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#### **VIA HAND DELIVERY**

Ms. Marlene H. Dortch Secretary Federal Communications Commission 445 12<sup>th</sup> Street, SW Washington, DC 20554

#### REDACTED - FOR PUBLIC INSPECTION

FILED/ACCEPTED

June 10, 2011

JUN 10 2011

Federal Communications Commission Office of the Secretary

Re: WT Docket No. 11-18

Dear Ms. Dortch:

QUALCOMM Incorporated ("QUALCOMM"), by its attorneys, hereby submits its partial response ("Partial Response") to the Federal Communications Commission's May 20, 2011 General Information Request Regarding the AT&T/QUALCOMM Transaction in the above-referenced proceeding ("Request"), pursuant to the First and Second Protective Orders ("Protective Orders") entered in this proceeding. This Partial Response includes:

- One unredacted HIGHLY CONFIDENTIAL version, which consists of an unredacted HIGHLY CONFIDENTIAL narrative response and unredacted HIGHLY CONFIDENTIAL documents Bates numbered QCRQ000057 – QCRQ001604, under seal;
- One CONFIDENTIAL version, which consists of a redacted CONFIDENTIAL narrative response and CONFIDENTIAL documents Bates numbered QCRQ000001– QCRQ000056; QCRQ001605 – QCRQ001632; and QCRQ001892 – QCRQ001913, under seal;
- 3. Two copies of a REDACTED FOR PUBLIC INSPECTION version, which consists of a REDACTED FOR PUBLIC INSPECTION narrative response and REDACTED FOR PUBLIC INSPECTION documents Bates numbered QCRQ001633 QCRQ001891; and

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In re Applications of AT&T Mobility Spectrum LLC and Qualcomm Inc. for Consent to the Assignment of Lower 700 MHz Band Licenses, WT Docket No. 11-18, Protective Order, DA 11-806 (rel. May 20, 2011); In re Applications of AT&T Mobility Spectrum LLC and Qualcomm Inc. for Consent to the Assignment of Lower 700 MHz Band Licenses, WT Docket No. 11-18, Second Protective Order, DA 11-1044 (Rel. Jun. 10, 2011).

4. A document index in Excel format, which includes ten tabs that group the documents according to the Request(s) to which they are responsive. Within each tab, the documents are organized by custodian.

Pursuant to the Request, QUALCOMM is also providing electronic copies of certain documents in native format. Because QUALCOMM is unable to mark each page of those documents as CONFIDENTIAL or HIGHLY CONFIDENTIAL without altering them, QUALCOMM has included the CONFIDENTIAL and HIGHLY CONFIDENTIAL language designated in the Protective Orders as part of all native format file names, in addition to their assigned Bates numbers.

Finally, pursuant to the Protective Orders, QUALCOMM is also submitting two copies of the HIGHLY CONFIDENTIAL and CONFIDENTIAL versions of this filing to Kathy Harris of the Wireless Telecommunications Bureau by hand delivery.

A password/encryption key for the CONFIDENTIAL and HIGHLY CONFIDENTIAL electronically submitted information is being transmitted by separate email.

Please do not hesitate to contact the undersigned if you have any questions.

Respectfully submitted,

Paul Margie

Counsel to QUALCOMM Incorporated

**Enclosure** 

## BEFORE THE FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

FILED/ACCEPTED

JUN 10 2011

Federal Communications Commission Office of the Secretary

In the Matter of	)		, and oddrottary
	)	WT Docket No. 11-18	
Applications of	)	DA 11-252	
AT&T Mobility Spectrum LLC and	)		
<b>QUALCOMM Incorporated</b>	)		
	)		
for Consent to the Assignment of	)	File No. 0004566825	
<b>Licenses and Authorizations</b>	)		

