

November 9, 2010

**VIA ELECTRONIC FILING**

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

Re: *In the Matter of Applications of Comcast Corporation, General Electric Company and NBC Universal, Inc. for Consent to Assign Licenses or Transfer Control of Licensees*, MB Docket No. 10-56

Dear Ms. Dortch:

On November 8, 2010, Kathy Zachem, Vice President, Regulatory and State Legislative Affairs, Comcast Corporation; Ron Stern, Vice President and Senior Competition Counsel, General Electric Company; Arthur Burke, Davis Polk & Wardwell LLP, counsel for Comcast; and the undersigned (collectively, "Applicants") met with the following Commission personnel regarding the above-captioned proceeding: John Flynn, Senior Counsel to the Chairman for Transactions; Rick Kaplan, Chief Counsel and Senior Legal Advisor to the Chairman; William Lake, Chief, Media Bureau; Jonathan Baker, Chief Economist; and Paul de Sa, Chief, Office of Strategic Planning and Policy Analysis.

Consistent with their prior submissions, Applicants described the reasons why there is no need for a condition related to online distribution of video programming in this proceeding. Applicants discussed various difficulties with the imposition of any "program access" type condition for online distribution, including the complexities of comparing online business models in a nascent and rapidly evolving market where experimentation is the norm and no clear business models have yet evolved.

Applicants underscored the view expressed in their previous filings that the Commission's precedent is clear with regard to the scope of arbitration and that there is no factual or economic support in the record for the Commission to diverge from that precedent in this case.

Applicants also noted the prior commitments they have made in the area of online video distribution, as set out in their previous filings in the proceeding.

Ms. Marlene H. Dortch

November 9, 2010

Page 2

Kindly direct any questions regarding this matter to my attention.

Respectfully submitted,

Michael H. Hammer

Michael H. Hammer

*Counsel for Comcast Corporation*

cc: John Flynn  
Rick Kaplan  
William Lake  
Jonathan Baker  
Paul de Sa