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EX-100-97-82

September 17, 1997

BY HAND DELIVERY

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

RECEIVED

SEP 17 1997

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

Re: General Wireless, Inc.
Docket No. ET 97-82
Notice of Ex Parte Communication

Dear Mr. Caton:

Pursuant to Section 1.1206(b)(2) of the Commission's rules, General Wireless, Inc. ("GWI") hereby submits an original and one copy of this Notice of Ex Parte Communication.

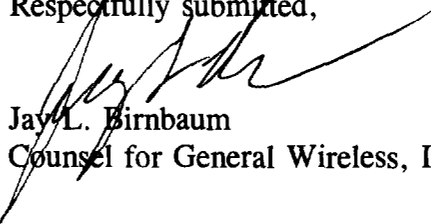
On September 16, 1997, representatives of GWI, including Roger Linquist, its CEO, Dennis Spickler, its CFO, and Al Loverde and John Lister, each a vice president of GWI, spoke via telephone with Jon Garcia of the Office of Plans and Policy about additional options for C block debt restructuring in the above-referenced proceeding. Mr. Garcia asked for GWI's response to a proposal that would permit licensees to elect to apply their down payment and any other funds they may have (or acquire) to pay for all or a part of their licenses at the net present value of the current cash bid (at 15% discount rate). The licensee could return the other licenses for re-auction without any other adverse consequences arising to the licensee. Under this proposal, the use of the down payment would be applied to license purchase.

Mr. [Name] [Signature] 021
[Name]

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GWI's initial reaction was that it did not believe this proposal would be acceptable because at net present value the resulting business would still be difficult to finance. GWI also indicated that it would be difficult to achieve economies of scale under this proposal.

Respectfully submitted,



Jay L. Birnbaum
Counsel for General Wireless, Inc.

cc: Jon Garcia