

Date: 2013-06-27

**Marlene H. Dortch**

Secretary

Federal Communications Commission

445 12th Street, SW

Washington, DC 20554

**CG Docket Nos. 13-24 and 03-123**

RE: Please Grant FCC Approval of the InnoCaption App  
Created by Miracom for Smartphone Devices

Dear Secretary Dortch,

I am writing to strongly endorse the InnoCaption product for a Smartphone and urge the FCC to grant speedy approval of this product for the deaf and hard of hearing community. A product like this is in great demand for people with a hearing loss trying to function in society and compete for employment with the hearing community. It offers a level playing field that is not currently available with other caption products.

For people with a hearing loss, it becomes difficult to make and/or receive phone calls in any environment, but it is especially hard in a mobile application. They should be able to make or receive calls to and from friends, family, neighbors or business associates at any time or place we want without any forethought, needless advance notice or complicating process for either party.

For example, in the event of a breakdown on the road, they should be able to call a tow service without worry or frustration.

I am not connected with Miracom or the InnoCaption product in any way. I just have friends that struggle to hear and comprehend every word another party says which can put them at an even greater disadvantage when using telephone communication.

Many of those with hearing loss are very mobile and the CapTel land line versions of this service does not work for them. They cannot use it when visiting friends, family, when shopping, or trying to travel which they want to do, but find difficult.

I am a Boy Scout Leader that has worked with Disabled Scouts and members of the community and can see the effect this product would have in granting freedom to the hearing impaired.

When making a call, the hearing impaired want the communication assistant (CA) to be automatically connected and the call to proceed smoothly. Captions come on very quickly and the quality of captions is much superior with InnoCaption. I'm told that InnoCaption uses stenographers as their CA's who are trained to court reporter level certification. The CA actually types the conversations instead of using "Voice Recognition" technology, which reduces the number of errors and speeds delivery of the captions substantially. They also provide each user with their own caption phone number that we can share with our friends, family, and business contacts.

Whenever someone calls that number the app is automatically turned on, a CA is automatically connected and they start receiving captions immediately. This is a very seamless approach to mobile communications for the deaf and hard of hearing that needs to be granted for all of them to begin using soon.

This InnoCaption product is just the app many Smartphone users have been looking for to give them the freedom, security and mobility they need and want, but they need the FCC to approve it quickly so they can begin using it now. I urge the Commission to grant quick approval of this product for their sake.

Thank you for taking serious note of this request.

Sincerely,

Timothy Keltner

8421 Kessler St

Overland Park, KS 66212

Reference: CG Docket No. 03-123

CG Docket No. 13-24

**cc: Hon. Mignon Clyburn**

Acting Chairwoman

Federal Communications Commission

Washington, DC 20554

[Mignon.Clyburn@fcc.gov](mailto:Mignon.Clyburn@fcc.gov)

**Karen Peltz Strauss**

Deputy Bureau Chief, Consumer and  
Governmental Affairs Bureau

Federal Communications Commission

Washington DC 20554

[Karen.strauss@fcc.gov](mailto:Karen.strauss@fcc.gov)

**Ajit Pai**

Commissioner

Federal Communications Commission

Washington, DC 20554

[Ajit.Pai@fcc.gov](mailto:Ajit.Pai@fcc.gov)

**Kris Monteith**

Acting Chief, Consumer and  
Governmental Affairs Bureau

Federal Communications Commission

Washington, DC 20554

[Kris.Monteith@fcc.gov](mailto:Kris.Monteith@fcc.gov)

**Jessica Rosenworcel**

Commissioner

Federal Communications Commission

Washington, DC 20554

[Jessica.Rosenworcel@fcc.gov](mailto:Jessica.Rosenworcel@fcc.gov)