

July 11, 2008

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

Re: *Ex Parte* Communication, WT Docket Nos. 05-194, 07-195, 04-356, 07-16, 07-30; PS Docket No. 07-287.

Dear Ms. Dortch:

On July 10, 2008, Christopher Guttman-McCabe, Vice President, Regulatory Affairs, and Jot Carpenter, Vice President, Government Affairs, CTIA – The Wireless Association® (“CTIA”), met with Angela Giancarlo, Chief of Staff and Senior Legal Advisor to Commissioner Robert McDowell, concerning issues in the above-referenced proceedings.

Consistent with its prior advocacy, CTIA stressed the importance of an expeditious decision from the Commission granting its Petition for Declaratory Ruling and finding that wireless carrier early termination fees are rates under Section 332(c)(3)(A) of the Communications Act and therefore are subject to the Commission’s exclusive jurisdiction.

CTIA also expressed its concern that, as the Commission works to complete the technical rules for spectrum in the 2155-2180 MHz, 1915-1920 MHz and 1995-2000 MHz bands, the proposed rules could skew an auction to the benefit of one entity or business model and create interference to adjacent Advanced Wireless Services (“AWS-1”) and PCS licensees. CTIA stressed the need for continued fair, open auctions with flexible service rules, rather than tailored conditions that may favor certain parties over others.

Finally, CTIA discussed pending FCC proceedings regarding implementation of the commercial mobile alert system by participating wireless carriers.

Pursuant to Section 1.1206 of the Commission’s Rules, this letter is being electronically filed with your office. If you have any questions regarding this submission, please contact the undersigned.

Sincerely,

/s/ Christopher Guttman-McCabe

Christopher Guttman-McCabe

cc: Angela Giancarlo