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VIA ECFS

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

**Re: *Application of New Cingular Wireless PCS, LLC and Unrestricted
Subsidiary Funding Company for Consent to Assign Licenses, WT
Docket No. 14-83***

Dear Ms. Dortch:

On July 2, 2014, Gogo Inc. (“Gogo”) submitted a Request for Supplemental Information in the above-referenced docket. Gogo suggested that New Cingular Wireless PCS, LLC (together with its affiliates, “AT&T”) might be seeking to acquire the WCS licenses held by Unrestricted Subsidiary Funding Company (“Sprint”) to use in connection with the in-flight connectivity (air-to-ground) service that AT&T recently has announced plans to develop.¹ Based on that premise, Gogo poses a number of questions it claims AT&T should answer.

Gogo’s premise is mistaken. Sprint is selling A and B Block WCS licenses to AT&T. AT&T plans to use these A and B Block WCS licenses – like AT&T’s other A and B Block WCS licenses – solely for its terrestrial wireless network. (AT&T plans to use other spectrum for its in-flight connectivity service.) Accordingly, Gogo’s questions about AT&T’s air-to-ground business plans are not relevant to this transaction.

In the application, AT&T and Sprint demonstrated that it is in the public interest for AT&T to acquire Sprint’s A and B Block WCS licenses for terrestrial wireless use. As nobody has challenged that demonstration, the Commission should grant the application swiftly and unconditionally.

Sincerely,

Joan Marsh

¹ Request for Supplemental Information *passim* (citing AT&T Inc., Press Release, Mobilizing the Sky: AT&T Building 4G LTE In-Flight Connectivity Service, available at http://about.att.com/story/mobilizing_the_sky_att_building_4g_lte_in_flight_connectivity_service.html (Apr. 28, 2014))

cc: Best Copy and Printing, Inc. (via email) Ms. Kate Matraves (via email)
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