

November 8, 2010

VIA ELECTRONIC FILING

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

Re: *In the Matter of Applications of Comcast Corporation, General Electric Company and NBC Universal, Inc. for Consent to Assign Licenses or Transfer Control of Licensees*, MB Docket No. 10-56

Dear Ms. Dortch:

On November 5, 2010, Kathy Zachem, Vice President, Regulatory and State Legislative Affairs, Comcast Corporation; Rick Cotton, Executive Vice President and General Counsel, NBC Universal, Inc.; Arthur Burke, Davis Polk & Wardwell LLP, counsel for Comcast; and the undersigned (collectively, "Applicants") met with the following Commission personnel regarding the above-captioned proceeding: Edward Lazarus, Chief of Staff to the Chairman; John Flynn, Senior Counsel to the Chairman for Transactions; Rick Kaplan, Chief Counsel and Senior Legal Advisor to the Chairman; William Lake, Chief, Media Bureau; Jonathan Baker, Chief Economist; and Paul de Sa, Chief, Office of Strategic Planning and Policy Analysis.

Applicants described the nascent and highly dynamic nature of the online video business and the different business models that might be pursued by online video providers in the future. Applicants disputed the need for any conditions in this proceeding related to the online distribution of video programming. Applicants reiterated that there is no factual or economic evidence in the record to support such conditions. Applicants reviewed the various defenses available under the current program access statute and rules and how those defenses were relevant to analyzing post-transaction dynamics.

Applicants described their prior statement that Comcast expects that the programs that are delivered over-the-air by NBC today and then are available at the nbc.com website for online viewing will continue to be made available in that fashion, and will not migrate to the TV Everywhere model. In this regard, they explained that while Comcast has no plans to change current practices, the dynamism of the online video sector makes it unwise to set in stone any plans with respect to putting

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content online in any particular fashion. The new NBCU will need the freedom to innovate and change distribution methods as business models evolve, as has occurred with Hulu even during the pendency of the transaction. Finally, Applicants discussed the manner in which Comcast's high-speed data services are offered.

Applicants' statements were consistent with prior submissions they have made in this proceeding.

Kindly direct any questions regarding this matter to my attention.

Respectfully submitted,

Michael H. Hammer

Michael H. Hammer

Counsel for Comcast Corporation

cc: Edward Lazarus
John Flynn
Rick Kaplan
William Lake
Jonathan Baker
Paul de Sa