

October 27, 2008

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street SW
Washington DC 20554

Re: Notice of *Ex Parte* Presentation, WTB Docket No. 08-95, Applications of Atlantis Holdings LLC and Cellco Partnership d/b/a Verizon Wireless for Transfer of Control

Dear Ms. Dortch:

This is to notify you that on October 24, 2008, Joe Gleberman of Goldman Sachs spoke by telephone with Commissioner Michael Copps and Bruce Gottlieb, Commissioner Copps' legal advisor, regarding the above-referenced proceeding. The purpose of the conversation was to discuss matters on the record in this proceeding regarding current market conditions and the change in availability of financing that led to the decision to sell ALLTEL to Verizon Wireless.

Specifically, Mr. Gleberman explained that Atlantis Holdings LLC ("Atlantis Holdings") had every intention of further developing ALLTEL's business when it acquired ALLTEL. Due to the financial pressures from the ongoing credit crunch that has plagued the U.S. economy since the fall of 2007, however, Atlantis Holdings believes that it will be difficult to raise the capital to make the necessary future investments in the company. Given current market conditions, TPG and the Goldman Sachs fund GS Capital Partners VI Fund, L.P., the private equity funds that control and have an ownership interest in Atlantis Holdings, are concerned that Atlantis Holdings may be constrained for some time in its ability to raise the capital necessary to fund the long-term investments necessary to grow ALLTEL's service in rural markets. As a result, when approached by Verizon Wireless in April 2008, TPG and Goldman Sachs determined that the offer by Verizon Wireless to purchase ALLTEL was the best vehicle available to ensure future capital-intensive investments in wireless services that are important to rural America and to ALLTEL's customers.

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TPG and Goldman Sachs believe this determination is further underscored by the substantial market volatility in recent weeks. In light of these market conditions, Mr. Gleberman emphasized the importance of a prompt resolution by the Commission.

This letter is filed pursuant to Section 1.1206 of the rules of the Federal Communications Commission. Please direct any questions to the undersigned.

Respectfully submitted,

WILKINSON BARKER KNAUER, LLP

By: /s/ Natalie G. Roisman

Natalie G. Roisman
Counsel to Atlantis Holdings LLC

cc: Commissioner Michael Copps
Bruce Gottlieb, Office of Commissioner Copps