



February 8, 2011

**SUBMITTED VIA FCC ELECTRONIC  
COMMENT FILING SYSTEM (“ECFS”)**

Ms. Marlene H. Dortch  
Office of the Secretary  
Federal Communications Commission  
445 12th Street, S.W.  
Washington, District of Columbia 20554

Kenneth E. Aldous  
Attorney at Law (New York)  
& Solicitor (England & Wales)  
d 212.969.3946  
f 212.969.2900  
kaldous@proskauer.com  
www.proskauer.com

Re: *In the Matter of Joint Petition for Declaratory Ruling that the “Liberty Order”  
Does Not Authorize Third-Party Subpoenas, FCC MB Docket No. 11-14*

Dear Ms. Dortch:

We represent Armstrong Utilities, Inc. (“Armstrong”). We write with respect to Armstrong’s public comment letter and opposition to the above-referenced Joint Petition.

Yesterday, Monday, February 7, 2011, at approximately 6:30 p.m. (EST), I submitted Armstrong’s public comment letter (copy attached here) via the FCC Electronic Comment Filing System (“ECFS”). We have not received any confirmation from ECFS that that letter had been uploaded. After consulting with David Konczal in the Media Bureau, and in an abundance of caution, we re-submitting Armstrong’s public comment letter through this ECFS submission, as well as delivering an additional copy by hand today.

Please let us know if you have any questions.

Respectfully submitted,

/s/

Kenneth E. Aldous

cc: Jennifer Scullion, Esq. (w/ enclosure)