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Trey Hanbury

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BY ELECTRONIC FILING

Ms. Marlene H. Dortch
Office of the Secretary
Federal Communications Commission
The Portals, Suite TW-A325
445 Twelfth Street, S.W.
Washington, D.C. 20554

Re: WT Docket No. 02-364
Ex Parte Presentation

Dear Ms. Dortch:

On behalf of Sprint Nextel Corporation, Harry Perlow and I met yesterday with the Wireless Telecommunications Bureau staff identified below. We discussed the mutually destructive harmful interference that will occur in the 2496-2500 MHz band if the FCC requires co-channel sharing between non-geostationary satellite orbit (NGSO) mobile satellite service (MSS) operations and the terrestrial mobile operations of Channel 1 of the Broadband Radio Service. We noted the unanimous record evidence that NGSO MSS and terrestrial mobile operations cannot share the same spectrum in the same geographic area. We also discussed the unambiguous conclusion of the International Telecommunications Union that sharing between MSS and terrestrial mobile operations "is not feasible over the same geographical area." See International Telecommunications Union – Radiocommunication Bureau, *Sharing and Adjacent Band Compatibility in the 2.5 GHz Band between the Terrestrial and Satellite Components of IMT 2000*, 6 (2003) (copy attached).

Under section 1.1206(b) of the Commission's rules, 47 C.F.R. § 1.1206(b), please associate this letter with the above-referenced docket.

Sincerely,

[/s/ Trey Hanbury](#)

Trey Hanbury
Senior Counsel
Sprint Nextel Corporation

CC: Henry Allen
John Schauble
Stephen Zak
Nancy Zaczek