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Cathleen A. Massey
Vice President - External Affairs

AT&T Wireless Services, Inc.
Fourth Floor
1150 Connecticut Ave. NW
Washington, DC 20036
202 223-9222
FAX 202 223-9095
PORTABLE 202 957-7451

July 25, 1996

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

RE: Ex Parte Presentation
CC Docket 96-98

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JUL 25 1996

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF SECRETARY

Dear Mr. Caton:

Pursuant to the requirements of Sections 1.1200 et seq. of the Commission's Rules, this is to notify you that I spoke today with Suzanne Toller of Commissioner Rachelle Chong's office. In our conversation, I expressed AT&T Wireless' view that any benefit of reforming the method by which LEC to CMRS interconnection rates are set would be lost if LECs are permitted to unilaterally define their local calling areas and impose proxy access charges on CMRS providers outside of those areas. Such a decision would not be in the public interest because it would provide the LECs with a new, unjustified source of access revenue by 1) subjecting an industry that has traditionally been free from access charges to an access charge regime on the eve of access charge reform; 2) allowing the LECs to collect access revenues even though the CMRS carrier would be utilizing its own facilities and not the LEC's transport facilities, thereby discouraging the development of facilities-based competition; 3) allowing the LECs to dictate the interconnection rates paid by CMRS providers through their delination of local calling areas; and 4) frustrating the Commission's goal of encouraging the development of CMRS through the establishment of fair, cost-based LEC-CMRS interconnection.

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

Sincerely,

Cathleen Massey
Cathleen A. Massey

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cc: Suzanne Toller

