

April 30, 2012

VIA ELECTRONIC FILING

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

Re: *Application of Cellco Partnership d/b/a Verizon Wireless and SpectrumCo LLC For Consent To Assign Licenses; In re Application of Cellco Partnership d/b/a Verizon Wireless and Cox TMI Wireless, LLC, For Consent to Assign Licenses, WT Docket No. 12-4*

Dear Ms. Dortch:

On Friday, April 27, 2012, Kathleen Grillo and Michael Glover of Verizon and Kathy Zachem and David Don of Comcast spoke via telephone with Rick Kaplan, Chief of the Wireless Telecommunications Bureau, and Austin Schlick, the Commission's General Counsel. On Monday, April 30, 2012, Ms. Grillo and John Scott of Verizon; Ms. Zachem and David Don of Comcast; and Michael Hammer and Brien Bell of Willkie Farr & Gallagher LLP spoke again with Mr. Schlick. During the conversations, they discussed the status of the Applicants' production of materials in response to the Commission's Information and Discovery Requests. The participants also discussed various concerns that have been raised by Protective Order signatories regarding their ability to access and efficiently review the materials that have been produced by Applicants.

The Applicants explained that they have complied with the technical and formatting specifications contained in the Commission's instructions accompanying the Information and Discovery Requests and have fully satisfied their obligations to make their documents available to third parties pursuant to the Protective Orders in this proceeding. However, the Applicants expressed a willingness to take certain additional steps to facilitate third-party review of the materials by Protective Order signatories. The specific steps that each Applicant will take, when requested, to facilitate review by Protective Order signatories are detailed below.

- Bright House Networks is willing to: (1) make its document production available for review in searchable format using database review software at the Washington, D.C. office of Bright House Networks' outside counsel; (2) provide PDF versions of the production; and (3) provide an index in a searchable and

sortable electronic form that will allow parties reviewing PDF copies of the production to identify documents that are responsive to particular requests.

- Comcast is willing to: (1) make its document production available for review in searchable format using database review software at the Washington, D.C. office of Comcast's outside counsel; (2) make available Concordance load files (a format requested by some third parties) for its document production; and (3) provide an index in a searchable and sortable electronic form that will allow parties reviewing PDF copies of the production to identify documents that are responsive to particular requests.
- Cox is willing to: (1) make its document production available for review in searchable format using database review software at the Washington, D.C. office of Cox's outside counsel; (2) provide PDF versions of the documents; and (3) provide an index in a searchable and sortable electronic form that will allow parties reviewing PDF copies of the production to identify documents that are responsive to particular requests.
- Time Warner Cable is willing to: (1) make its document production available for review in searchable format using database review software at the Washington, D.C. office of Time Warner Cable's outside counsel; (2) make available Concordance load files (a format requested by some third parties) for its document production; (3) provide PDF versions of the documents; and (4) provide an index in a searchable and sortable electronic form that will allow parties reviewing PDF copies of the production to identify documents that are responsive to particular requests.
- Verizon Wireless is willing to: (1) make its document production available for review in searchable format using database review software at the Washington, D.C. office of Verizon Wireless' outside counsel; (2) make available Concordance load files (a format requested by some third parties) for its document production; (3) provide PDF versions of the documents; and (4) provide an index for the PDF production in Excel format, which will enable sorting and indexing of the PDF documents and, in particular, allow parties to correlate the documents to particular FCC requests.

Parties authorized to review Confidential and Highly Confidential Information pursuant to the Protective Orders should contact outside counsel for each Applicant if they are interested in taking advantage of any of the accommodations detailed above.

Please contact the undersigned should you have any questions.

Ms. Marlene Dortch

April 30, 2012

Page 3

Respectfully submitted,

Nancy J. Victory
WILEY REIN LLP
1776 K Street, NW
Washington, D.C. 20006
(202) 719-7344

Attorney for Verizon Wireless

Robert G. Kidwell
MINTZ LEVIN
701 Pennsylvania Ave, NW
Suite 900
Washington, D.C. 20004
(202) 661-8752

Attorney for Bright House Networks

Matthew Brill
LATHAM & WATKINS LLP
555 Eleventh Street, N.W.
Suite 1000
Washington, D.C. 20004
(202) 637-1095

Attorney for Time Warner Cable

Michael H. Hammer
WILLKIE FARR & GALLAGHER LLP
1875 K Street, NW
Washington, D.C. 20006
(202) 303-1000

Attorney for Comcast Corporation

J.G. Harrington
DOW LOHNES PLLC
1200 New Hampshire Avenue, NW
Suite 800
Washington, D.C. 20036
(202) 776-2000

Attorney for Cox Wireless

cc: Jim Bird
Neil Dellar
Rick Kaplan
Paul Murray
Joel Rabinovitz
Austin Schlick