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June 30, 2011

VIA ELECTRONIC FILING

Marlene H. Dortch, Secretary
Federal Communications Commission
445 Twelfth Street, S.W.
Washington, DC 20554

**Re: WT Docket No. 05-62
WT Docket No. 02-55
RM-11572
WP Docket No. 07-100
WT Docket No. 10-112
WT Docket No. 11-69
ET Docket No. 10-235**

Ex Parte Presentation

Dear Ms. Dortch:

On June 29, 2011, Mark E. Crosby, President and CEO, Enterprise Wireless Alliance (“EWA”) and undersigned counsel for EWA, met with the staff of the Public Safety and Homeland Security Bureau and the Wireless Telecommunications Bureau listed below. The parties discussed the following FCC proceedings:

WT Docket No. 05-62/WT Docket No. 02-55: EWA urged the FCC to act on the Joint Petition for Clarification or, In the Alternative, for Limited Reconsideration filed on December 17, 2008, by EWA and Sprint Nextel Corporation. EWA explained that doing so would provide access to vacant 900 MHz channels for business enterprise and commercial operators in areas where Sprint has determined that it does not need additional 900 MHz spectrum to meet its 800 MHz rebanding obligations.

RM-11572: EWA requested the FCC to adopt a Notice of Proposed Rulemaking in response to EWA’s Petition for Rulemaking proposing rule modifications that would permit the licensing of interstitial, full-power, 12.5 kHz channels in the 800 MHz band. EWA noted that the record in response to the FCC’s request for comment on the Petition confirmed broad land mobile support for the proposed rule change, which would provide additional opportunities for deployment of digital systems in this band.

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WP Docket No. 07-100: EWA advised the FCC that the Land Mobile Communications Council (LMCC) recently had submitted further revisions to the proposed changes to FCC Rule Section 90.187 governing trunking on the bands below 512 MHz and looked forward to FCC consideration of those recommended rules. EWA also discussed with the FCC the need for clarification of application filing fee requirements for licensees submitting modification applications to narrowband their systems and clarification of standards by which waivers or extensions of the narrowbanding requirements will be evaluated.

WT Docket No. 10-112: EWA asked about the status of this Notice of Proposed Rule Making in which the FCC has proposed modifying its license renewal standards and expressed concern about the timing and impact of the FCC's decision on EWA's members, both those holding site-specific and geographic licenses.

WT Docket No. 11-69: EWA reiterated the request in its pending Request that the FCC clarify or reconsider the statement in the Waiver Order that conversion of licenses to TETRA technology does not require prior frequency coordination. EWA explained that a change from analog to digital technology can have an impact on other users in the shared Part 90 bands and always has been subject to a coordination requirement. EWA also noted that the TETRA Association has acknowledged that it expected the normal coordination rules to apply to waiver applicants and had not requested that those rules be waived.

ET Docket No. 10-235: EWA expressed its concern about the potential repurposing of TV Channels 14-20 for broadband use since this spectrum is heavily used by business enterprise, commercial and public safety entities in 11 key markets in the county. The LMCC, of which EWA is a member, has raised this issue in this proceeding and will continue to oppose any rule changes that would disrupt the operation of the tens of thousands of users operating on this spectrum.

This letter is being filed electronically, in accordance with Section 1.1206(b) of the Commission's Rules, 47 C.F.R. § 1.1206(b), for inclusion in the record in these proceedings.

Kindly refer any questions or correspondence regarding this matter to the undersigned.

Very truly yours,



Elizabeth R. Sachs

cc: David Furth, PSHSB
Michael Wilhelm, PSHSB
Zenji Nakazawa, PSHSB
Brian Marengo, PSHSB
Rizwan Chowdhry, PSHSB
Nicole Landguth, PSHSB
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Scot Stone, WTB