February 24, 2010

VIA ELECTRONIC FILING

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

Re: WT Docket No. 07-250
Ex Parte Letter

Dear Ms. Dortch:

On February 23, 2010, representatives from the Alliance for Telecommunications Industry Solutions (“ATIS”) Incubator Solutions Program #4 - Hearing Aid Compatibility (“AISP.4-HAC”) met with representatives from the Federal Communications Commission’s Wireless Telecommunications Bureau (“WTB”) and Office of Engineering and Technology (“OET”). The purpose of the meeting was to respond to the FCC’s inquiry regarding the status of ATIS’ Multiband General Principles that were filed with the Commission on September 11, 2008. The principles address hearing aid compatibility of handsets with multiple frequency bands and/or modes for which no HAC standard exists.

In attendance, representing the WTB were: Jane Jackson, Deputy Bureau Chief; Jeffrey Steinberg, Deputy Chief, Spectrum and Competition Policy Division; Michael Rowan, Special Counsel; John Borkowski, Assistant Division Chief for Spectrum Access; and Saurbh Chhabra, Engineer. Representing OET via video conference were: Rashmi Doshi, Chief, Laboratory Division; William Hurst, Technical Research Branch Chief; and Jim Szeliga, System Analyst, OET.

The individuals representing the AISP.4-HAC at this meeting were: Harold Salters, Director, Federal Regulatory Affairs, T-Mobile USA, Inc.; Shellie Blakeney, Senior Counsel, T-Mobile USA, Inc.; Deirdre Cheek, Attorney, ATIS; Thomas Goode, General Counsel, ATIS; (via phone) James Turner, Technical Coordinator, ATIS; Rebecca Goodman, Committee Administrator, ATIS; Steve Coston, Technical Manager, Regulatory Project Office, Sony Ericsson Mobile Communications; Mary Jones, Consultant, T-Mobile USA, Inc.; Kendra Green, Manager, Regulatory Compliance, Samsung Telecommunications America; Matthew Gerst, Counsel, External & State Affairs, CTIA-The Wireless Association®; and Mary Brooner, Consultant, T-Mobile USA, Inc.
Pursuant to Section 1.1206(b)(2) of the Commission’s rules, one copy of this letter is being filed electronically for inclusion in the public record of the above-referenced proceeding.

Sincerely,

[Signature]

Deirdre Y. Cheek
Attorney