



December 22, 2014

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

Re: **Request for Greenhill Report to be Placed into 12-268 Docket along with DMA Assumptions as to Auction Participation and Spectrum Clearing**

Dear Ms. Dortch:

Free Access & Broadcast Telemedia LLC (d/b/a FAB telemedia) has twice requested since November 24, 2014, that the Commission place into FCC GN Docket 12-268 (a) the full *Incentive Auction Opportunities for Broadcasters: Prepared by the Federal Communications Commission by Greenhill* (“Greenhill Report”), and (b) the corollary impact results and underlying assumptions for each DMA, as consistent with Appendix A of the Greenhill Report. We consider both sets of material essential to our review and analysis.

To assist the Commission staff in understanding and subsequently fulfilling our request, I have attached to this letter a sample report which we feel can quite easily be extracted for each DMA from the analyses that gave rise to the results and assumptions to clear 132 MHz (126 MHz as stated in the report, plus another 6 MHz the Commission indicated would be available nationwide post-auction for unlicensed whitespace services) included in the Greenhill Report. We ask the Commission to report out the full 132 MHz assumed cleared in each DMA in the format provided in the attachment. We believe the FCC auctions team has analysts who can easily extract these results.

FAB telemedia needs at least two weeks to analyze these results in order to develop possible recommendations consistent with Paragraph 59 in the *Third Notice of Proposed Rulemaking*, FCC 14-151, released October 10, 2014, soliciting comments from the LPTV broadcast industry.

If you have any questions, please contact me through our legal counsel, Melodie Virtue, at mvirtue@gsblaw.com, or 202-298-2527.

Respectfully,

/s/

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Attachment (1)