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April 19, 2016

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

Re: *Amendment of Parts 1, 21, 73, 74 and 101 of the Commission's Rules to Facilitate the Provision of Fixed and Mobile Broadband Access, Educational and other Advanced Services in the 2150-2162 and 2500-2690 MHz Bands – WT Docket No. 03-66 – NOTICE OF ORAL EX PARTE PRESENTATION*

Dear Ms. Dortch:

I am writing pursuant to Section 1.1206(b)(2) of the Commission's Rules to report that on April 18, 2016, the following individuals met with Edward "Smitty" Smith, Legal Advisor to Chairman Wheeler, regarding the referenced proceeding: Lynn Rejniak, Chief Operating Officer of Source for Learning, Inc. and Chair of the National EBS Association ("NEBSA"), David Moore, Executive Director of Communications of the Archdiocese of Los Angeles and Chair of the Catholic Technology Network ("CTN"), Patrick Gossman, Deputy Chief Information Officer of Wayne State University, Executive Director of the Community Telecommunications Network (Detroit), and Board member and Chair Emeritus of NEBSA, Evan Carb, Counsel for Hispanic Information and Telecommunications Network, Inc. ("HITN"), Edwin Lavergne and Donna Balaguer, counsel for CTN, and the undersigned, counsel for NEBSA.

During the meeting, we discussed the June 6, 2014 "Consensus Proposal" of CTN, NEBSA, HITN and the Wireless Communications Association International, Inc. for licensing currently unlicensed Educational Broadband Service ("EBS") spectrum (previously filed in this Docket), which if adopted would provide significant additional broadband spectrum throughout the country, but in particular in underserved small market and rural areas, and we urged the Commission to move forward with a rulemaking notice on the proposal. We also urged that other possible changes and/or updates to FCC rules be dealt with separately from matters relating to the EBS licensing proposal.

During the meeting we provided to Mr. Smith the attached maps of the United States which depict areas with unlicensed EBS spectrum, as well as K-12 schools and higher education institutions that are located in these unlicensed areas.

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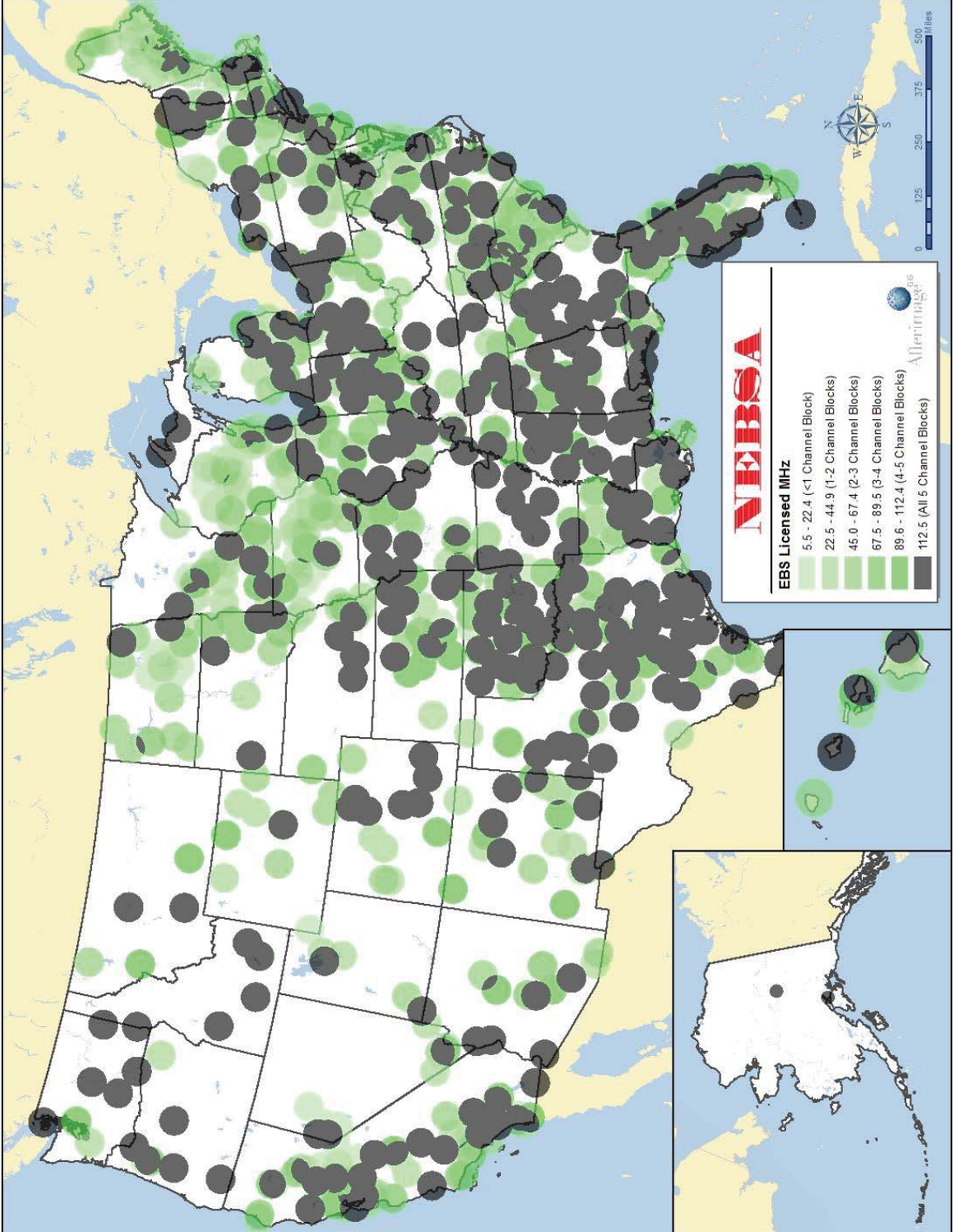
Pursuant to Sections 1.1206(b)(2) and 1.49(f) of the Commission's Rules, this letter is being filed electronically with the Commission via the Electronic Comment Filing System. Should you have any questions regarding this presentation, please contact the undersigned.

