require. DTV transition information, in both English and Spanish, is included in monthly bills sent not only to cable subscribers and Lifeline/ Link Up customers, but to all customers that receive services from PTSI and its parent (*i.e.*, telephone and Internet customers).

Respectfully submitted,

Panhandle Telecommunication Systems, Inc.

/s/

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⁴ *In the Matter of Implementation of the DTV Delay Act*, MB Docket No. 09-11 et al., Second Report and Order and Notice of Proposed Rulemaking, 24 FCC Rcd 2526 (rel. February 20, 2009).