



May 1, 2008

**Via ECFS**

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

Re: Ex Parte Presentation in: WT Docket No. 07-293, IB Docket No. 95-91, Gen. Docket 90-357, RM No. 8610, MB Docket No. 07-57, WT Docket No. 07-195 and ET Docket No. 04-186

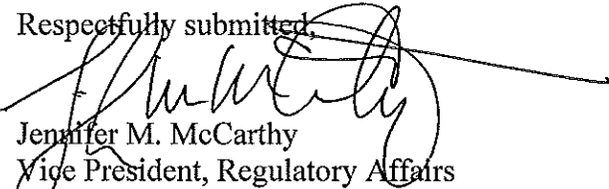
Dear Ms. Dortch:

On May 1, 2008, Jennifer M. McCarthy and Guy Parrinello of NextWave Wireless Inc. ("NextWave") participated in a meeting with Bruce Gottlieb, Wireless and International Legal Advisor to Commissioner Michael J. Copps, regarding the above captioned proceedings.

Meeting participants discussed NextWave's proposal that the Commission adopt a lightly licensed approach, similar to that adopted in the 3.65 GHz band, for the AWS-3 and TV White Spaces spectrum. In addition to providing adjacent channel licensees with interference protection, NextWave believes the lightly licensed regime benefits broadband consumers by lowering barriers to entry, increasing competition in the wireless broadband market, and providing for efficient use of valuable spectrum.

NextWave also expressed the importance of a timely resolution of the WCS/SDARS rulemaking currently under consideration. Changes to Part 25 and 27 of the Commission's rules are necessary to allow a viable mobile broadband service in the 2.3 GHz band.

Respectfully submitted,



Jennifer M. McCarthy  
Vice President, Regulatory Affairs  
NextWave Wireless Inc.

Cc: Bruce Gottlieb