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Via Electronic Filing

Ms. Marlene H. Dortch, Secretary
Federal Communications Commission
Office of the Secretary
445 12th Street, SW
Washington, D.C. 20554

Re: Ex Parte Notice, GN Docket No. 13-5

Dear Ms. Dortch:

Pursuant to 47 C.F.R. § 1.1200, et seq., Harris Corporation (Harris) hereby notifies the Federal Communications Commission (Commission) of the following ex parte communication in the above-referenced proceeding.

On January 14, 2014, Mark Graham, David AmRhein, and Patrick Sullivan, on behalf of Harris, spoke with Nicholas Degani, Legal Advisor to Commissioner Pai. The discussion centered on the above-referenced docket and the attached presentation.

Mr. Graham provided technical details on the Federal Aviation Administration (FAA) Telecommunications Infrastructure (FTI) program and circumstances in which IP technologies are not currently available to replace TDM-based applications.

Mr. Graham also made clear that Harris does not oppose IP Transition trials outright, but rather urges the Commission to include in rules governing IP Transition trials a mandatory condition that protects FAA operations dependent on TDM services from degradation of service or cost increase.

Mr. Graham recognized the Commission's desire to initiate a diverse set of experiments to evaluate impact of the eventual loss of TDM services, and made clear that Harris welcomes such activity, provided steps are taken to ensure that FAA operations are not negatively impacted.

Respectfully submitted,

/s/

Patrick Sullivan
Government Relations
Harris Corporation

CC:

Nicholas Degani