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December 3, 2010

VIA ELECTRONIC FILING

Marlene H. Dortch, Secretary  
Federal Communications Commission  
445 12th Street, S.W., Room TW-B204  
Washington, DC 20554

Re: Allied Wireless Communications Corporation  
RM-11592; WT Docket No. 05-265;  
WC Docket No. 05-337; CC Docket No. 96-45

Madam Secretary:

In accordance with Section 1.1206 of the Commission's rules, 47 C.F.R. § 1.1206, we hereby provide you with notice of an oral ex parte presentation in connection with the above-captioned proceedings. On December 2, 2010, the following persons, on behalf of Allied Wireless Communications Corporation, as well as undersigned counsel, met with Charles Mathias in Commissioner Baker's office: Frank O'Mara, Chief Executive Officer; Wade McGill, Chief Financial Officer, Kim Bayliss, Legislative Consultant.

Participants discussed how the interim cap on competitive eligible telecommunications carriers ("CETCs") is being implemented. We asked for a fuller understanding of how carriers subject to divestiture requirements are filing line counts and how support is being provided to such carriers. We discussed how Verizon Wireless is receiving support during the pendency of that proceeding.

We also discussed exclusive handset arrangements, automatic data roaming, 700 MHz interoperability, and federal universal service reform. In each case, we reiterated comments that the company has filed in the record. With respect to universal service reform, we asked the Commission to look carefully at Verizon Wireless claims to be eligible for high-cost support in states where it has never been designated by a state commission. For example, in South Dakota, where Verizon Wireless was required to divest 100% of the properties it acquired from ALLTEL Corporation, Verizon Wireless continues to file line counts with USAC, using the former ALLTEL subsidiary company as the eligible entity. The South Dakota commission will determine Verizon Wireless' eligibility to be an ETC at some future date. Until that happens, the FCC should immediately suspend high-cost support to Verizon Wireless, which is clearly not eligible to receive it.

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If you have any questions or require any additional information, please contact undersigned counsel directly.

Sincerely,

A handwritten signature in cursive script, appearing to read "David A. LaFuria".

David A. LaFuria  
Counsel for Allied Wireless Communications Corporation

cc: Charles Mathias, Esq.