

March 28, 2011

Ex Parte

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

Re: Petitions Regarding the Use of Signal Boosters and Other Signal
Amplification Techniques Used With Wireless Services, WT Docket No.
10-4

Dear Ms. Dortch:

On March 25, 2011, the undersigned of Verizon and Brian Fontes of NENA had a conference call with Louis Peraertz, Legal Advisor to Commissioner Clyburn, to discuss signal booster issues raised in this proceeding. We discussed Verizon's concerns about the FCC's proposed interim rules regarding acceptable booster design. Verizon explained that the proposed safeguards relating to automatic gain control and oscillation detection are insufficient to address harmful interference to E-911 network operation and services. NENA expressed concern about the threats to public safety from unauthorized and/or improperly installed signal boosters, including harmful interference to commercial users attempting to dial 911 and degrading the performance of E-911 location accuracy technology. NENA also noted the particular challenges in resolving interference caused by mobile boosters, which are, by their nature, difficult to locate.

This letter is being filed electronically pursuant to Section 1.1206 of the Commission's Rules. Should you have any questions regarding this letter, please contact the undersigned.

Sincerely,

/s/
Tamara Preiss
Vice President, Verizon Federal Regulatory Affairs,
(202) 515-2540
Tamara.preiss@verizon.com

cc: Louis Peraertz
Brian Fontes