



April 13, 2015

Via Electronic Filing

Marlene H. Dortch
Secretary
Federal Communications Commission
445 Twelfth Street SW
Washington, DC 20554

Re: Notice of Ex Parte Communication: *Amendment of the Commission's Rules with Regard to Commercial Operations in the 3550-3650 MHz Band, GN Docket No. 12-354*

Dear Ms. Dortch:

Pursuant to Rules 1.1203(c) and 1.1206(b)(2)(iv), Google Inc. responds to the National Association of Broadcasters' (NAB) written ex parte presentation dated April 10, 2015.

NAB seeks to import into this proceeding the allegations made in its "Emergency Motion for Suspension of Operations and Petition for Rulemaking" on television white space (TVWS) database procedures.¹ Despite its theatrical title, NAB's petition identifies no actual interference or other harm to its member broadcasters, no failure of any TVWS database, and no violation of any Commission rule. The Commission, moreover, is not even proposing to apply its TVWS database rules—which are the subject of NAB's longstanding discontent and recent petition—to the 3.55 GHz band that is at issue in this proceeding. Finally, the Commission has requested public comment on NAB's petition in another docket,² which alone is sufficient reason why the same issues need not be considered here.

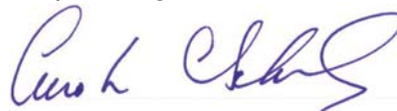
¹ *Emergency Motion for Suspension of Operations and Petition for Rulemaking* of the National Association of Broadcasters, RM 11745 (filed Mar. 19, 2015).

² Consumer and Governmental Affairs Bureau Reference Information Center Petition for Rulemaking Filed, *Public Notice*, Rpt. No. 3016 (rel. Apr. 1, 2015).

Google Inc. Ex Parte
Dkt. 12-354
April 13, 2015

This notice is being filed in the above-referenced docket for inclusion in the public record. Please contact me should you have any questions.

Respectfully submitted,

A handwritten signature in blue ink, appearing to read "Austin C. Schlick".

Austin C. Schlick
Director, Communications Law
Google Inc.

cc: *Via electronic mail*
Renee Gregory
Louis Peraertz
Priscilla Delgado Argeris
Matthew Berry
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