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May 1, 2015

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

Re: MB Docket Nos. 12-107 & 11-43

Dear Ms. Dortch:

On May 1, 2015, Thomas Wlodkowski, (VP of Accessibility, Comcast Cable) and I spoke by telephone with Alison Neplokh of the Media Bureau. We discussed issues related to requiring a cable operator to ensure that any application or plug-in that it provides to its cable customers to access traditional linear cable programming (“app”) via consumer devices, be capable of passing through audible emergency information provided in a secondary audio stream.¹ In particular, we discussed the interplay between the pass-through of audible information by operator-provided apps and the ability of blind customers to access that information on the secondary audio stream via accessible user interfaces on consumer devices.

Respectfully submitted,

/s/ **Diane B. Burstein**

Diane B. Burstein

cc: Alison Neplokh
Tom Wlodkowski

¹ See *In re Accessible Emergency Information, and Apparatus Requirements for Emergency Information and Video Description: Implementation of the Twenty First Century Communications and Video Accessibility Act of 2010 (“CVAA”); Video Description: Implementation of the CVAA, Report & Order and Further Notice of Proposed Rulemaking*, 28 FCC Rcd 4871 ¶ 80 (2013).