## PARTIAL RESPONSE TO FCC REQUEST OF MAY 20, 2011 TO QUALCOMM INCORPORATED

June 10, 2011

### PARTIAL RESPONSE TO FCC REQUEST OF MAY 20, 2011 TO QUALCOMM INCORPORATED

#### **INTRODUCTION**

This partial response ("Partial Response") of QUALCOMM Incorporated ("QUALCOMM") to the Federal Communications Commission's ("Commission" or "FCC") May 20, 2011 General Information Request Regarding the AT&T/QUALCOMM Transaction ("Request") reflects communications QUALCOMM had with FCC staff concerning the manner in which QUALCOMM proposed to reply to the Request. These communications concerned QUALCOMM's understanding of the questions, definitions, and instructions in the Request, the manner in which QUALCOMM keeps the data requested, and the manner in which QUALCOMM searched for and produced this data. These discussions related to and are reflected in both the narrative responses provided below and the documents referenced in this Partial Response to the Request, which are being concurrently submitted to the FCC.

Where appropriate in this Partial Response, certain material is being submitted on a highly confidential or confidential basis pursuant to the Protective Orders in this proceeding. The highly confidential, unredacted submission is marked, "HIGHLY CONFIDENTIAL INFORMATION - SUBJECT TO SECOND PROTECTIVE ORDER IN WT DOCKET NO. 11-18 BEFORE THE FEDERAL COMMUNICATIONS COMMISSION - ADDITIONAL COPYING PROHIBITED." The redacted confidential submission is marked, "CONFIDENTIAL INFORMATION - SUBJECT TO PROTECTIVE ORDER IN WT DOCKET NO. 11-18 BEFORE THE FEDERAL COMMUNICATIONS COMMISSION - ADDITIONAL COPYING PROHIBITED." A version redacting all highly confidential and confidential information is being filed electronically in the Commission's Electronic Comment Filing System ("ECFS"), and is marked, "REDACTED - FOR PUBLIC INSPECTION."

QUALCOMM has taken reasonable efforts to search for, identify, and produce documents and information responsive to the Request and otherwise to respond to the Request, consistent with the breadth of the Request and the period of time provided for response. The documents provided in this Response are those maintained in the ordinary course of QUALCOMM's business, collected subject to the following processes and limitations:

• The Partial Response is based upon a) material previously collected for the Department of Justice's review of the AT&T/QUALCOMM Transaction pursuant to the Hart-Scott-Rodino Act and b) material collected from the 18 QUALCOMM custodians discussed in our meeting with FCC staff on June 2, 2011.

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In re Applications of AT&T Mobility Spectrum LLC and Qualcomm Inc. for Consent to the Assignment of Lower 700 MHz Band Licenses, WT Docket No. 11-18, Protective Order, DA 11-806 (rel. May 20,2011); In re Applications of AT&T Mobility Spectrum LLC and Qualcomm Inc. for Consent to the Assignment of Lower 700 MHz Band Licenses, WT Docket No. 11-18, Second Protective Order, DA 11-1044 (Rel. Jun. 10, 2011).

• The Partial Response is partial because QUALCOMM's collection efforts continue. QUALCOMM will supplement the documents produced today with additional documents. In particular, the documents produced today include only a very limited number of emails. In this Partial Response, QUALCOMM has concentrated on providing key presentations, memoranda, and other substantive documents. The number of emails to be reviewed is far higher than the number of such documents, and the review and collection process therefore requires additional time.

QUALCOMM requests the return of all HIGHLY CONFIDENTIAL and CONFIDENTIAL information at the conclusion of this proceeding.

# NARRATIVE RESPONSES TO QUESTIONS CONTAINED IN FCC REQUEST OF MAY 20, 2011 TO QUALCOMM INCORPORATED

1. Provide an organization chart and personnel directory in effect since January 1, 2009, for Qualcomm as a whole and for each of Qualcomm's facilities or divisions involved in any activity relating to any relevant product or relevant service.

QUALCOMM does not maintain a traditional organizational chart or personnel directory in the normal course of business. Instead it relies on an electronic, searchable personnel database. Except for the CEO, the database identifies a single manager or supervisor for each employee. Based on communications with FCC staff, QUALCOMM has used these databases to produce organizational charts of specific portions of the company that it believes are relevant to the Request, including the immediate manager or supervisor of each of the 18 custodians searched for this production.

