FEDERAL COMMUNICATIONS COMMISSION

Experimental Licensing Branch 2000 M Street, N.W., Suite 230 Washington, D.C. 20555

March 8, 1998

Attn: Mr. David Jatlow Young and Jatlow 1150 Connecticut Avenue Fourth Floor Washington, DC 20036

This refers to applications, File No. 5840-EX-PL-97, File No. 5841-EX-PL-97, File No. 5843-EX-PL-97, File No. 5844-EX-PL-97, File No. 5845-EX-PL-97, File No. 5846-EX-PL-97, File No. 5847-EX-PL-97.

Dear Mr. Jatlow:

This letter is a follow up to our telephone conversation on March 5, 1999. The above applications are still pending. The Commission staff has requested information regarding the purpose, scope and locations of the experiments and has not received a response. Without this information we can not proceed. For example, several of the requested frequency bands are allocated as government spectrum and we can not obtain the necessary clearance without more information. Although the applications refer to identical licenses that were assigned to Lucent Technologies, any new applications must be re-examined as two separate entities and any further renewals by Lucent will also have to be justified as well.

In order to process these applications, we must receive the above requested information. Failure to respond to this letter within 30 days, by April 5, 1999, will result in the dismissal of your applications in accordance with Section 5.67(b) of the Commission's Rules.

Sincerely,

Inthony M. Scrafini
Anthony N. Serafini

Engineer

Office of Engineering and Technology