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December 3, 2009

Via Electronic Delivery

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

Re: Notice of Ex Parte Presentation

**Applications of Atlantic Tele-Network, Inc. and Celco Partnership
d/b/a Verizon Wireless for Consent to Assign or Transfer Control of
Licenses and Authorizations, WT Docket No. 09-119**

Dear Ms. Dortch:

Bulloch Cellular, Inc. (“Bulloch”), Pineland Cellular, Inc. (“Pineland”), Planters Rural Cellular, Inc. (“Planters”) and Plant Cellular RSA 8, Inc. (“Plant”) (collectively, “Georgia Partners”), by their attorneys, hereby express their concern regarding an ex parte notice filed on November 27, 2009 by Verizon Wireless and its attorneys in the above-captioned proceeding. In its ex parte, Verizon Wireless states that the meeting participants “discussed the proper scope of the Bureau’s November 19, 2009 information requests in the above-referenced matters.”

While the Georgia Partners do not doubt that this statement is true, the Georgia Partners are concerned that Verizon Wireless has not provided a sufficient level of detail concerning exactly what was discussed. The Georgia Partners request that Verizon Wireless file a more expansive ex parte to provide more detailed information about what is meant by the “scope” of the information requests and what exactly Verizon Wireless questioned or advocated with respect to such scope.

The Georgia Partners note that as a general matter, parties are required by the FCC’s rules to provide “more than a one or two sentence description of the views and arguments presented”.¹ Ex parte meetings should be transparent and allow interested parties to participate. Without this information, the Georgia Partners and other interested parties are unable to determine what issues are being discussed and consequently cannot provide the Commission with their perspective on such issues.

¹ 47 C.F.R. § 1206(b)(2).

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Accordingly, the Georgia Partners respectfully request that Verizon Wireless provide more details regarding what was discussed at Verizon Wireless's November 25, 2009 meeting with the FCC's Office of General Counsel and Wireless Telecommunications Bureau.

Pursuant to Section 1.1206 of the Commission's Rules, this letter is being filed electronically. Should you have any questions or require additional information regarding this matter, please do not hesitate to contact the undersigned counsel.

Respectfully submitted,

/s/ Caressa D. Bennet

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Counsel for the Georgia Partners

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