For documents responsive to this question please see the attached documents with Bates numbers QCRQ001605-QCRQ001629; QCRQ001892 – QCRQ001913.

2. On page 6 of the Public Interest Statement, the Applicants state that "the market has shown that the Lower 700 MHz D and E blocks cannot and will not be put to full and efficient use as standalone one-way 6 MHz licenses." On page 7 of the Public Interest Statement, the Applicants state that "there is a risk that the unpaired Lower 700 MHz D and E blocks will remain under-utilized unless they can be used in conjunction with other paired spectrum to enhance broadband capacity." Provide all documents discussing how to make use of this spectrum and efforts by standard-setting organizations and equipment manufacturers to facilitate use, including documents discussing the efforts of existing licensees of the Lower 700 MHz Band, including D and E block licensees.

For documents responsive to this question please see the attached documents with Bates numbers QCRQ000302- QCRQ000338; QCRQ000390- QCRQ000392;

QCRQ000547- QCRQ000633; QCRQ000777- QCRQ000796; QCRQ001774- QCRQ001777; QCRQ001794- QCRQ001847; QCRQ001860- QCRQ001891.

3. On page 2 of the Public Interest Statement, the Applicants state that "after an exhaustive review of its strategic options, Qualcomm determined that this business model was not viable and decided to shut down that business and sell the spectrum." Page 3 of the Declaration of David Wise states that these options "included, but were not limited to, operating the FLO TV network under a new wholesale service; sale to, or joint venture of the FLO TV business with, a third party; and/or the sale of the Qualcomm Spectrum and the discontinuance of the operation of the network." Explain these statements in detail including, for example, what prompted the decision, any discussion with AT&T regarding MediaFLO, and all the options for a business model for Qualcomm's spectrum, including a discussion of the advantages and disadvantages of each option that was considered. Provide all documents discussing these issues.

QUALCOMM invested heavily and worked hard to make FLO TV a success. Despite these efforts, however, the company was unable to find an adequate market for a one-way, broadcast-type subscription service in which content was available via a pre-determined master schedule. Subscribership was significantly below what was necessary to make the business profitable given the high ongoing cost of running the business. As a result, FLO TV experienced significant financial losses for the company each quarter of its existence.

QUALCOMM's executive leadership and Board of Directors determined in mid-2010 that achieving profitability for FLO TV was not likely by following the then-current FLO TV strategy. They directed QUALCOMM staff to identify options for change.

QUALCOMM identified several options, including but not limited to: (1) exiting the mobile TV business, but continuing to use the spectrum for a wholesale data transmission service; (2) selling the entire FLO TV business to a third party; (3) establishing a joint venture with a third party that would enable the continuation of FLO TV's mobile TV service; and (4) shuttering the FLO TV business and selling the QUALCOMM Spectrum. QUALCOMM staff presented these options to QUALCOMM executive leadership, explaining the advantages and disadvantages of each option.

QUALCOMM held discussions with AT&T regarding FLO TV, including discussions about the possibility of AT&T's purchasing the entire FLO TV business, including, but not limited to the QUALCOMM Spectrum. Ultimately, AT&T determined that it would not purchase the entire FLO TV business, but had interest in purchasing the spectrum.

For documents discussing these issues please see the attached documents with Bates numbers QCRQ00058- QCRQ000392; QCRQ000404- QCRQ000544; QCRQ000575- QCRQ000796; QCRQ000810- QCRQ000865; QCRQ000963- QCRQ001310; QCRQ001391- QCRQ001604.

4. Page 3 of the Declaration of David Wise states that "Qualcomm solicited bids for the Qualcomm spectrum from various carriers. Qualcomm also discussed a potential sale of the FLO TV business (including network and spectrum) with a variety of companies in the telecommunications and media industries. Finally, Qualcomm discussed the sale of a majority equity interest in FLO TV Incorporated with certain parties." Explain these statements in detail and discuss all the options that were considered for the sale of Qualcomm's spectrum, including the names of the companies that were approached and the companies that submitted bids or otherwise expressed interest in acquiring the Qualcomm spectrum. Provide all documents discussing this issue.

