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JUL 7 2011

Federal Communications Commission
 Office of the Secretary

July 7, 2011

VIA HAND DELIVERY AND ECFS

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

Re: Applications of AT&T Inc. (“AT&T”) and Deutsche Telekom AG (“Deutsche Telekom”) for Consent to Transfer Control of the Licenses and Authorizations Held by T-Mobile USA, Inc. and Its Subsidiaries (“T-Mobile USA”), WT Docket No. 11-65

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Dear Ms. Dortch:

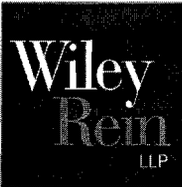
Deutsche Telekom, by its attorneys, herewith responds to the supplemental information request (“*Supplemental Information Request*”) provided to Deutsche Telekom and T-Mobile USA in the above-referenced docket on June 27, 2011, filed consistent with the *Protective Order* and *Second Protective Order* adopted in this proceeding.¹

In the *Supplemental Information Request*, the FCC sought additional data including a new “Billing Ports” table and a “Device Sales” table:

- The parties have provided, in the enclosed DVD, a “.csv” file with the requested information regarding billing ports.
- Pursuant to discussions with the staff, the handset material previously provided by Deutsche Telekom/T-Mobile USA on June 24, 2011 has been deemed

¹ See Applications of AT&T Inc. and Deutsche Telekom AG, Protective Order, DA 11-674 (rel. Apr. 14, 2011) (“*Protective Order*”); Applications of AT&T Inc. and Deutsche Telekom AG, Second Protective Order, DA 11-753 (rel. Apr. 27, 2011) (“*Second Protective Order*”)

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sufficient to satisfy the Devices Sales requests in the *Supplemental Information Request*.² The data previously provided was generated from the T-Mobile USA's Point-of-Sales (POS) system, which is the most complete and reliable source of handset sales data. The POS system is separate from the billing systems that were used to generate the subscriber-related tables in Specifications 46 and 47. The handset sales data provided thus includes only the customers who purchased through its retail channel, *i.e.*, company-owned stores and T-Mobile Premium Retailers stores, which are T-Mobile-branded stores owned by others.

Should any questions arise concerning this response, please do not hesitate to contact the undersigned immediately.

Respectfully submitted,

/s/ Eric DeSilva

Eric W. DeSilva

cc: Katherine Harris (katherine.harris@fcc.gov)
Kate Matraves (catherine.matraves@fcc.gov)
Jim Bird (jim.bird@fcc.gov)

² See Letter from Eric W. DeSilva, Counsel to Deutsche Telekom AG & T-Mobile USA Inc., to Ms. Marlene H. Dortch, Secretary, Federal Communications Commission, WT Docket No. 11-65 (filed June 24, 2011).