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August 1, 2002

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Re: Report of Permissible
Ex Parte Communication
CC Docket No. 94-102

Dear Sir or Madam:

On behalf of Edge Wireless Licenses, LLC and pursuant to Section 1.1206 of the Federal Communications Commission's Rules, this letter constitutes notice that, upon the invitation of the staff, Todd Slamowitz met on July 11, 2002 with Barry J. Olson, Blaise Scinto, Jennifer B. Tomchin and Pat Forrester of the Policy Division, Wireless Telecommunications Bureau, regarding Edge's Phase II waiver request filed in the above referenced proceeding. Although Edge believes that the subject communication may well not fall within the purview of the Commission's *ex parte* rules, the more prudent course of conduct appears to be to enter on the side of caution by filing this notification.

On December 13, 2001, Edge filed a limited waiver of the Commission's E911 Phase II rules; specifically the location accuracy rules set forth in Section 20.18(h)(2) of the Commission's rules. Edge chose the handset based technology as a solution and has commenced selling a GPS accessory manufactured by Airbiquity, Inc. to its customers in its operational markets in Oregon. The GPS Accessory can be retrofitted on a majority of Nokia handsets. In the waiver, Edge indicates that 80 percent of the E911 calls will be located to within 80 meters as opposed to the Commission requirement that 95 percent of the E911 calls must be located to within 150 meters.

The issues discussed with respect to Edge's Phase II waiver included the following: Edge's overall proposed Phase II solution, the accuracy of the GPS Accessory, the availability and cost of

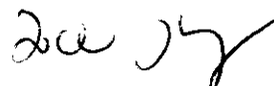
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GPS Accessory, Edge's transition to GSM, additional service areas in which Edge seeks to utilize the GPS Accessory, and Edge's plans for ultimate full compliance with the Phase II rules.

The Commission staff requested additional information with respect to the following, which Edge intends to include in an Amendment to its pending Phase II waiver request: handset availability for GPS Accessory, percentage of Edge customers purchasing the GPS Accessory, the status of the location information with respect to the 20 percent of E911 calls not falling within the 150 meter rule, the extent Edge has completed any quantitative tests to determine location accuracy, the status of Edge's competitors with respect to Phase II, and Edge's plans for ultimate full compliance with the Phase II rules. Responsive information will be supplied timely.

If you have any questions with respect to this matter, please contact the undersigned.

Respectfully submitted,

A handwritten signature in black ink, appearing to read "Todd Slamowitz", with a stylized flourish at the end.

Todd Slamowitz