QUALCOMM announced that it would exit the then-current FLO TV business on November 3, 2010.

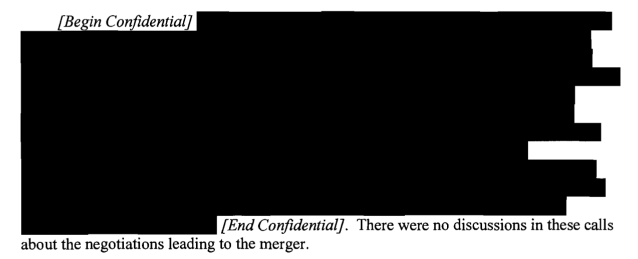
QUALCOMM solicited bids for the spectrum alone from [Begin Highly Confidential]
[End Highly Confidential].  QUALCOMM made presentations to [Begin Highly Confidential]  [End Highly Confidential] [End Highly Confidential] discuss a potential
sale. However, neither [Begin Highly Confidential]  [End Highly Confidential].
QUALCOMM also discussed selling the entire FLO TV business, as opposed to only the QUALCOMM Spectrum, with each of [Begin Highly Confidential]
[End Highly
Confidential]. None of the discussions with [Begin Highly Confidential]  [End Highly]
Confidential] went beyond the initial stages. Similarly, AT&T ultimately informed
QUALCOMM that it was not interested in acquiring the entire FLO TV business. [Begin
Highly Confidential]
[End Highly Confidential].
QUALCOMM also had discussions with [Begin Highly Confidential]
[End
Highly Confidential]. While various potential terms were discussed, ultimately [Begin Highly
Confidential [Fnd Highly Confidential]

QUALCOMM also had a number of very preliminary communications with other parties concerning the FLO TV business and/or the QUALCOMM Spectrum, none of which materialized into a meaningful discussion.

For documents discussing these issues please see the attached documents with Bates numbers QCRQ00001- QCRQ000301; QCRQ000322- QCRQ000530; QCRQ000545- QCRQ000633; QCRQ000777- QCRQ000796; QCRQ000799- QCRQ001310; QCRQ001391- QCRQ001604.

5. Explain and provide all documents discussing communications between AT&T and Qualcomm concerning AT&T's proposed merger with T-Mobile, including the negotiations leading to that proposed merger. Explain and provide all documents discussing Qualcomm's assessment of the effect of the proposed AT&T/Deutsche Telekom-T-Mobile merger on the Proposed Transaction.

We are aware no communications between QUALCOMM and AT&T concerning AT&T's proposed merger with T-Mobile prior to the day on which AT&T announced that proposed transaction publicly.



For documents responsive to this question please see the attached documents with Bates numbers QCRQ000339- QCRQ000389; QCRQ001457- QCRQ001604; QCRQ001630- QCRQ001632.

QUALCOMM has not found any formal assessment or study of the effect of the proposed AT&T/T-Mobile merger on the Proposed Transaction. Qualcomm is still searching for any informal assessment related to this topic that might exist.

6. Provide all documents, data and analysis cited in the Public Interest Statement and the declarations of David Wise, Kristin S. Rinne, Professor Jeffrey H. Reed and Dr. Nishith D. Tripathi, and all documents and data relied upon in preparing those documents,

grouped by declaration/Public Interest Statement as stated in Instruction number 6. To the extent the information has already been provided, specify the response to which it was also submitted.

For documents responsive to this question please see the attached documents with Bates numbers QCRQ001633- QCRQ001773.

7. Provide all documents discussing any valuations of Qualcomm's spectrum assets. Include any valuations of Qualcomm's spectrum assets in the absence of the proposed AT&T/Deutsche Telekom-T-Mobile merger, as well as any valuations assuming that proposed merger has been approved. Provide all documents discussing the cost and relative valuation of any spectrum license Qualcomm considered acquiring or acquired.

