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June 5, 1996

William F. Caton
Acting Secretary
Federal Communications Commission
1919 M Street, NW
Mail Stop Code 1170
Washington, D.C. 20544

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JUN 5 1996

RE: Ex Parte Presentation
WT Docket No. 96-6; CC Docket No. 95-185; GN Docket No. 93-252;
ET Docket ~~93-92~~; and CC Docket 92-115

93-62 ✓

Dear Mr. Caton:

Pursuant to the requirements of Sections 1.1200 et seq. of the Commission's Rules, this is to notify you that Wayne Perry, Vice Chairman of AT&T Wireless Services, Inc. ("AT&T Wireless"), Steve Hooper, President of AT&T Wireless, Gerry Salemme, Vice President of AT&T Corp., Doug Brandon, Vice-President of AT&T Wireless, Rachel Welch, Manager Federal Regulatory Policy of AT&T Corp. and I met yesterday with Jackie Chorney of Chairman Hundt's Office, Jim Coltharp of Commissioner Quello's Office and Suzanne Toller, Eileen Duff and Kasia Biernacki of Commissioner Chong's Office.

In the meeting we reiterated our support -- expressed in AT&T Wireless' comments and reply comments in WT Docket No. 96-6 -- that CMRS providers should be allowed broad flexibility to provide a variety of services, including fixed services. We also urged the Commission to act on the Petition for Clarification of AT&T Wireless (formerly named McCaw Cellular Communications, Inc.) in Docket No. 93-252, filed May 19, 1994, and restate its long-standing policies applying the principles of mutual compensation and non-discriminatory charges to intrastate LEC-to-CMRS interconnection. We stated that this action would remedy to some degree the discriminatory interconnection pricing structures faced by CMRS providers while the Commission considers the broader issues raised in its CMRS-LEC interconnection docket (CC Docket No. 95-185).

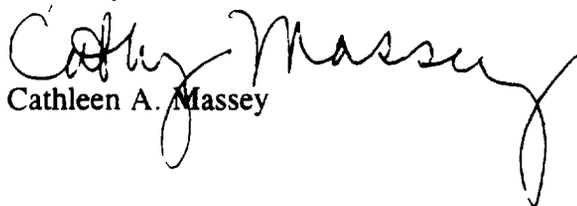
We also discussed the Environmental Protection Agency's proposal to incorporate features of the National Council on Radiological Protection into the ANSI/IEEE C95.1-1192

standard regarding radiofrequency emissions in ET Docket 93-92.

Finally, we discussed with Ms. Chorney our view expressed in CC Docket 92-115 that Rule 22.919 is an important tool in preventing cellular fraud and the rule should not be modified or eliminated.

Should there be any questions regarding this matter, please contact the undersigned.

Sincerely,

A handwritten signature in black ink, appearing to read "Cathy Massey". The signature is written in a cursive style with a long, sweeping tail on the final letter.

Cathleen A. Massey

cc: Meeting Participants