



Margaret L. Tobey
Vice President, Regulatory Affairs
1299 Pennsylvania Avenue, NW
Washington, DC 20004
202.637.4262
margaret.tobey@nbcuni.com

November 24, 2009

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

Re: GN Docket Nos. 09-47, 09-51, 09-137

Dear Ms. Dortch:

This is to advise you, in accordance with Section 1.1206 of the FCC's rules, that Glenn Reitmeier, Senior Vice President, Technology Strategy and Policy, NBC Universal, Inc., and the undersigned met with Rebecca Hanson and Phil Bellaria of the National Broadband Plan Task Force on November 19, 2009, to discuss spectrum planning for wireless broadband. The parties discussed the projected growth of wireless broadband and the need for additional spectrum. Mr. Reitmeier explained that wireless broadband and broadcast technologies are complementary, not mutually exclusive, and that broadcast is much better suited to the one-to-many distribution model in which video can be delivered to millions of users simultaneously in a given metropolitan area. This capability is especially important for live events of national importance and during emergencies. Mr. Reitmeier also explained the importance of employing a variety of spectrum "multipliers" that increase the effectiveness and efficiency of spectrum usage by all wireless technologies. The parties also discussed the ongoing initiatives by broadcasters to capitalize on the many opportunities afforded by the digital transition, including the introduction of new multicast programming channels, the capability of data broadcasting and the launch of mobile television.

Respectfully submitted,

/s/ Margaret L. Tobey
Margaret L. Tobey

cc: Phil Bellaria
Rebecca Hanson