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August 28, 2009

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

RE: Ex Parte Presentation of
The Coalition of Wireless Microphone Users
in WT Dockets Nos. 08-166 and 08-167 and
in ET Dockets Nos. 04-186 and 02-380

Dear Ms. Dortch:

On behalf of the Coalition of Wireless Microphone Users ("CWMU"),¹ I met on August 28, 2009 with the following personnel from the Commission's Wireless Telecommunications Bureau: Senior Deputy Bureau Chief Jim Schlichting, Nese Guendelsberger, Paul D'Ari, Bill Stafford, and Brenda Boykin.

¹ CWMU is an informal organization of entities that use wireless microphones and other equipment operating on frequencies assigned to Low Power Auxiliary Stations under Part 74, Subpart H of the Commission's rules. Members of CWMU include The Broadway League; The Shubert Organization; Theatre Communications Group, Inc.; The Alliance of Resident Theatres/New York, Inc.; The Educational Theatre Association; League of Off-Broadway Theaters and Producers, Inc.; League of Resident Theatres; Sports Video Group, LLC; National Basketball Association; National Football League, National Hockey League, Major League Baseball; ESPN, Inc.; and News Corporation.

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CWMU reiterated its intention to vacate the 700 MHz band upon the determination by the Commission of a date when Wireless Microphone² use in that spectrum must cease. With regard to the use of Wireless Microphones in other areas of the television band, CWMU members are seeking protection from interference by new unlicensed "TV Band Devices" for existing Wireless Microphone users, including those that are not currently eligible for Part 74 licenses. CWMU believes that this protection can most effectively come from eligibility for Part 74 Subpart H licenses and from the inclusion of Wireless Microphone uses in the proposed White Spaces database.

CWMU members remain available to discuss these issues with any party and to assist the Commission in developing rules and procedures that will protect existing Wireless Microphone users in their provision of services to the public.

Sincerely,



David H. Pawlik
Counsel to
The Coalition of Wireless Microphone Users

cc: Jim Schlichting
Nese Guendelsberger
Paul D'Ari
Bill Stafford
Brenda Boykin

² CWMU defines "Wireless Microphones" to include IFB systems and other wireless cue and control systems.