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December 18, 2009

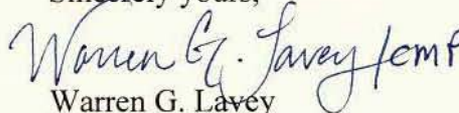
Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, SW
Washington, D.C. 20554

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

Dear Ms. Dortch:

On December 18, 2009, representatives of United States Cellular Corporation – Joseph Hanley (Vice President – Technology Planning and Services, Telephone and Data Systems, Inc. (parent company)); Grant Spellmeyer (Director of Legislative and Regulatory Affairs, United States Cellular Corp.); George Wheeler (Holland & Knight); and myself (Skadden Arps) – met with Paul de Sa (Chief, Office of Strategic Planning) and Evan Kwerel (Senior Economist, Office of Strategic Planning and Policy Analysis). We discussed the points in the attached presentation as well as points in the comments and reply comments filed by United States Cellular Corporation in the proceedings referenced above.

Sincerely yours,



Warren G. Lavey

Counsel for United States Cellular Corporation

cc: Paul de Sa
Evan Kwerel