

12-6



Federal Communications Commission
Washington, D.C. 20554

May 23, 2013

Lindsay Lyon
Mobilarm Limited
768 Canning Highway
Applecross,
Perth, WA 6153
Australia

Re: Request for waiver of Part 80 of the Commission's Rules

Dear Sir or Madam:

This letter dismisses as moot the request you filed on behalf of Mobilarm Limited (Mobilarm) on September 19, 2011¹ for a waiver of Part 80 of the Commission's Rules with respect to the V200 survival beacon device. On April 28, 2011, Mobilarm filed an application for equipment approval for the V200. The Commission's Office of Engineering and Technology informed Mobilarm on June 2, 2011 that the application required a waiver of Part 80. Mobilarm then filed the above-referenced waiver request. On April 5, 2013, the application for equipment approval was dismissed.² Consequently, we conclude that the above-referenced request for waiver of Part 80 is moot.

We therefore dismiss, pursuant to Sections 4(i) and 303(r) of the Communications Act of 1934, as amended, 47 U.S.C. §§ 154(i), 303(r), the request for waiver filed by Mobilarm Limited on September 19, 2011, as moot. This action is taken under delegated authority pursuant to Sections 0.131 and 0.331 of the Commission's Rules, 47 C.F.R. §§ 0.131, 0.331.

FEDERAL COMMUNICATIONS COMMISSION

Scot Stone
Deputy Chief, Mobility Division
Wireless Telecommunications Bureau

¹ Letter dated Aug. 30, 2011 from Lindsay Lyon, Chief Executive Officer, Mobilarm Limited to Stan Lyles, Office of Engineering and Technology, FCC; *see also* Letter dated Jan. 5, 2011 from Lindsay Lyon, Chief Executive Officer, Mobilarm Limited to Tim Maguire, Office of Engineering and Technology [sic], FCC.

² Letter dated Apr. 5, 2013 from Stan Lyles, Electronics Engineer, Equipment Authorization Branch, Office of Engineering and Technology, FCC.