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

Ex parte

Re: Review of Foreign Ownership Policies for Common Carrier and Aeronautical Radio Licensees under Section 310(b)(4) of the Communications Act, as Amended, IB Docket No. 11-133; Reform of Rules and Policies on Foreign Carrier Entry Into the U.S. Telecommunications Market, IB Docket No. 12-299.

Dear Ms. Dortch:

This letter supplements the letter filed earlier today concerning the meeting on February 20, 2013 involving Amy Alvarez and the undersigned of AT&T and James Ball, Kathleen Collins, Francis Gutierrez, Susan O'Connell and Troy Tanner of the International Bureau and Kate Dumouchel of the Office of General Counsel regarding the above-referenced proceedings. AT&T also stated during the discussion that while it would prefer the continuation of different treatment of WTO and non-WTO Member country investment in common carrier radio licensees under Section 310(b)(4), it recognized the potential benefits of aligning the market entry rules applicable to U.S. domestic wireless and wireline carriers, as well as of reducing the administrative burdens for applicants and Commission staff resulting from the current approach, and therefore would not further object to the removal of this different treatment. As previously noted, AT&T also emphasized the continued importance of retaining the ECO test for international Section 214 applicants from non-WTO Member countries.

Respectfully submitted,

James J. R. Talbot

CC: James Ball
Kathleen Collins
Kate Dumouchel
Francis Gutierrez
Susan O'Connell
Troy Tanner