



August 19, 2004

Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Re: *Oral Ex Parte Presentation*
AT&T Wireless Services, Inc. and Cingular Wireless Corporation,
WT Docket No. 04-70, DA 04-932, File No. 0001656065 et al.

Dear Ms. Dortch:

On August 17, 2004, representatives of Cingular Wireless LLC ("Cingular")^[1] spoke with William Kunze, Chief, Spectrum and Competition Policy Division, Wireless Telecommunications Bureau (the "Bureau"), in response to a request from the Bureau asking if there is a straightforward quantitative analysis available that addresses the likelihood of unilateral harm arising from the transaction. Cingular's representatives explained that they were not aware of any such analysis. In addition, Mr. Kunze asked that Cingular provide the Bureau with information and analysis concerning the ease of entry by other providers or entities into various geographic areas and the ability of existing providers to reposition their assets and resources to respond to any price increase that the merger firm (*i.e.*, the combination of AT&T Wireless Services, Inc., and Cingular) might make. Cingular's representatives agreed to respond to the request promptly.

If you have any questions, please contact the undersigned.

Respectfully Submitted,

/s/ David G. Richards

David G. Richards

cc: Walter Strack
John Branscome
Erin McGrath

^[1] Brian Fontes, Vice President – Federal Relations, Cingular; Michael P. Goggin, Senior Counsel – Antitrust & Legislative; David G. Richards, Chief Counsel – Federal Regulatory; and John D. Harkrider of Axinn, Veltrop & Harkrider.