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March 11, 2022

Ms. Marlene H. Dortch Secretary Federal Communications Commission 45 L Street, N.E. Washington, D.C. 20554

> Re: WP Docket No. 07-100 Ex Parte Letter

Dear Ms. Dortch:

The Enterprise Wireless Alliance ("EWA") strongly supports the March 9, 2022 *ex parte* presentation by Florida Power & Light Company, The Pacific Gas and Electric Company, and Edison Electric Institute ("CII Parties"). EWA has taken the position throughout this proceeding that entities classified by the FCC as Critical Infrastructure Industry ("CII") have demonstrated their ability to share spectrum collaboratively with public safety agencies over many decades, all in furtherance of the public interest. Allowing CII entities access to the 4.9 GHz band, including for the Unmanned Aircraft Systems' ("UAS") operations highlighted by the CII Parties, would be entirely consistent with the FCC's objectives in this proceeding. It would result in increased utilization of this band and should promote expansion of the inventory of equipment made available for both public safety and CII users.

The CII Parties have described a specific use case that they are not able to address on spectrum currently available to them. The utility industry's need for UAS is well-documented and should be given appropriate consideration as the FCC determines how to maximize use of this important band.

Please feel free to contact me if you have any questions or comments.

Sincerely,

ENTERPRISE WIRELESS ALLIANCE

Robin J. Cohen

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