

ORIGINAL

RECEIVED

EX PARTE OR LATE FILED

AUG - 2 2001

FEDERAL COMMUNICATIONS COMMISSION  
OFFICE OF THE SECRETARY



Robert W. Quinn, Jr.  
Vice President  
Federal Government Affairs

Suite 1000  
1120 20th Street, N.W.  
Washington, D.C. 20036  
202 457-3851  
FAX 202 263-2655  
WIRELESS 202 256-7503  
EMAIL rwquinn@att.com

August 2, 2001

Ms. Magalie Roman Salas  
Secretary  
Federal Communications Commission  
445 12<sup>th</sup> St., SW, Room TWB-204  
Washington, DC 20554

Re: Notice of Ex Parte Presentation:  
Access Charge Reform, CC Docket No. 96-262; Request for Emergency Relief  
of the Minnesota CLEC Consortium and the Rural Independent Competitive  
alliance, DA-1067; Mandatory Detariffing of CLEC Interstate Access Services,  
DA 00-1268; AT&T/Sprint Petitions for Declaratory Ruling, CCB/CPD No. 01-  
02

Dear Ms. Salas:

On Wednesday August 1, 2001, I had a telephone conversation with Jeff Dygert of the Common Carrier Bureau to discuss AT&T's position in the above referenced proceedings. Specifically, I stated that the Commission in responding to the District Court's referral should provide should issue general guidance on the issues related to constructive ordering present in this proceeding so that the Court would have sufficient information to make the fact specific determination required in the underlying litigation. My statements were consistent with the positions previously articulated by AT&T in filings in the above referenced proceedings.

I have submitted two copies of this Notice in accordance with Section 1.1206 of the Commission's rules.

Sincerely,

A handwritten signature in black ink that reads "Robert W. Quinn, Jr." with a stylized flourish at the end.

cc: J. Dygert

No. of Copies rec'd 078  
List ABCDE