

Atlanta
Beijing
Brussels
Chicago
Frankfurt
Hong Kong
London
Los Angeles
Milan
New York
Orange County
Palo Alto
Paris
San Diego
San Francisco
Shanghai
Tokyo
Washington, DC

June 24, 2010

57739.00019

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

Re: Establishing Just and Reasonable Rates for Local Exchange Carriers (WC Docket No. 07-135); Developing a Unified Intercarrier Compensation Regime (CC Docket No. 01-92)

Dear Ms. Dortch:

On June 23, 2010, Carl W. Northrop and Michael Lazarus of Paul, Hastings, Janofsky & Walker LLP (“Paul Hastings”), and Mark Stachiw, Executive Vice President, Secretary and General Counsel of MetroPCS Communications, Inc. (“MetroPCS”) (participating by telephone), met with John Hunter, Douglas Slotten, Lynne Engledow, Matthew Friedman and Scott Brentner of the Pricing Policy Division of the Wireline Competition Bureau. The oral presentation made during this meeting was consistent with the pleadings and *ex partes* filed on behalf of MetroPCS in the above-referenced proceedings.

During the meeting, MetroPCS briefly referenced the informal complaint pending between itself and North County Communications Corp.. MetroPCS also discussed the arbitrage problem caused by access stimulation, and urged the Commission to address this problem in both the access charge and reciprocal compensation regimes. In addition, MetroPCS noted that it supports intercarrier compensation reform, but that the Commission need not refrain from action in the pending traffic stimulation proceeding until such overall reform occurs.

Kindly refer any questions in connection with this letter to the undersigned.

Respectfully submitted,



Carl W. Northrop
of PAUL, HASTINGS, JANOFSKY & WALKER LLP

cc: (via email) John Hunter
Douglas Slotten
Lynne Engledow