For documents responsive to this question please see the attached documents with Bates numbers QCRQ000322- QCRQ000389; QCRQ000421- QCRQ000530; QCRQ000797- QCRQ000798; QCRQ001311- QCRQ001456.

8. Provide all strategic plans, policies, analyses, reports and presentations discussing the Qualcomm spectrum and its expected use.

For documents responsive to this question please see the attached documents with Bates numbers QCRQ00058- QCRQ000297; QCRQ000302- QCRQ000338; QCRQ000799- QCRQ000809; QCRQ000932- QCRQ000977.

9. Provide all documents discussing presentations to management committees, executive committees, boards of directors, investors, investor analysts, and industry analysts regarding the effect of the Proposed Transaction, including the effect on AT&T's spectrum constraints and business plans, (a) for circumstances as set forth in the Proposed Transaction (i.e., absent any AT&T/Deutsche Telekom-T-Mobile merger), and (b) for circumstances that assume the AT&T/Deutsche Telekom-T-Mobile merger has been approved.

For documents responsive to this question please see the attached documents with Bates numbers QCRQ000302- QCRQ000392; QCRQ000421- QCRQ000530; QCRQ000799- QCRQ000809; QCRQ000932- QCRQ000977.

10. Provide all strategic plans, policies, analyses, reports and presentations discussing how to evaluate and monitor capacity, including the amount of spectrum, speed of connection, and facilities (including, cell site configuration and backhaul) that are required to meet consumer demand.

For documents responsive to this question please see the attached documents with Bates numbers QCRQ000302- QCRQ000321; QCRQ000339- QCRQ000389; QCRQ000547- QCRQ000574; QCRQ000634- QCRQ000796; QCRQ001457- QCRQ001604; QCRQ001774- QCRQ001891.

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HRMS REQUEST\_01 QCRQ001605 QCRQ001629 CONFIDENTIAL HRMS REQUEST\_01 QCRQ001892 QCRQ001913 CONFIDENTIAL

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WISE_DAVID	REQUEST_10	QCRQ001457	QCRQ001481	HIGHLY CONFIDENTIAL
	REQUEST_03; REQUEST_04; REQUEST_05;			
WISE_DAVID	REQUEST_10	QCRQ001482	QCRQ001545	HIGHLY CONFIDENTIAL
WISE_DAVID	REQUEST_04	QCRQ000393	QCRQ000393	HIGHLY CONFIDENTIAL
	REQUEST_03; REQUEST_04; REQUEST_08;			
WISE_DAVID	REQUEST_09	QCRQ000963	QCRQ000966	HIGHLY CONFIDENTIAL
WISE_DAVID	REQUEST_04	QCRQ000396	QCRQ000397	HIGHLY CONFIDENTIAL
WISE_DAVID	REQUEST_03; REQUEST_04	QCRQ001287	QCRQ001310	HIGHLY CONFIDENTIAL
WISE_DAVID	REQUEST_03; REQUEST_04	QCRQ001026	QCRQ001041	HIGHLY CONFIDENTIAL
WISE_DAVID	REQUEST_04; REQUEST_08; REQUEST_09	QCRQ000799	QCRQ000809	HIGHLY CONFIDENTIAL

CUSTODIAN	00_REQUEST_NO	PR_BEGPROD	PR_ENDPROD	00_CONFIDENTIALITY
WISE_DAVID	REQUEST_03; REQUEST_04	QCRQ000810	QCRQ000865	HIGHLY CONFIDENTIAL
WISE_DAVID	REQUEST_03; REQUEST_04	QCRQ001099	QCRQ001137	HIGHLY CONFIDENTIAL
	REQUEST_03; REQUEST_04; REQUEST_07;			
WISE_DAVID	REQUEST_09	QCRQ000421	QCRQ000507	HIGHLY CONFIDENTIAL
WISE_DAVID	REQUEST_03; REQUEST_04	QCRQ001042	QCRQ001089	HIGHLY CONFIDENTIAL
WISE_DAVID	REQUEST_03; REQUEST_04	QCRQ000987	QCRQ001002	HIGHLY CONFIDENTIAL
	REQUEST_02; REQUEST_03; REQUEST_04;			
WISE_DAVID	REQUEST_09	QCRQ000390	QCRQ000392	HIGHLY CONFIDENTIAL
	REQUEST_03; REQUEST_04; REQUEST_05;			
WISE_DAVID	REQUEST_07; REQUEST_09; REQUEST_10	QCRQ000339	QCRQ000389	HIGHLY CONFIDENTIAL

