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July 12, 2007

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

Re: **Notice of *Ex Parte* Presentation**
WT Docket Nos. 06-86, 06-150 and 06-169; PS Docket No. 06-229

Dear Ms. Dortch:

On July 11, 2007, Matt Larsen, President of the Wireless Internet Service Providers Association (“WISPA”) and owner of Vistabeam, Mac Dearman, Secretary of WISPA and CEO of Inetsouth, Elizabeth Bowles, President of Aristotle.net, and undersigned counsel to WISPA met with Bruce Liang Gottlieb, legal advisor to Commissioner Michael Copps, to discuss issues related to service rules for the above-referenced 700 MHz service rules proceedings.

WISPA highlighted the points made in its Comments and Reply Comments, emphasizing the benefits of its proposal for a 20 percent bidding credit that would be available in the 428 rural Cellular Market Areas (“CMA”) to bidders that (a) do not have a “material relationship” with a “large wireless carrier” or “large cable operator,” and (b) had filed FCC form 477 for the year immediately preceding the auction. WISPA further stressed the importance of having two spectrum blocks available on a CMA basis so that existing rural ISPs would have a greater opportunity to acquire spectrum that would allow them to compete with other operators, overcome power limitations and other signal-limiting problems and/or expand existing networks to new areas. These points are summarized in the attached document, which was distributed to Mr. Gottlieb at the meeting.

In response to a question from Mr. Gottlieb, WISPA explained that CMAs were much preferred to Economic Areas given the smaller size of CMAs. As part of the discussion, WISPA indicated that it was opposed to “open access” obligations in markets where bidding credits would be available, but that “open access” conditions and “wholesale” obligations might provide opportunities for new entrants to use licensed spectrum in the larger geographic spectrum blocks. WISPA also expressed concern over how “open access” and “wholesale” would be implemented and enforced.

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Pursuant to section 1.1206 of the Commission's Rules, this notice is being filed via ECFS in the above-referenced proceedings. Please direct any questions regarding this notice to the undersigned.

Sincerely,

Stephen E. Coran

Enclosure

cc: Bruce Liang Gottlieb