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December 23, 2009

**Via Electronic Delivery**

Ms. Marlene H. Dortch, Secretary  
Office of the Secretary  
Federal Communications Commission  
445 12<sup>th</sup> Street, SW, TW-A325  
Washington, D.C. 20554

**Re: Notice of *Ex Parte* Presentation**

**Reexamination of Roaming Obligations of CMRS Providers  
WT Docket No. 05-265; and**

**In re Applications of Atlantis Holdings LLC, Transferor, and Celco  
Partnership d/b/a Verizon Wireless, Transferee, for Consent to the  
Transfer of Control of Commission Licenses and Authorizations  
Pursuant to Sections 214 and 310(d) of the Communications Act,  
WT Docket No. 08-95**

Dear Ms. Dortch:

On November 19, 2009, Mel Yawakie and Madonna Peltier Yawakie of Turtle Island Communications, Inc. (TICOM) technical consultants to Standing Rock Telecommunications, Inc. (SRTI), met with the following staff of the Spectrum Competition Policy Division, Wireless Telecommunication Bureau at the FCC:

1. Christine Clearwater
2. Nese Guendelsberger
3. Jeffrey Steinberg
4. Peter Trachtenberg
5. Morasha Younger

The meeting was to inform the FCC about SRTI which is a newly formed tribally-owned wireless telecommunication company; and to discuss the roaming obligations of Commercial Mobil Radio Service providers. TICOM representatives informed the FCC that SRTI's network is deployed and operational and the company is ready for its commercial launch. TICOM informed the FCC about SRTI service objectives and the impact of fair and timely roaming agreements with Verizon and Alltel to bring nationwide mobile and broadband services to those living on tribal lands.

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The instant ex parte is late-filed because the parties did not realize that the issues discussed were open docketed matters before the Commission. Accordingly, pursuant to Section 1.1206 of the Commission's Rules, this letter is being filed late with a request for a waiver of the rules for good cause. If you have any questions, please do not hesitate to contact the undersigned.

Respectfully submitted,

**Standing Rock Telecommunications, Inc.**

/s/ Caressa D. Bennet

Caressa D. Bennet

Its Counsel

cc (via email): Christine Clearwater  
Nese Guendelsberger  
Jeffrey Steinberg  
Peter Trachtenberg  
Morasha Younger