CUSTODIAN	00_REQUEST_NO	PR_BEGPROD	PR_ENDPROD	00_CONFIDENTIALITY
BRENNER_DEAN	REQUEST_05	QCRQ001630	QCRQ001630	CONFIDENTIAL
BRENNER_DEAN	REQUEST_05	QCRQ001631	QCRQ001631	CONFIDENTIAL
BRENNER_DEAN	REQUEST_05	QCRQ001632	QCRQ001632	CONFIDENTIAL
	REQUEST_03; REQUEST_04; REQUEST_05;			
SCIPIONE_MARIO	REQUEST_10	QCRQ001582	QCRQ001604	HIGHLY CONFIDENTIAL
	REQUEST_03; REQUEST_04; REQUEST_05;			
SCIPIONE_MARIO	REQUEST_10	QCRQ001553	QCRQ001573	HIGHLY CONFIDENTIAL
	REQUEST_03; REQUEST_04; REQUEST_05;			
WISE_DAVID	REQUEST_10	QCRQ001574	QCRQ001581	HIGHLY CONFIDENTIAL
	REQUEST_03; REQUEST_04; REQUEST_05;			
WISE_DAVID	REQUEST_10	QCRQ001546	QCRQ001552	HIGHLY CONFIDENTIAL
	REQUEST_03; REQUEST_04; REQUEST_05;			
WISE_DAVID	REQUEST_10	QCRQ001457	QCRQ001481	HIGHLY CONFIDENTIAL
	REQUEST_03; REQUEST_04; REQUEST_05;			
WISE_DAVID	REQUEST_10	QCRQ001482	QCRQ001545	HIGHLY CONFIDENTIAL
	REQUEST_03; REQUEST_04; REQUEST_05;			
WISE_DAVID	REQUEST_07; REQUEST_09; REQUEST_10	QCRQ000339	QCRQ000389	HIGHLY CONFIDENTIAL

CUSTODIAN	00_REQUEST_NO	PR_BEGPROD	PR_ENDPROD	00_CONFIDENTIALITY
PUBLIC_MEDIA	REQUEST_06	QCRQ001633	QCRQ001642	PUBLIC
PUBLIC_MEDIA	REQUEST_06	QCRQ001643	QCRQ001744	PUBLIC
PUBLIC_MEDIA	REQUEST_06	QCRQ001745	QCRQ001746	PUBLIC
PUBLIC_MEDIA	REQUEST_06	QCRQ001747	QCRQ001765	PUBLIC
PUBLIC_MEDIA	REQUEST_06	QCRQ001766	QCRQ001767	PUBLIC
PUBLIC_MEDIA	REQUEST_06	QCRQ001768	QCRQ001769	PUBLIC
PUBLIC_MEDIA	REQUEST_06	QCRQ001770	QCRQ001771	PUBLIC
PUBLIC_MEDIA	REQUEST_06	QCRQ001772	QCRQ001773	PUBLIC

