

EXHIBIT H

From: [Leong, Amber](#)
To: [Hill Brakefield](#); [Yin, Clifford](#); [Patch, Richard](#); [Vittoria, Cathy](#); [Flood, Laura](#); [Dallas, Melissa](#)
Cc: [Gary I. Smith, Jr.](#); [Swathi Bojedla](#)
Subject: RE: Dale, et al. v. Duetsche Telekom AG, et al. -- Subpoena to DISH
Date: Friday, August 30, 2024 5:08:39 PM
Attachments: [image001.png](#)
[image002.png](#)
[external.png](#)



Hi Hill – thanks for the follow up. Would you be available for a meet and confer end of next week or early the following week of the 9th?

Thanks and hope you have a nice weekend,
Amber

Amber Leong | Associate
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From: Hill Brakefield <hbrakefield@hausfeld.com>
Sent: Thursday, August 29, 2024 8:29 AM
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Subject: [EXTERNAL] RE: Dale, et al. v. Duetsche Telekom AG, et al. -- Subpoena to DISH

Counsel,

Please give us an update on the information requested in my August 12 email and let us know your availability for a meet and confer.

Regards,

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From: Hill Brakefield

Sent: Monday, August 12, 2024 11:36 AM

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Subject: Dale, et al. v. Duetsche Telekom AG, et al. -- Subpoena to DISH

Counsel,

Thank you again for meeting with us on August 1, 2024, to discuss DISH's subscriber data. Our understanding after that meeting is that while DISH either had access to or the ability to request access to the Boost subscriber data (including both Boost Mobile and Boost Infinite) through June 2023 as part of the transition agreement with T-Mobile, it no longer has either access to, or the ability to request access to, that data. It is also our understanding that DISH does not know whether T-Mobile still maintains the Boost subscriber data from that period. If you confirm that DISH neither has access to nor the ability to request access to that data, Plaintiffs will drop their request for that data.

As for the data related to DISH's other subscribers—such as Gen Mobile and Ting Mobile subscribers—we are at an impasse. As explained during that meeting, the fact that those subscribers were not acquired as part of the T-Mobile/Sprint Merger does not make them irrelevant. We will seek this data in our motion to enforce the subpoena.

Based on our recent meeting and DISH's first document production, we have several follow-up questions:

1. Is DISH refusing to produce anything that predates the T-Mobile Merger's closing?
2. Are the documents DISH did produce the only materials post-dating the Merger's closing that DISH possesses or can access?

Having reviewed production, we would like to go ahead and schedule another meet and confer to further discuss Plaintiffs requests. Please be prepared to explain which requests DISH will search for and produce documents and which requests it will not, as well as what documents DISH is withholding on the basis of its objections. Please let us know your availability for later this week.

Regards,

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