



February 21, 2014

VIA ELECTRONIC FILING

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

Re: Ex Parte Notice, WT Docket 02-55

Dear Ms. Dortch:

On February 19, 2014, Lawrence Krevor, VP – Spectrum for Sprint Corporation (“Sprint”), James Goldstein, Senior Counsel for Sprint and Chris Putala of Putala Strategies, LLC met with Daniel Alvarez, Legal Advisor to Chairman Wheeler to discuss the above-captioned proceeding.

Sprint described the significant progress it and other 800 MHz stakeholders have made in completing 800 Band Reconfiguration.¹ Sprint also discussed its January 22, 2013 Petition for Declaratory Ruling,² and how granting the Petition would eliminate the \$850 million “floor” of the 800 MHz Letter of Credit, while still providing security for funding remaining 800 MHz retunes. Sprint also expressed its support for the Public Safety and Homeland Security Bureau continuing to have delegated authority to implement further reductions in the 800 MHz Letter of Credit consistent with the actual expenditures and forecasted remaining expenditures of 800 MHz band reconfiguration. Sprint’s discussion echoed the reply comments it filed in the above-captioned proceeding.³

¹ See Sprint 800 MHz Progress Report, dated February 3, 2014, filed in WT Docket 02-55.

² Petition for Declaratory Ruling filed by Sprint Nextel Corporation, WT Docket 02-55 (filed Jan. 22, 2013) (“Sprint Petition”).

³ Reply Comments of Sprint Nextel Corporation, WT Docket 02-55 (filed March 11, 2013).

Pursuant to Section 1.106 of the Commission's Rules, Sprint hereby files this *ex parte* letter into the docket of the above-referenced proceeding.

Sincerely,

[/s/ James B. Goldstein](#)

James B. Goldstein
Senior Counsel – Government Affairs
Sprint Corporation

cc Daniel Alvarez, Legal Advisor