

AMTA

American Mobile Telecommunications Association

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PRESIDENT & CEO

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June 5, 1996

via Hand Delivery

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

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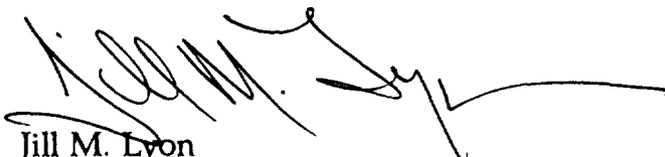
JUN 5 1996

**Re: Notice of oral ex parte presentation
PR Docket No. 89-552, GN Docket No. 93-252
220 MHz Licensing and Modifications**

Dear Mr. Caton:

On June 5, 1996, the American Mobile Telecommunications Association, Inc. (AMTA) made an oral ex parte presentation concerning the above-referenced proceeding to Michele Farquhar, Chief of the Wireless Telecommunications Bureau (the "Bureau"), and Nancy Boocker and Martin Liebman of the Bureau's Policy Division. During the meeting, AMTA requested that the Bureau reconsider its decision to deny recently filed applications for modifications based on licensees' failure to certify that the application met the requirements of the Commission's *Second Report and Order* in this Docket. AMTA's position is that this decision represents a departure from the practice and policy of the Bureau's Licensing Division in processing applications for Part 90 services. The Association also repeated its recommendation that new licensing rules for the 220 MHz service include retention of non-contiguous channel groupings where now allocated.

Pursuant to Section 1.1206 of the Commission's Rules, 47 C.F.R. § 1.1206, an original and one copy of this Notice have been submitted.



Jill M. Lyon
Director of Regulatory Relations