

CTIA

Building The Wireless Future™
Cellular Telecommunications & Internet Association

November 6, 2003

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, SW
12th Street Lobby, TW-A325
Washington, D.C. 20554

**Re: *Ex Parte* Presentation in CC Docket No. 94-102;
Revision of the Commission's Rules to Ensure Compatibility with
Enhanced 911 Emergency Calling Systems**

Dear Ms. Dortch:

On November 5, 2003, the Cellular Telecommunications & Internet Association ("CTIA"), represented by Diane Cornell, Vice President for Regulatory Policy at CTIA, spoke via phone with Paul Margie, Spectrum and International Legal Advisor for Commissioner Copps. The parties discussed issues related to the pending proceeding that addresses the scope of E-911 obligations as they apply to wireless service resellers.

CTIA emphasized that the underlying facilities-based carriers providing service to wireless resellers are already subject to extensive obligations regarding E-911, that apply independent of this proceeding. It indicated that, to the extent the Commission concludes that any new burdens regarding E-911 compliance should be imposed on resold wireless service in this proceeding, it would be appropriate to place them directly on the resellers who are responsible for equipment sales and service to their customers.

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

Sincerely,

Diane Cornell

Diane Cornell

cc: Paul Margie