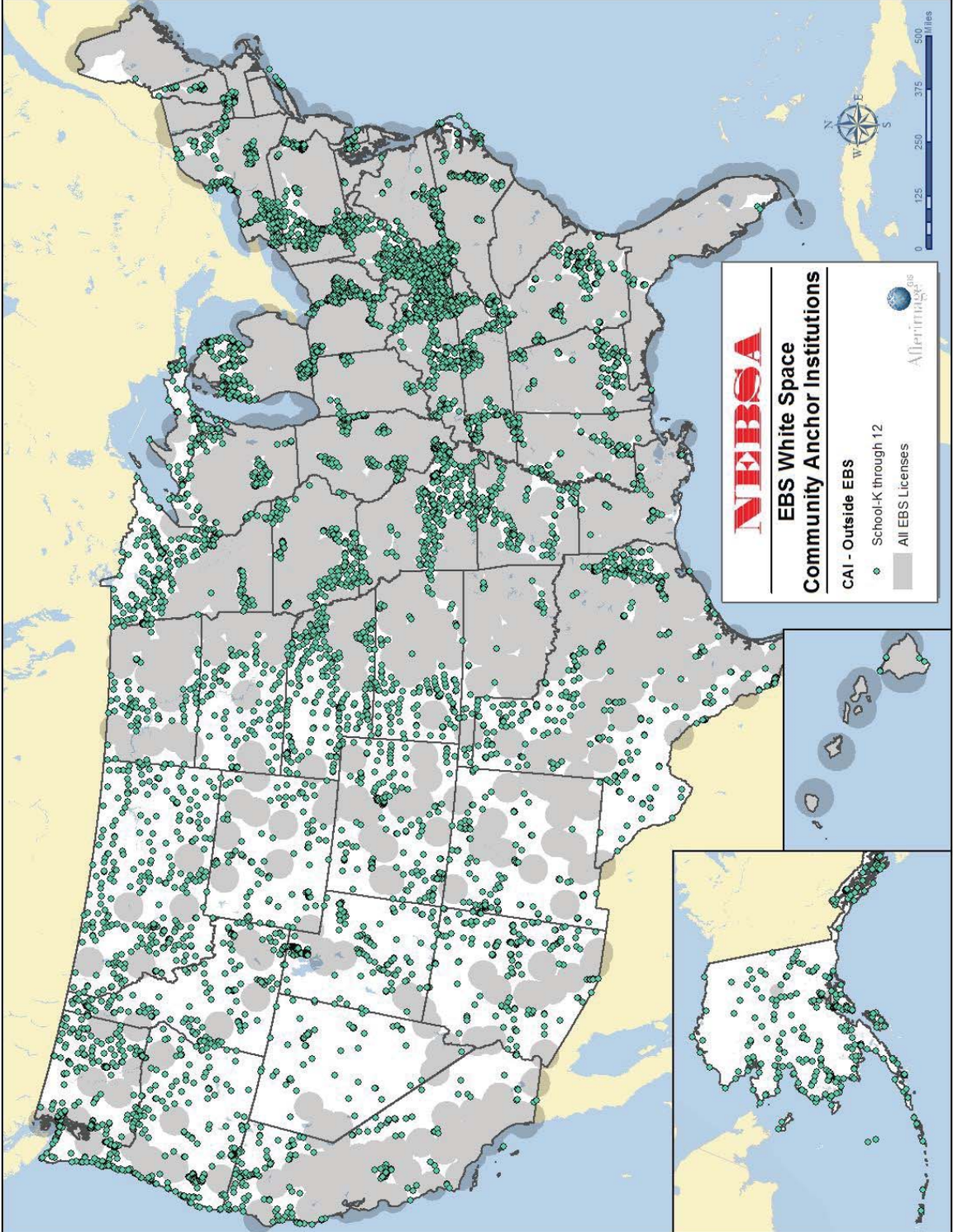
Respectfully submitted,

A handwritten signature in blue ink that reads "Todd D. Gray". The signature is written in a cursive style with a long, sweeping tail on the "y".

Todd D. Gray
Counsel, National EBS Association

cc: Edward H. Smith II





NBSA

**EBS White Space
Community Anchor Institutions**

CAI - Outside EBS
School-K through 12
All EBS Licenses

AltitudeSM