CUSTODIAN	00_REQUEST_NO	PR_BEGPROD	PR_ENDPROD	00_CONFIDENTIALITY
BRENNER_DEAN	REQUEST_07	QCRQ000797	QCRQ000798	HIGHLY CONFIDENTIAL
BRENNER_DEAN	REQUEST_07	QCRQ001352	QCRQ001390	HIGHLY CONFIDENTIAL
NORDHAUS_JEFFREY	REQUEST_07	QCRQ001346	QCRQ001351	HIGHLY CONFIDENTIAL
	REQUEST_03; REQUEST_04; REQUEST_07;			
NORDHAUS_JEFFREY	REQUEST_09	QCRQ000508	QCRQ000530	HIGHLY CONFIDENTIAL
	REQUEST_02; REQUEST_03; REQUEST_04;			
WISE_DAVID	REQUEST_07; REQUEST_08; REQUEST_09	QCRQ000322	QCRQ000338	HIGHLY CONFIDENTIAL
WISE_DAVID	REQUEST_07	QCRQ001311	QCRQ001345	HIGHLY CONFIDENTIAL
WISE_DAVID	REQUEST_03; REQUEST_04; REQUEST_07	QCRQ001391	QCRQ001456	HIGHLY CONFIDENTIAL
	REQUEST_03; REQUEST_04; REQUEST_07;			
WISE_DAVID	REQUEST_09	QCRQ000421	QCRQ000507	HIGHLY CONFIDENTIAL
	REQUEST_03; REQUEST_04; REQUEST_05;			
WISE_DAVID	REQUEST_07; REQUEST_09; REQUEST_10	QCRQ000339	QCRQ000389	HIGHLY CONFIDENTIAL

CUSTODIAN	00_REQUEST_NO	PR_BEGPROD	PR_ENDPROD	00_CONFIDENTIALITY
KEITEL_WILLIAM	REQUEST_04; REQUEST_08; REQUEST_09	QCRQ000932	QCRQ000962	HIGHLY CONFIDENTIAL
TARGET_BOARD	REQUEST_03; REQUEST_04; REQUEST_08	QCRQ000058	QCRQ000297	HIGHLY CONFIDENTIAL
	DEQUECT 02. DEQUECT 02. DEQUECT 04.			
	REQUEST_02; REQUEST_03; REQUEST_04;			
WISE_DAVID	REQUEST_07; REQUEST_08; REQUEST_09	QCRQ000322	QCRQ000338	HIGHLY CONFIDENTIAL
	REQUEST_03; REQUEST_04; REQUEST_08;			
WISE_DAVID	REQUEST_09	QCRQ000967	QCRQ000977	HIGHLY CONFIDENTIAL
	REQUEST_03; REQUEST_04; REQUEST_08;			
WISE_DAVID	REQUEST_09	QCRQ000963	QCRQ000966	HIGHLY CONFIDENTIAL
WISE_DAVID	REQUEST_04; REQUEST_08; REQUEST_09	QCRQ000799	QCRQ000809	HIGHLY CONFIDENTIAL
	REQUEST_02; REQUEST_03; REQUEST_08;			
WRIGHT_HOWARD	REQUEST_09; REQUEST_10	QCRQ000302	QCRQ000321	HIGHLY CONFIDENTIAL

CUSTODIAN	00_REQUEST_NO	PR_BEGPROD	PR_ENDPROD	00_CONFIDENTIALITY
KEITEL_WILLIAM	REQUEST_04; REQUEST_08; REQUEST_09	QCRQ000932	QCRQ000962	HIGHLY CONFIDENTIAL
NODDUALIC IEEEDEV	REQUEST_03; REQUEST_04; REQUEST_07;	000000000	0000000530	LUCULY CONFIDENTIAL
NORDHAUS_JEFFREY	REQUEST_09	QCRQ000508	QCRQ000530	HIGHLY CONFIDENTIAL
	REQUEST_02; REQUEST_03; REQUEST_04;			
WISE_DAVID	REQUEST_07; REQUEST_08; REQUEST_09	QCRQ000322	QCRQ000338	HIGHLY CONFIDENTIAL
	REQUEST_03; REQUEST_04; REQUEST_08;			
WISE_DAVID	REQUEST_09	QCRQ000967	QCRQ000977	HIGHLY CONFIDENTIAL
	REQUEST_03; REQUEST_04; REQUEST_08;			
WISE_DAVID	REQUEST_09	QCRQ000963	QCRQ000966	HIGHLY CONFIDENTIAL
WISE_DAVID	REQUEST_04; REQUEST_08; REQUEST_09	QCRQ000799	QCRQ000809	HIGHLY CONFIDENTIAL
	REQUEST_03; REQUEST_04; REQUEST_07;			
WISE_DAVID	REQUEST_09	QCRQ000421	QCRQ000507	HIGHLY CONFIDENTIAL
	REQUEST_02; REQUEST_03; REQUEST_04;			
WISE_DAVID	REQUEST_09	QCRQ000390	QCRQ000392	HIGHLY CONFIDENTIAL
	REQUEST_03; REQUEST_04; REQUEST_05;			
WISE_DAVID	REQUEST_07; REQUEST_09; REQUEST_10	QCRQ000339	QCRQ000389	HIGHLY CONFIDENTIAL
	REQUEST_02; REQUEST_03; REQUEST_08;			
WRIGHT_HOWARD	REQUEST_09; REQUEST_10	QCRQ000302	QCRQ000321	HIGHLY CONFIDENTIAL

