

June 20, 2007

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Ms. Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, SW
12th Street Lobby, TW-A325
Washington, D.C. 20554

Re: *Ex Parte Presentation*

RM-11361; WC Docket No. 07-52

PS Docket No. 06-229; WT Docket Nos. 96-86, 06-150, 06-169

Dear Ms. Dortch:

On June 19, 2007, Christopher Guttman-McCabe, Vice President, Regulatory Affairs, Paul Garnett, Assistant Vice President, Regulatory Affairs, Brian Josef, Director, Regulatory Affairs, David Redl, Counsel, Regulatory Affairs, CTIA – The Wireless Association®, and Charles Jackson, Jackson Telecom Consulting met with Julius Knapp, Chief, Bruce Romano, Associate Chief, Geraldine Matise, Chief, Policy and Rules Division and Rashmi Doshi, Chief, Laboratory Division, all of the Office of Engineering and Technology to highlight the growth and innovation in the mobile wireless broadband market.

Consumers are benefiting from robust and growing competition at all levels of the mobile wireless broadband market. Consumers not only have the option of several competing carriers, but also benefit from broadband service plans that are unique to the mobile wireless world. Furthermore, consumers have literally hundreds of handset options that provide the individualized connectivity they seek. For example, each of the four largest wireless carriers offer handsets that offer open Wi-Fi connectivity, and some offer carrier-branded Wi-Fi hotspot access as a compliment to their mobile wireless broadband offering.

In light of the explosive growth of mobile wireless broadband services, the high level of competition between mobile wireless broadband service offerings, and the unique needs of radio-based services, CTIA opposes regulation of mobile wireless broadband. Specifically, CTIA opposes the extension of open application access and *Carterfone*-like device attachment obligations to the competitive wireless industry. CTIA also underscored the benefits wireless consumers have garnered from carriers' ability to bundle subsidized handsets with service offerings.

Pursuant to Section 1.1206 of the Commission's rules, a copy of this letter and the presentation used at the meeting are being filed via ECFS with your office. Should you have any questions, please do not hesitate to contact the undersigned.

Sincerely,

/s/ Christopher Guttman-McCabe

Christopher Guttman-McCabe

Attachment

cc: Julius Knapp
Bruce Romano
Geraldine Matisse
Rashmi Doshi