



C O M P T E L

The Communications Association of Choice

November 13, 2007

By Electronic Filing

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 Twelfth Street, SW
Washington, DC 20554

Re: Ex Parte Notice; WC Docket No. 06-125 and O6-147

Dear Ms. Dortch,

Pursuant to Section 1.1206 of the Commission's rules, COMPTEL hereby gives notice that on November 9, 2007 the undersigned of COMPTEL had a teleconference with John Hunter, Chief of Staff of Commissioner McDowell's office, with regard to the above-referenced proceedings. In the discussion, COMPTEL reiterated the issues it raised in COMPTEL's teleconference with Ian Dillner of Chairman Martin's office on October 24, 2007 regarding how to reconcile de-tariffing with carriers' ongoing obligations to comply with Sections 201 and 202 of the Communications Act of 1934 ("the Act").¹ Specifically, COMPTEL requests that the Commission, in its pending decision on the Qwest petition for forbearance in the above-referenced docket, clarify that exclusionary discounting and overly restrictive non-disclosure agreements are examples of types of conduct that violate Section 201 of the Act.

Sincerely,
/s/ Karen Reidy

cc: John Hunter

¹ Letter from Jonathan Lee, General Counsel, COMPTEL, to Marlene H. Dortch, Secretary, FCC, WC Docket Nos. 06-125 and -6-147 (October 25, 2007).