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August 1, 2011

Ms. Marlene Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, DC 20554

**Re: Written Ex Parte Presentation
RM-11592; RM-11626; WT Docket No. 11-18**

Dear Ms. Dortch:

QUALCOMM Incorporated (“Qualcomm”) hereby expresses its support for the July 29, 2011 ex parte letter filed by AT&T in the above-referenced proceedings. In particular, Qualcomm agrees that approval of the AT&T-Qualcomm assignment application will reduce the potential for interference in the Lower 700 MHz band in the five markets in which Qualcomm will assign Lower E block licenses to AT&T. This is the case because, as AT&T’s letter reiterated, AT&T plans to deploy supplemental downlink technology on the spectrum at cellular-type power levels instead of higher power broadcast-type technology. Thus, in the five markets, the interference situation between AT&T’s operations on the Lower E block (Channel 56) and other carriers’ Lower A block mobile receive operations on Channel 57 will be similar to what would be experienced by any two cellular operators operating compatibly on adjacent bands.

Qualcomm also agrees that approval of the proposed transaction will not change the potential for interference between operations on the Lower E block and the Lower A block mobile receive band in the 171 other markets in which Qualcomm does not own Lower E block licenses, or the potential for interference between Lower A block mobile transmit band (Channel 52) and DTV stations operating on Channel 51. These interference issues are not related in any way to the AT&T-Qualcomm transaction and provide no basis whatsoever for imposition of any condition on the AT&T-Qualcomm transaction.

For these reasons and those more fully explained in AT&T’s letter, Qualcomm urges the Commission to approve the proposed AT&T-Qualcomm assignment application as quickly as possible and without the imposition of any conditions.

Respectfully submitted,

/s/ Dean R. Brenner

Dean R. Brenner
Vice President, Government Affairs