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VIA HAND DELIVERY

June 27, 2016

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, DC 20554

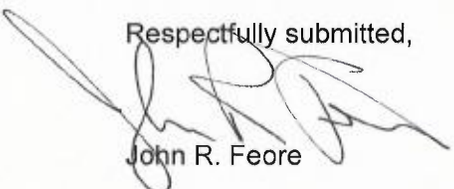
**RE: Notice of Ex Parte Communication
2014 Quadrennial Regulatory Review
MB Docket Nos. 14-50 and 09-182**

Dear Ms. Dortch:

On June 24, 2016, the undersigned, of Cooley, LLP, on behalf of Cox Media Group ("CMG"), met with William Lake, Chief of the Media Bureau; Mary Beth Murphy, Deputy Chief of the Media Bureau; and Brendan Holland, Chief of the Media Bureau's Industry Analysis Division, to discuss and follow-up on the Comments of CMG that were filed in the above-referenced proceedings on August 6, 2014. I reviewed with these Commission staff members the media holdings of CMG and, in particular, the existing temporary waivers granted to CMG in the Atlanta and Dayton markets under the Newspaper/Broadcast Cross-Ownership Rule (the "NBCO Rule") and CMG's broadcast history in those markets.

I reiterated CMG's position that the Commission should eliminate the NBCO Rule entirely or, at a minimum, remove the radio component of the rule as the Commission tentatively concluded in the *Further Notice of Proposed Rulemaking and Report and Order* released April 15, 2014 (FCC 14-28) (the "FNPRM"). Further, in the event the Commission does not entirely eliminate the NBCO Rule, I urged the Commission to consider adopting a presumptive waiver standard that would allow certainty going forward for parties seeking to create new combinations and to allow continuity for existing combinations.

Respectfully submitted,



John R. Feore

cc (via email):

William Lake, Chief of the Media Bureau
Mary Beth Murphy, Deputy Chief of the Media Bureau
Brendan Holland, Chief of the Media Bureau's Industry Analysis Division