

ORIGINAL

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CTIA

Building The Wireless Future.

Cellular Telecommunications Industry Association

November 30, 2000

Ms. Magalie Roman Salas
Secretary
Federal Communications Commission
445 12th Street, S.W.
12th Street Lobby, TW-A325
Washington, DC 20554

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FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

**Re: Ex Parte Presentation
CC Docket No. 99-200**

Dear Ms. Salas:

On November 28, 2000, the Cellular Telecommunications Industry Association ("CTIA") represented by Randall Coleman, Vice President for Regulatory Policy and Law, Andrea Williams, Assistant General Counsel, and Sarah Leeper, Staff Counsel and Gary Haight, Cingular, Glen Rabin, Alltel, Ben Almond, Cingular, Suzanne Toller, AT&T, Anne Hoskins, Verizon, Lolita Smith, Verizon, Mike Bennett, Cingular and Joe Lassenzo, Sprint PCS conducted a conference call with Kyle Dixon, Legal Advisor to Commissioner Powell. The parties discussed the issues related to the number resource optimization. Specifically, the parties discussed 1) Fill Rates-- how they are calculated under old and new definitions; 2) Transition between LNP-capability and pooling; 3) Number Reservation and whether the 45 day limit should be increased; and 4) Service Specific Overlay. CTIA's established positions on these issues are outlined in its comments to the above captioned proceeding.

Additionally, representatives for Verizon discussed their proposal for phased in overlay relief, which was filed with the Commission on November 21, 2000.

Pursuant to Section 1.1206 of the Commission's Rules, an original and one copy of this letter is being filed with your office. If you have any questions concerning this submission, please contact the undersigned.

Sincerely,

Dustun L. Ashton

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Additionally, representatives for Verizon and AT&T discussed their proposal for phased in overlay relief, which was filed with the Commission on November 21, 2000.

Pursuant to Section 1.1206 of the Commission's Rules, an original and one copy of this letter is being filed with your office. If you have any questions concerning this submission, please contact the undersigned.

Sincerely,

Dustun L. Ashton

Attachement(s)

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LISTABUDE



VERIZON WIRELESS: Silver Spring, MD Rate Center

5,800 assigned to our own customers
200 unavailable (administrative)
500 unavailable (due to aging)
500 unavailable (reserved for corporate account)
1,500 unavailable (given to reseller)
1,500 available numbers

10,000 total

Existing VZW and Industry Practice: Count assigned and unavailable numbers.

$$\begin{array}{r} 5,800 + 200 + 500 + 500 + 1,500 = \quad 8,500 \\ \hline \qquad \qquad \qquad \qquad \qquad \qquad \qquad \qquad = 85 \% \\ 10,000 \end{array}$$

FCC NRO: Count only assigned numbers even though others are not available.

$$\begin{array}{r} 5,800 \\ \hline \qquad \qquad \qquad = 58 \% \quad (\text{Not eligible for new numbers}) \\ 10,000 \end{array}$$

FCC should define utilization rate to exclude unavailable numbers.

FCC should set national utilization rate.

FCC should establish safety valve and direct NANPA to grant relief when it is met.