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August 23, 2010

VIA ELECTRONIC FILING

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

Re: *Ex Parte Notice*

GN Docket No. 09-51, WT Docket No. 06-150, PS Docket No. 06-229, DA-10-592, WT Docket No. 07-293, IB Docket No. 95-91, RM No. 11592, WT Docket No. 07-195, WT Docket No. 04-356, ET Docket No. 10-142

Dear Ms. Dortch:

On Tuesday, August 23, 2010, Patrick Sullivan, Telecommunications Industry Association (TIA); Giselle Creeser, Lockheed Martin; Evan Morris, Harris Corporation; and Paul Kenefick, Alcatel-Lucent met with Louis Peraertz, Acting Legal Advisor, Wireless, International, and Public Safety for Commissioner Clyburn.

During this meeting, TIA communicated support for the Commission's plan to free 500 MHz of spectrum for wireless broadband use. TIA noted that technology advancements alone will not meet expected demands for spectrum, but that the Commission's efforts in the WCS, MSS, AWS, and broadcast bands are an excellent start towards meeting these future demands.

TIA voiced support for voluntary incentive auctions that could free up spectrum for valuable advanced wireless services, while allowing incumbents to gain access to additional capital to develop their own business models. Because spectrum reallocation can be a lengthy process, TIA believes that the Commission should be given the ability to conduct voluntary auctions by Congress as soon as possible. With respect to concerns over the effect of voluntary auctions on minority broadcasters, TIA noted that, due to technological and competitive developments in media and associated anticipated growth in web-based revenues, great opportunity exists in new media for minority media outlets. TIA furthermore encouraged the Commission to consider the availability of content from multiple outlets when evaluating levels of competition and diversity in the information marketplace.

TIA also discussed how spectrum sharing is an important vehicle to increase spectrum access as long as several key principles underlie sharing rules. Protection of primary licensees from interference, avoiding overbroad “one size fits all” regulations that ignore band-specific conditions, and having flexibility in the implementation of new spectrum sharing technologies into regulatory polices were all stressed as critical guidelines.

The FCC and NTIA’s efforts to conduct a spectrum inventory were also discussed. TIA communicated support for the inventory, and for the Commerce Spectrum Management Advisory Committee (CSMAC) Spectrum Transparency Working Group’s (STWG) bifurcated approach to spectrum transparency. TIA noted that allowing public access to non-classified spectrum assignment and usage data while providing only security-cleared policy makers with detailed classified spectrum allocation data allows for maximum transparency while permitting authorized officials to make fully-informed decisions.

Lastly, the build out of a national public safety broadband network was discussed. TIA communicated strong support for the plan to ensure that proceeds from spectrum auctions will be used to fund the public safety interoperability broadband network and infrastructure.

Pursuant to Section 1.1206 of the Commission's Rules, 47 C.F.R. § 1.1206, a copy of this submission is being provided to the meeting attendees. Please contact the undersigned with any questions in connection with this filing.

Respectfully submitted,

/s/ Patrick Sullivan

Patrick Sullivan

cc: Louis Peraertz