June 17, 2011

Via Electronic Filing
Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

Re: Notice of Ex Parte Meeting
In the Matter of Connect America Fund, WC Docket No. 10-90; A National Broadband Plan for Our Future, GN Docket No. 09-51; Establishing Just and Reasonable Rates for Local Exchange Carriers, WC Docket No. 07-135; High-Cost Universal Service Support, WC Docket No. 05-337; Developing a Unified Intercarrier Compensation Regime, CC Docket No. 01-92; Federal-State Joint Board on Universal Service, CC Docket No. 96-45; Lifeline and Link-Up, WC Docket No. 03-109; and Regulation of Prepaid Calling Card Service, WC Docket No. 05-68.

Dear Ms. Dortch:

On June 15, 2011, Ken Pfister of Great Plains Communications, Inc. (“GPC”), Cheryl Parrino of Parrino Strategic Consulting Group and the undersigned met with Mr. Dan Ball, Mr. Randy Clarke, Ms. Victoria Goldberg, Ms. Rebekah Goodheart, Mr. Al Lewis, Mr. Marcus Maher, Mr. Raffi Melanson, and Mr. Doug Slotten of the Wireline Competition Bureau on behalf of GPC. The meeting addressed the May 13, 2011 ex parte presentation of AT&T and, in particular, pages 6-7 of that ex parte presentation in which GPC’s operations are mentioned.

As reflected in attached GPC power point presentation (which was addressed in the meeting and a copy of which was provided to each of the attendees), GPC demonstrated that, once all of the relevant facts are addressed, AT&T’s claims that GPC in engaging in AT&T’s self-defined “most cost routing” and that GPC is attempting to “foist construction and transport costs on to IXCs” are without basis. Moreover, GPC demonstrated that, in light of the AT&T-initiated complaint filed before the Nebraska Public Service Commission (“NPSC”), AT&T’s reference within the AT&T ex parte to GPC amounts to forum shopping and that the issues related to GPC’s network deployment plan should be resolved by the NPSC.
This letter is being filed pursuant to Section 1.1206(b) of the Commission’s rules.

Respectfully submitted,

/s/

Thomas J. Moorman
Counsel to
Great Plains Communications, Inc.

Attachment

cc: D. Ball
R. Clarke
V. Goldberg
R. Goodheart
A. Lewis
M. Maher
R. Melanson
D. Slotten
K. Pfister
C. Parrino