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FEDERAL COMMUNICATIONS COMMISSION
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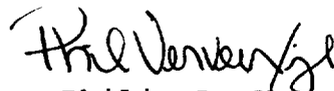
Mr. William F. Caton
Acting Secretary
Federal Communications Commission
Room 222
1919 M Street, N.W.
Washington, DC 20554

Re: Ex Parte Presentation in CC Docket No. 96-98
Implementation of the Local Competition Provisions
in the Telecommunications Act of 1996 and CS Docket
No. 95-184 / Telecommunications Services Inside
Wiring; Customer Premises Equipment

Dear Mr. Caton:

During the course of a meeting yesterday with David Furth of the Wireless Telecommunications Bureau, David Turetsky, and I, on behalf of Teligent, L.L.C., discussed issues raised in Petitions for Reconsideration of the Commission's First Report and Order in CC Docket No. 96-98 concerning access to rights-of-way under Section 224 of the Communications Act as well as issues concerning access to telephone inside wire arising out of the Notice of Proposed Rulemaking in CS Docket No. 95-184. We asked the Bureau to consider the statutory basis and policy interests recommending an interpretation of Section 224 in a manner that accounts for the unique access requirements of fixed wireless carriers such as Teligent. Our discussion centered upon the expansion of Section 224 in the Telecommunications Act of 1996 and the Commission's construction of utility companies' obligations to afford access to conduits, ducts, and rights-of-way in the Order in CC Docket No. 96-98. We also discussed the jurisdictional and policy basis for requiring building owners to offer carriers access to telephone inside wire.

Respectfully submitted,


Philip L. Verveer

cc: David Furth

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