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March 12, 2014

**VIA ECFS**

Marlene H. Dortch, Esq.  
Secretary  
Federal Communications Commission  
445 Twelfth Street, S.W.  
Washington, D.C. 20554

**Re: *Applications of Cricket License Company, LLC, et al., Leap Wireless International, Inc., and AT&T Inc. for Consent to Transfer Control of Authorizations, WT Docket No. 13-193***  
**NOTICE OF ORAL EX PARTE PRESENTATION**

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Dear Ms Dortch:

On Wednesday, March 12, 2013, Robert Quinn, representing AT&T, met with Louis Peraertz and Rebekah Goodheart, Legal Advisors to Commissioner Clyburn.

During the meeting, Mr. Quinn expressed AT&T's support for the Staff's recommendations on the transaction referenced above. He explained that the transaction will generate numerous significant public interest benefits without any harm to competition. We further discussed the commitments AT&T has made to expedite approval of this transaction that will further increase the public interest and consumer benefits that the transaction will generate.

More specifically, Mr. Quinn explained that AT&T has committed to maintain in the marketplace in Leap territories, for at least 12 months after closing, a prepaid rate plan for a price lower than \$40 (all taxes and fees included) for unlimited voice and text and that this rate plan is specifically designed to appeal to value-conscious and Lifeline-eligible consumers.

Mr. Quinn also explained that, for all customers who maintain their existing Leap rate plan during the transition period (including Lifeline customers), AT&T commits that it will honor those existing rates (and for Lifeline customers, the corresponding discounts) until the earlier of such time as the customer voluntarily upgrades his or her device, chooses another rate plan, migrates to the New Cricket platform, or until sunset of the CDMA network, which AT&T anticipates will happen between 12 to 18 months from

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closing depending on the market. This commitment will remain in effect even where AT&T elects to relinquish Leap's ETC designation.

To further clarify our commitments during the meeting, AT&T explained that any customer who receives a device trade-in credit pursuant to AT&T's device trade-in credit program will be able to acquire a low-cost smartphone with that credit at no or minimal additional cost to the customer. For example, AT&T's Aio Wireless subsidiary currently offers smartphones at price levels less than \$50 and additional smartphones at price levels less than \$100. Consequently, AT&T anticipates that the device credits to which AT&T previously committed to provide to qualifying Leap smartphone customers will permit those customers to acquire a New Cricket smartphone with no or minimal out-of-pocket expense.

In accordance with the Commission's rules, this letter is being filed electronically with the Secretary for inclusion in the public record.

Sincerely,

A handwritten signature in black ink, appearing to be 'JM', followed by a horizontal line extending to the right.

Joan Marsh

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cc: Best Copy and Printing, Inc.  
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