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LATHAM & WATKINS LLP

February 22, 2011

VIA ELECTRONIC FILING

Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, SW
Room TW-B204
Washington, DC 20554

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Re: WT Docket No. 05-265; EX PARTE

Dear Ms. Dortch:

This is to inform you that on Friday, February 18, 2011, representatives of Bright House Networks; Cellular South; Computer and Communications Industry Association (“CCIA”); Leap Wireless International and Cricket Communications; MetroPCS; National Telecommunications Cooperative Association (“NTCA”); Organization for the Promotion and Advancement of Small Telecommunications Companies (“OPASTCO”); Rural Cellular Association (“RCA”); Rural Telecommunications Group, Inc. (“RTG”); Sprint; T-Mobile; and US Cellular (together, the “Wireless Industry Representatives”) met with Commissioner Meredith Attwell Baker; Charles Mathias, her Senior Legal Advisor; and Rafi Martina, a Fellow in Commissioner Baker’s office.

At this meeting, the Wireless Industry Representatives, who collectively represent more than 100 million subscribers, and who have invested and continue to invest billions of dollars to build out and operate their wireless networks, reiterated their collective support for the extension of an automatic roaming obligation to wireless data services, as set forth in their individual filings in the above-referenced proceeding. The Wireless Industry Representatives noted that a data roaming obligation was wholly consistent with and an incremental extension of the Commission’s action in implementing an automatic voice roaming obligation, and noted several instances in which carriers were being “slow-rolled” or denied access to 3G and 4G data roaming agreements outright. The Wireless Industry Representatives observed that, with the exception only of AT&T and Verizon, the entire wireless industry stood united, along with the public interest community, in agreeing with the National Broadband Plan that an automatic data roaming obligation is in the public interest. The Wireless Industry Representatives expressed their collective view that an automatic data roaming obligation is essential to preserving and promoting competition, innovation and investment in wireless data services and wireless networks. The Wireless Industry Representatives also reiterated their position that the Commission has clear legal authority to adopt a wireless data roaming obligation.

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Please contact the undersigned should you have any questions.

Very truly yours,

- /s/ -

James H. Barker

Counsel for Leap Wireless International, Inc. and
Cricket Communications, Inc.

cc: Daniel L. Brenner, Counsel for Bright House Networks
Mitch Rose, Counsel for Cellular South
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