

Gina Harrison
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April 18, 1996

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FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF SECRETARY

William F. Caton
Acting Secretary
Federal Communications Commission
Mail Stop 1170
1919 M Street, N.W., Room 222
Washington, D.C. 20554

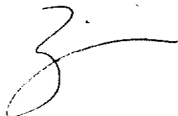
Dear Mr. Caton:

Re: *WT Docket No. 95-157 Microwave Relocation; ET Docket No. 93-62
Radiofrequency Radiation Guidelines; GN Docket No. 90-314 Personal
Communications Services*

Yesterday, Jim Tuthill, General Counsel and Vice President, External Affairs, Pacific Bell Mobile Services, and I met with Jackie Chorney, Legal Advisor to Chairman Reed Hundt; Michele Farquhar, Bureau Chief, Karen Brinkman, Associate Bureau Chief, Wireless Telecommunications Bureau, and David Nall, Deputy Chief, Commercial Wireless Division, Wireless Telecommunications Bureau, to discuss issues raised in the above-referenced docket and summarized in the attached material. We also discussed the application of PCS nonstructural safeguards with Ms. Chorney, Ms. Brinkman, and with Barbara Esbin, Special Counsel, Commercial Wireless Division, Wireless Telecommunications Bureau. We also discussed the merits of the ANSI standard over the NCRP report, in the context of issues raised in ET Docket No. 93-62, with Ms. Chorney and Ms. Brinkman.

We are submitting two copies of this notice in accordance with Section 1.1206(a)(1) of the Commission's rules. Please stamp and return the provided copy to confirm your receipt. Please contact me should you have any questions.

Sincerely,



Attachment

cc: Karen Brinkman
Jackie Chorney
Barbara Esbin
Michele Farquhar
David Nall

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**FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF SECRETARY**

MICROWAVE RELOCATION

PACIFIC BELL MOBILE SERVICES

MOST SHARING REQUIRES A CLEARINGHOUSE

- ***WIDESPREAD AGREEMENT ON COST SHARING.***
- ***CONSENSUS ON 250K/150K LIMITS.***
- ***WITHOUT A CLEARINGHOUSE, LICENSEES WILL HAVE TO EXCHANGE PCNs.***
- ***CLEARINGHOUSE MAKES SHARING WORK.***

PCIA SHOULD BE THE CLEARINGHOUSE

PCIA HAS BEEN A LEADER ON COST SHARING.

- *PCIA HAS THE INTEREST AND ABILITY TO BE THE CLEARINGHOUSE.*
- *PCIA MEMBERS HAVE AGREED TO INITIALLY FUND THE CLEARINGHOUSE.*

INVOLUNTARY PERIOD

- *CURRENT RULE-PAY ALL COSTS, COMPLETE ALL ENGINEERING, AND BUILD SYSTEM.*
- *THAT'S IMPRACTICAL DURING INVOLUNTARY PERIOD IF PARTIES ARE AT LOGGERHEADS.*
- *INSTEAD, PAY REASONABLE COSTS NOT TO EXCEED \$250K.*

INCUMBENTS

- *IMPOSE “GOOD FAITH” OBLIGATION DURING VOLUNTARY PERIOD.*
- *ADOPT “COMPARABLE FACILITIES” STANDARD DURING MANDATORY PERIOD.*
- *CONVERT TO SECONDARY STATUS AT END OF MANDATORY PERIOD.*