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October 7, 2010

VIA ELECTRONIC FILING

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

Re: Ex Parte Presentation Notice, CS Docket No. 97-80, PP Docket No. 00-67

Dear Ms. Dortch:

This letter is submitted pursuant to 47 C.F.R. § 1.1206.

Jeffrey T. Lawrence of Intel Corporation and the undersigned met with the following persons on October 6, 2010,:

- Rosemary Harold , Legal Advisor, Media to Comm. McDowell
- Joshua Cinelli, Media Advisor to Comm. Copps
- Nancy Murphy, Associate Chief, Mary Beth Murphy, Chief of Policy Division, Steven Broekaert, Senior Deputy Chief of Policy Division, Alison Neplokh, Chief Engineer of Office of the Bureau Chief, Brendan Murray, Jeffrey Neumann and Lyle Elder of the Media Bureau, and Marilyn Sonn, advisor to Chairman Genachowski

and with the following persons on October 7, 2010:

- David Grimaldi, Chief of Staff, and Eloise Gore, Acting Media Legal Advisor, to Comm. Clyburn
- Bradley Gillen, Legal Advisor to Comm. Baker

The purpose of the meetings was to discuss regulations applicable to the digital outputs of cable-supplied navigation devices, as relevant to the Fourth Further Notice of Proposed Rulemaking in this proceeding.

In summary, the market has become aware of the Waiver Order issued by the Media Bureau on June 18, 2010, permitting the replacement of an IEEE 1394 output for such navigation devices with an output based on Internet Protocol, which waiver had been granted pursuant to a petition by Intel. A clear statement from the Commission that its regulations do and will continue to permit such navigation devices to use networkable IP-based digital outputs instead of IEEE 1394 would greatly benefit the market and give confidence to companies willing to invest in IP networking.

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Intel reiterated statements from its Comments and Reply Comments that the best way to promote interoperability would be to use the standards in the DLNA Guidelines. Those standards are reflected in standards adopted by the International Electrotechnical Commission. To the extent it is desirable that additional standard protocols be adopted to promote interoperability, Intel believes that DLNA – consisting of stakeholder members from all affected industries – is an appropriate body to undertake that effort.

In accordance with Section 1.1206 of the Federal Communications Commission rules, this letter is being provided to your office. A copy of this notice has been delivered via email to the persons listed below.

Respectfully submitted,

/s/ Seth D. Greenstein

Seth D. Greenstein

cc: Steven Broekaert
Joshua Cinelli
Lyle Elder
Bradley Gillen
David Grimaldi
Eloise Gore
Rosemary Harold
Mary Beth Murphy
Nancy Murphy
Brendan Murray
Jeffrey Neumann
Alison Neplokh
Marilyn Sonn