

# JONES DAY

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January 22, 2015

## BY ELECTRONIC DELIVERY

Marlene H. Dortch  
Secretary  
Federal Communications Commission  
445 12th Street S.W.  
Washington D.C. 20554

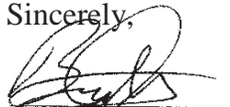
**Re: Permitted Oral *Ex Parte* Notice  
Wireless E911 Location Accuracy Requirements  
PS Docket No. 07-114**

Dear Ms. Dortch:

Representatives of NextNav, LLC (“NextNav”) participated in meetings with Commission officials to discuss the above referenced proceeding. On January 21, 2015, the NextNav representatives met with Philip Verveer, Senior Counsel to Chairman Thomas Wheeler, and on January 22, 2015, they met with Commissioner Jessica Rosenworcel and her legal advisor, Priscilla Delgado Argeris. Participating in the meetings on behalf of NextNav were Gary Parsons, CEO, and Bruce Cox, Senior Director, Regulatory & Public Safety. In addition, Justin Lilley of TeleMedia Policy Corporation participated in the meeting on the 22nd, and the undersigned participated in the meeting on the 21st.

The NextNav representatives provided further elaboration regarding the significant shortcomings that exist in the voluntary indoor location accuracy roadmap as supplemented by the carriers in their recent filing of January 21, 2015.<sup>1</sup> The details of NextNav’s arguments are provided in the *ex parte* letter that NextNav filed in this docket early today.

Sincerely,



Bruce A. Olcott

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<sup>1</sup> See Letter from Joan Marsh, AT&T Services, Inc., et al., to Marlene H. Dortch, Secretary, Federal Communications Commission, PS Docket 07-114 (Jan. 21, 2015).