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July 13, 2016

VIA ECFS

Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, SW, Room TW-A325
Washington, DC 20554

Re: *Atlantic Tele-Network, Inc. / SAL Spectrum, LLC Petition for Waiver
GN Docket No. 12-268; AU Docket No. 14-252; File No. 0007122225
Notice of Oral Ex Parte Communication*

Dear Ms. Dortch:

Pursuant to Section 1.1206 of the Commission's rules, this letter provides notice that on July 11, 2016, Michael T. Prior, President and Chief Executive Officer of ATN International, Inc. (known until June 21, 2016 as Atlantic Tele-Network, Inc.) ("ATN"), spoke by telephone with Daudeline Meme, Legal Advisor to FCC Commissioner Mignon Clyburn, regarding the above-referenced matter. In that conversation, Mr. Prior described ATN's long and undisputed history of providing service in rural, underserved, and impoverished areas of the United States, and emphasized the public interest benefits that would flow (especially to Americans living in those areas) from grant of ATN's petition for a waiver of Section 1.2110(f)(4) of the FCC's rules for the upcoming 600 MHz Band forward auction (Auction 1002). He stressed the underlying purposes of the rule and the unique circumstances present here, each of which justifies grant of the requested waiver, as well as the disadvantages that ATN's subsidiary SAL Spectrum, LLC would face in Auction 1002 if the waiver petition is not granted. Mr. Prior also noted the broad support on the record that ATN's waiver petition has received from rural and Tribal leaders.

Please direct any questions concerning this submission to the undersigned.

Respectfully submitted,



Jonathan V. Cohen
Counsel for ATN International, Inc.

cc: Daudeline Meme