



Time Domain Corporation

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October 18, 2000

Ms. Magalie Roman Salas  
Secretary  
Federal Communications Commission  
445 12<sup>th</sup> Street, S.W.  
Washington, DC 20554

Re: ET Docket 98-153  
Ultra-Wideband  
Ex Parte Submittal

Dear Ms. Salas:

On October 5, 2000, Sprint PCS submitted its Supplemental Comments in this proceeding. The Sprint PCS filing refers to an analytical model submitted earlier in the proceeding by both Time Domain and Sprint PCS.

While Time Domain and Sprint PCS agree that the model provides a useful contribution to the record in this proceeding, Time Domain believes that the assumptions used by Sprint in this model represent a very limited set of conditions. Time Domain believes that a broader set of assumptions must be used to more adequately predict compatibility between the systems.

In our Reply Comments, Time Domain will present additional information derived from the model based upon these broader assumptions.

Respectfully,

/s/ Jeffrey L. Ross

Jeffrey L. Ross  
Vice President -Corporate Development  
and Strategy

cc: The Honorable William Kennard, Chairman  
The Honorable Susan Ness, Commissioner  
The Honorable Harold Furchtgott-Roth, Commissioner  
The Honorable Michael Powell, Commissioner  
The Honorable Gloria Tristani, Commissioner  
Messrs. Hatfield, Sugrue, Franca, Schlichting, Knapp, and Reed  
Rebecca Dorch, Esq.  
Charles McKee, Esq.

