

Writer's Direct Dial
(703) 584-8661
dnace@fcc.gov

June 20, 2007

VIA ELECTRONIC FILING

Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, S.W.
Room TW-B204
Washington, DC 20554

**Re: Notice of Oral *Ex Parte* Communications:
WT Docket Nos. 06-150, 06-169; and 96-86; PS Docket No. 06-229
Service Rules for the 698-746, 747-762 and 777-792 MHz Bands; and

WT Docket No. 05-196 and PS Docket No. 06-229
Wireless E911 Location Accuracy Requirements**

Dear Madam Secretary:

In accordance with Section 1.1206 of the Commission's rules, 47 C.F.R. Section 1.1206, we hereby provide you with notice of oral *ex parte* presentations in connection with the above-captioned proceedings. The presentations occurred on June 19, 2007 in meetings with the following Commission personnel: Chairman Kevin J. Martin and Erika Olsen, Wireless Advisor to Chairman Martin; Commissioner Robert M. McDowell and advisor Angela E. Giancarlo; and Barry Ohlson, advisor to Commissioner Jonathan S. Adelstein.

Attending the meetings on behalf of Rural Cellular Association ("RCA"), in addition to the undersigned, were Clay Dover, Acting Executive Director, Slayton S. Stewart, CEO of Carolina West Wireless, Greg Roark of Carolina West Wireless, and Arthur L. Prest, advisor to RCA.

With regard to the 700 MHz dockets we discussed positions presented in RCA's comments, in particular the need for a variety of license area sizes in both the Lower and Upper 700 MHz Bands, and the importance of strong performance requirements applicable to all 700 MHz licenses to be auctioned.

June 20, 2007
Page 2

In connection with the E911 location accuracy proceeding, RCA recommended that the Commission avoid imposing E-911 accuracy requirements that cannot be technologically achieved and instead establish a joint public safety and wireless industry effort to analyze the issues, define a path forward and establish definitive milestones to improve location accuracy results.

Sincerely,

filed electronically

David L. Nace

cc: Best Copy and Printing, Inc. (by email)