



Joan Marsh
Vice President –
Federal Regulatory

AT&T Services, Inc.
1120 20th Street, N.W.
Suite 1000
Washington, D.C. 20036

202.457.3120 Phone
832.213.0172 Fax
joanmariemarsh@att.com

January 14, 2014

VIA ECFS

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

Re: *In the Matter of Promoting Interoperability in the 700 MHz Commercial Spectrum*, WT Docket No. 12-69

Dear Ms. Dortch:

In a letter dated September 10, 2013, AT&T committed to supporting lower 700 MHz interoperability for all paired spectrum in the lower 700 MHz band if certain conditions were met. Those conditions, and AT&T's commitments to help achieve lower 700 MHz interoperability, were outlined in that filing.

AT&T's commitments were premised on final resolution of the E Block interference issues, which AT&T indicated would require the Commission to adopt an Order requiring that all E block licensees transmitting a signal with an emission bandwidth greater than 1 megahertz are restricted to an ERP of 1,000 to 2,000 watts/MHz and an antenna height of 305 m above average terrain. If such an Order was not adopted by the FCC, or if it was adopted but subject to appellate review, AT&T reserved the right to declare its commitments null and void.

The Commission adopted an Order that resolved the E Block interference issues consistent with AT&T's commitment letter on October 25, 2013. On December 5, 2013, Dish Network Corp., acting thru Manifest Wireless, LLC, filed a Notice of Appeal of that Order.

Manifest Wireless, LLC has now withdrawn its Notice of Appeal and final resolution of the E Block interference issues has been achieved. AT&T understands that the E Block Order is now final and no longer appealable. Accordingly, AT&T's commitments to support lower 700 MHz interoperability, as set forth in its letter of September 10, 2013, are no longer conditional. In addition, in view of the finality of the Order with respect to E Block interference issues, AT&T hereby notifies the Commission that it will not protest the Order of Proposed Modification (consistent with paragraphs 67-70 of the Order) under which AT&T will be obligated to fulfill the commitments AT&T made in its September 10, 2013 letter.

In accordance with Commission rules, this letter is being filed electronically with your office for inclusion in the public record.

Sincerely,

A handwritten signature in black ink, appearing to be 'JM', followed by a horizontal line extending to the right.

Joan Marsh

cc: Roger Sherman
Jim Schlichting