

**EX PARTE OR LATE FILED**

June 3, 2011

**VIA HAND DELIVERY**

Marlene H. Dortch, Esquire  
Secretary  
Federal Communications Commission  
445 12th Street, SW  
Washington, DC 20554

FILED/ACCEPTED

JUN - 3 2011

Federal Communications Commission  
Office of the Secretary

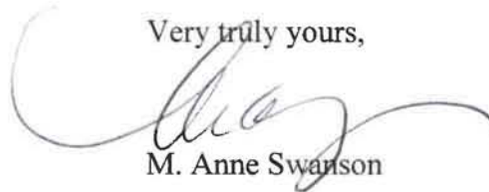
Re: Supplement to Notification of *Ex Parte* Communication  
RM-11626

Dear Ms. Dortch:

Please supplement the attached Notification of *Ex Parte* Communication that was filed on May 25, 2011, to note that Shaun A. Maher of the Media Bureau also participated in the meeting by telephone.

As required by section 1.1206(b), two copies of this letter are being submitted for the above-referenced docket.

Very truly yours,



M. Anne Swanson

Attachment

cc w/attach. (by email):

Barbara A. Kreisman, Esquire  
Dorann Bunkin, Esquire  
Shaun A. Maher, Esquire

No. of Copies made 0+2  
ABCDEFGHI

May 25, 2011

**VIA HAND DELIVERY**

Marlene H. Dortch, Esquire  
Secretary  
Federal Communications Commission  
445 12th Street, SW  
Washington, DC 20554

FILED/ACCEPTED

MAY 25 2011

Federal Communications Commission  
Office of the Secretary

Re: Notification of *Ex Parte* Communication  
RM-11626

Dear Ms. Dortch:

This is to advise you, in accordance with Section 1.1206 of the FCC's rules, that yesterday, May 24, 2011, George L. Mahoney, Vice President, Secretary, and General Counsel of Media General, Inc. ("Media General"), and I met with Barbara A. Kreisman, Chief of the Video Division, Media Bureau, and Dorann Bunkin, Chief Policy Counsel of the Video Division, Media Bureau, to discuss the rulemaking petition recently filed by CTIA – The Wireless Association and the Rural Cellular Association seeking changes in Commission rules and policies related to use by television broadcasters of Channel 51. In the meeting, Mr. Mahoney reviewed the positions taken by Media General in its opposition and reply comments in the above-referenced proceeding. Among other objections, Mr. Mahoney expressed concern over any change in rules or policies that would prevent licensees currently operating on Channel 51 from filing applications that might be necessitated by loss of access to their transmitter sites (such as by non-renewal of a lease) or damage to facilities caused by weather or other unexpected events.

As required by section 1.1206(b), two copies of this letter are being submitted for the above-referenced docket.

Very truly yours,

  
M. Anne Swanson

cc (by email):

Barbara A. Kreisman, Esquire  
Dorann Bunkin, Esquire