

December 4, 2014

Ms. Marlene Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Room TW-A325
Washington, D.C. 20554

Re: *Ex Parte Notice*
Expanding the Economic and Innovation Opportunities of Spectrum
Through Incentive Auctions, GN Docket No. 12-268
Policies Regarding Mobile Spectrum Holdings, WT Docket No. 12-269

Dear Ms. Dortch:

On December 2, 2014, Trey Hanbury of Hogan Lovells US LLP, representing T-Mobile USA, Inc. (T-Mobile),¹ spoke by phone with Louis Peraertz, Legal Advisor to Commissioner Mignon Clyburn. On December 3, 2014, Trey Hanbury spoke by phone with Mr. Peraertz and separately spoke with Renee Gregory, Legal Advisor to Chairman Tom Wheeler. On December 4, 2014, Trey Hanbury spoke by phone with Mr. Peraertz.

During these calls, T-Mobile's representative discussed the second MHz-POP reserve price and reiterated T-Mobile's position that incorporating this MHz-POP price floor poses risks to the auction. In particular, a high price per MHz-POP creates the risk of anti-competitive foreclosure, reduced spectrum clearing for wireless broadband, and lower auction revenues. T-Mobile's representative also stressed the importance of the reserve license framework to promoting robust mobile wireless competition.

¹ T-Mobile USA, Inc. is a wholly owned subsidiary of T-Mobile US, Inc., a publicly traded company.

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Pursuant to Section 1.1206(b)(2) of the Commission's rules, an electronic copy of this letter is being filed in the above-referenced docket. Please direct any questions regarding this filing to me.

Respectfully submitted,

/s/ Trey Hanbury

Trey Hanbury
Counsel to T-Mobile USA, Inc.