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June 12, 2015

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

Re: GN Docket No. 12-268, *Expanding the Economic and Innovation Opportunities of Spectrum Through Incentive Auctions*

Dear Ms. Dortch:

On June 10, 2015, the undersigned and Tom Peters, also of Hogan Lovells, met briefly with Ira Keltz, Deputy Chief of the Office of Engineering and Technology (“OET”), Geraldine Matise, Associate Chief of OET, and Espasia Paroutsas of OET to discuss GE Healthcare’s petition for reconsideration in the above-referenced proceeding.

The purpose of the meeting was to suggest that any Commission order addressing petitions for reconsideration of its Incentive Auction rules to protect Channel 37 Wireless Medical Telemetry (“WMTS”) make clear the FCC’s expectation that new Part 27 600 MHz licensees will cooperate with licensed WMTS operators to resolve any incidents of harmful interference caused to WMTS operations by wireless base station operations in the vicinity of Channel 37.

Also on June 10, 2015, Tom Peters made the same suggestion during a telephone conference with Chris Helzer, Chief Engineer of the Commission’s Wireless Telecommunications Bureau.

Pursuant to Section 1.1206(b)(1) of the Commission’s rules, I am submitting a copy of this letter into the proceeding record.

Sincerely,

/s/ Ari Q. Fitzgerald

Ari Q. Fitzgerald
Counsel to GE Healthcare

cc: Ira Keltz
Geraldine Matise
Espasia Paroutsas
Chris Helzer