CUSTODIAN	00_REQUEST_NO	PR_BEGPROD	PR_ENDPROD	00_CONFIDENTIALITY
NORDHAUS_JEFFREY	REQUEST_02; REQUEST_04; REQUEST_10	QCRQ000547	QCRQ000574	HIGHLY CONFIDENTIAL
PUBLIC_MEDIA	REQUEST_02; REQUEST_10	QCRQ001774	QCRQ001777	PUBLIC
PUBLIC_MEDIA	REQUEST_10	QCRQ001778	QCRQ001793	PUBLIC
PUBLIC_MEDIA	REQUEST_02; REQUEST_10	QCRQ001794	QCRQ001822	PUBLIC
PUBLIC_MEDIA	REQUEST_02; REQUEST_10	QCRQ001823	QCRQ001847	PUBLIC
PUBLIC_MEDIA	REQUEST_10	QCRQ001848	QCRQ001859	PUBLIC
PUBLIC_MEDIA	REQUEST_02; REQUEST_10	QCRQ001860	QCRQ001872	PUBLIC
PUBLIC_MEDIA	REQUEST_02; REQUEST_10	QCRQ001873	QCRQ001891	PUBLIC
	REQUEST_03; REQUEST_04; REQUEST_05;			
SCIPIONE_MARIO	REQUEST_10	QCRQ001582	QCRQ001604	HIGHLY CONFIDENTIAL
	REQUEST_03; REQUEST_04; REQUEST_05;			
SCIPIONE_MARIO	REQUEST_10	QCRQ001553	QCRQ001573	HIGHLY CONFIDENTIAL
TARGET_BOARD	REQUEST_03; REQUEST_10	QCRQ000634	QCRQ000776	HIGHLY CONFIDENTIAL
	REQUEST_02; REQUEST_03; REQUEST_04;			
TARGET_PRISM	REQUEST_10	QCRQ000777	QCRQ000796	HIGHLY CONFIDENTIAL
	REQUEST_03; REQUEST_04; REQUEST_05;			
WISE_DAVID	REQUEST_10	QCRQ001574	QCRQ001581	HIGHLY CONFIDENTIAL
	REQUEST_03; REQUEST_04; REQUEST_05;			
WISE_DAVID	REQUEST_10	QCRQ001546	QCRQ001552	HIGHLY CONFIDENTIAL
	REQUEST_03; REQUEST_04; REQUEST_05;			
WISE_DAVID	REQUEST_10	QCRQ001457	QCRQ001481	HIGHLY CONFIDENTIAL
	REQUEST_03; REQUEST_04; REQUEST_05;			
WISE_DAVID	REQUEST10	QCRQ001482	QCRQ001545	HIGHLY CONFIDENTIAL
	REQUEST_03; REQUEST_04; REQUEST_05;			
WISE_DAVID	REQUEST_07; REQUEST_09; REQUEST_10	QCRQ000339	QCRQ000389	HIGHLY CONFIDENTIAL
	REQUEST_02; REQUEST_03; REQUEST_08;			
WRIGHT_HOWARD	REQUEST_09; REQUEST_10	QCRQ000302	QCRQ000321	HIGHLY CONFIDENTIAL

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