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February 7, 2014

By ECFS

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

Re: Preserving the Open Internet, GN Docket No. 09-191, Broadband Industry Practices, WC Docket No. 07-52

Dear Ms. Dortch:

Pursuant to Section 1.1206 of the Commission's rules, 47 C.F.R. § 1.1206, the undersigned counsel submits this letter on behalf of DISH Network Corporation ("DISH") to summarize two brief telephone conversations: a February 6, 2014 call among Gigi Sohn, Special Counsel for External Affairs for Chairman Wheeler; Jeffrey Blum, DISH's Senior Vice President and Deputy General Counsel; and Pantelis Michalopoulos, DISH's outside counsel; and a February 7, 2014 call among Jonathan Sallet, General Counsel for the Commission; Stephanie Weiner, Associate General Counsel for the Commission; and Pantelis Michalopoulos.

During these telephone calls, we discussed the Commission's options for protecting consumers from practices of broadband Internet access providers that may pose a threat to Internet openness. We pointed to the possible need for rules applicable to broadband access providers who choose to hold themselves out as common carriers or in fact do so. These rules can complement any rules that the Commission may consider promulgating under Section 706 of the Telecommunications Act, 47 U.S.C. § 1302, for broadband access providers that do not in fact hold themselves out as common carriers.

Sincerely,

/s/

Pantelis Michalopoulos
Counsel to DISH Network Corporation

cc: Gigi Sohn, Special Counsel for External Affairs
Jonathan Sallet, General Counsel for the Commission
Stephanie Weiner, Associate General Counsel for the Commission