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April 5, 2006

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Via Hand Delivery

RECEIVED

Marlene H. Dortch
Federal Communications Commission
445 12th Street, S.W.
Washington, DC 20554

APR - 5 2006

Federal Communications Commission
Office of Secretary

Re: EX PARTE SUBMISSION
WT Docket 03-66; 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 GHz Bands

Dear Ms. Dortch:

On April 5, 2006, prior to the public release of the Sunshine Notice for this proceeding, Dr. Thomas Hazlett on behalf of NY3G Partnership ("NY3G") called and left a voice message for Fred Campbell, legal advisor to Chairman Martin, regarding the above-referenced proceeding. Dr. Hazlett stated that he had prepared a White Paper (January 10, 2005) in this proceeding and, consistent with that paper, explained that the FCC's proposed "split-the-football" approach, as applied to the F group channels in New York City, would perpetuate the high transaction costs associated with co-channel sharing and lead to the continued underutilization of the spectrum. Dr. Hazlett urged instead that the FCC adopt a solution dividing the F group channels between the co-channel licensees, which would eliminate those transaction costs and allow the licensees to make more productive and efficient use of the spectrum.

Very truly yours,

Bruce D. Jacobs
Tony Lin
Counsel for NY3G Partnership

cc: Fred Campbell

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