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September 22, 2008

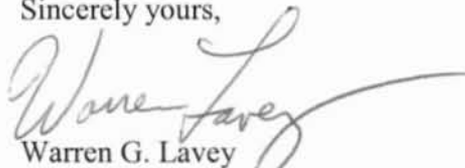
Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, SW
Washington, D.C. 20554

RE: Ex Parte Notice - Service Rules for the 698-746, 747-762
and 777-792 MHz Bands - WT Docket No. 06-150;
Implementing a Nationwide, Broadband, Interoperable
Public Safety Network in the 700 MHz Band - PS Docket
No. 06-229

Dear Ms. Dortch:

On September 19, 2008, representatives of United States Cellular Corporation -- Joe Hanley (Vice President - Technology Planning and Services, Telephone and Data Systems, Inc., the parent company of U.S. Cellular); George Wheeler (attorney at Holland & Knight); and myself (attorney at Skadden Arps) -- received a call from Renee Crittendon (Legal Advisor for Spectrum & International Issues to Commissioner Jonathan Adelstein) and responded to her questions on technical matters (including priority/preemption, network interconnection, multimode handsets and costs) in the proceedings referenced above.

Sincerely yours,



Warren G. Lavey
Counsel for United States Cellular Corporation

cc: Renee Crittendon