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June 15, 2012

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

Re: Notice of Oral *Ex Parte* Presentation
PS Docket No. 12-94

Dear Ms. Dortch:

On June 13, 2012, representatives from Motorola Solutions, Inc. (“MSI”) met with staff from the Commission’s Public Safety and Homeland Security Bureau to discuss the implementation of the Middle Class Tax Relief and Job Creation Act of 2012 (“Spectrum Act”). Participating in the meeting were Cathy Seidel from MSI as well as Bennett Ross and myself from Wiley Rein, LLP. We met with David Turetsky, Jennifer Manner, Erica Olsen and Bryan Hurley.

During this meeting, MSI reiterated the positions contained in its recently filed comments in PS Docket No. 12-94.¹ In general, MSI expressed the fundamental view that the Spectrum Act does not disturb the FCC’s broad authority over spectrum, including the 700 MHz Public Safety Broadband and D Block spectrum. This authority includes the full range of typical FCC powers and responsibility for licensing spectrum, such as adopting service rules, imposing licensing conditions, and granting waivers. This authority allows the FCC to extend the existing waivers that it has issued to various state and local jurisdictions to deploy broadband networks on the 700 MHz public safety broadband spectrum and to also consider granting additional waiver requests that are now pending. We also discussed the need to develop an appropriate instrument, either special temporary authority or waiver, that provides the requisite term and certainty for the jurisdictions to continue with their critical efforts.

¹ See Comments of Motorola Solutions Inc., PS Docket No. 12-94, submitted April 20, 2012. See also, Letter from Catherine W. Seidel Chief – Global Spectrum and Regulatory Policy, Motorola Solutions, Inc. to Marlene H. Dortch, Secretary Federal Communications Commission, PS Docket No. 12-94, submitted May 25, 2012.



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This notification is submitted in accordance with Section 1.1206 of the Commission's rules, 47 C.F.R. § 1.1206. Please let me know if there are any questions about this submission.

Sincerely,

/s/ Michael A. Lewis
Michael A. Lewis
Engineering Consultant
Wiley Rein LLP
Counsel for Motorola Solutions, Inc.

Electronic CC: FCC participants