

DOW, LOHNES & ALBERTSON, PLLC
ATTORNEYS AT LAW

WASHINGTON, D.C.

M. ANNE SWANSON
DIRECT DIAL 202-776-2534
aswanson@dlalaw.com

1200 NEW HAMPSHIRE AVENUE, N.W. • SUITE 800 • WASHINGTON, D.C. 20036-6802
TELEPHONE 202-776-2000 • FACSIMILE 202-776-2222

ONE RAVINIA DRIVE • SUITE 1600
ATLANTA, GEORGIA 30346-2108
TELEPHONE 770-901-8800
FACSIMILE 770-901-8874

May 29, 2003

VIA ELECTRONIC FILING

Marlene H. Dortch, Esquire
Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

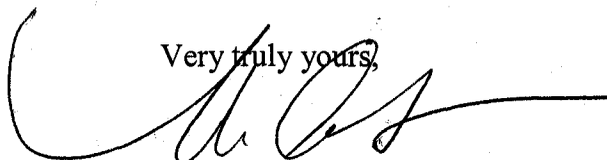
Re: Notification of Ex Parte Communication
MB Docket Nos. 02-277, 01-235, 96-197, 01-317, and 00-244

Dear Ms. Dortch:

This is to advise you, in accordance with Section 1.1206 of the FCC's rules, that on May 28, 2003, Richard Rosenstein, Managing Director, Global Investment Research; Wahid Chammas, Vice President, Global Investment Research; and Douglas Wurtz, Financial Analyst, Global Investment Research, of Goldman, Sachs & Co. and I met with Commissioner Jonathan S. Adelstein and Johanna Mikes, his media legal advisor, to discuss media ownership issues, including the effect changes in the rule may have on mergers and acquisitions, the national television ownership rule, the local television ownership rule, the radio local ownership rule and market definition, and grandfathering and transferability standards for potentially non-compliant interests.

As required by Section 1.1206(b), as modified by the policies applicable to electronic filing, one electronic copy of this letter is being submitted for each of the above-referenced dockets. Pursuant to the Commission's *Notice of Proposed Rulemaking* in the above-referenced dockets, two paper copies are being provided to Qualex Intenational by facsimile, and one electronic copy and one paper copy are being provided to Ms. Linda Senecal and Mania Baghdadi, Esquire.

Very truly yours,



M. Anne Swanson

cc (by telecopy):
The Honorable Jonathan S. Adelstein
Johanna Mikes, Esquire