



April 14, 2010

Via ECFS

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

Re: Ex Parte Presentation in: WT Docket No. 07-293, IB Docket No. 95-91, Gen. Docket 90-357, RM No. 8610, GN Docket No. 09-51

Dear Ms. Dortch:

This letter provides notice that on April 13, 2010, Jennifer McCarthy of NextWave Wireless Inc. spoke telephonically with Renee Crittendon, Senior Counsel to the Wireless Telecommunications Bureau, regarding the above captioned proceedings in which changes are proposed to the technical rules governing both SDARS and WCS and to the performance requirements for the WCS band.

During the conversation, the parties discussed the pending substantial service deadline extension request filed by NextWave and several other WCS licensees and the importance of providing these licensees with certainty regarding the July 21, 2010 requirements in light of the recent Commission proposal to revise the WCS substantial service requirements. Without an immediate suspension or extension of the July 21, 2010 deadline, NextWave and other WCS licensees will have little choice but to continue to expend scarce capital to deploy interim facilities to preserve their 2.3 GHz band WCS authorizations, rather than using that capital to deploy the mobile broadband services that the Commission has clearly indicated it envisions for the WCS band.

Respectfully submitted,

/Jennifer M. McCarthy/

Jennifer M. McCarthy
Vice President, Regulatory Affairs
NextWave Wireless Inc.

Cc: Renee Crittendon