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VIA ELECTRONIC FILING

June 27, 2011

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

Re: Notice of Ex Parte: CG Docket 10-51

Dear Ms. Dortch:

On June 23, 2011, Robin Horwitz, CEO; David Bahar, Director of Government and Regulatory Affairs; and Jewel Jauregui, Call Center Operations Manager, all of Convo Communications, LLC ("Convo"), and Phil Marchesiello and Natalie Roisman of Wilkinson Barker Knauer LLP, outside counsel to Convo, met with Joel Gurin, Chief, Consumer and Governmental Affairs Bureau, who participated telephonically, and the following Consumer and Governmental Affairs Bureau staff: William Freedman, Diane Mason, Deborah Broderson, and Mike Jacobs, who also participated telephonically, as well as Diane Griffin Holland, of the Office of General Counsel.

During the meeting, Convo primarily discussed its pending request for a limited waiver of certain rules promulgated by the Commission's Report and Order in Docket 10-51, Structure and Practices of Video Relay Services Program ("VRS Order"), regarding regulation of Video Relay Services ("VRS"). Discussion of Convo's waiver does not qualify as an *ex parte* presentation subject to the Commission's *ex parte* presentation notice requirements. However, in the course of this discussion, Convo noted that the Further Notice of Proposed Rulemaking ("FNPRM") that accompanied the VRS Order proposes to require a VRS certification applicant to demonstrate in its certification application that it has the ability to comply with all of the Commission regulations governing VRS. Convo acknowledged that the Commission will issue a subsequent report and order with respect to the FNPRM and that the report and order is likely to establish new VRS certification rules. Convo did not express an opinion regarding the proposals set forth by the Commission in the FNPRM or regarding what, if any, new certification requirements should be adopted by the Commission. However, Convo expressed an interest in applying for certification once new VRS certification rules are adopted by the Commission.



Because we understand.

This letter is being filed for inclusion in the public record of the Commission's docket CG 10-51 pursuant to Section 1.1206(b)(1), 47 C.F.R. § 1.1206(b)(1).

David J. Bahar

/s/

Director of Government and Regulatory Affairs
Convo Communications, LLC

Cc: Joel Gurin, Chief, Consumer and Governmental Affairs Bureau
Deborah Broderson, Consumer and Governmental Affairs Bureau
William Freedman, Consumer and Governmental Affairs Bureau
Mike Jacobs, Consumer and Governmental Affairs Bureau
Diane Mason, Consumer and Governmental Affairs Bureau
Diane Griffin Holland, Office of General Counsel