April 6, 2006

VIA ELECTRONIC FILING

Ms. Marlene Dortch  
Secretary  
Federal Communications Commission  
445 12th St., SW  
Washington D.C. 20554

Re: Implementation of the Commercial Spectrum Enhancement Act and Modernization of the Commission’s Competitive Bidding Rule and Procedures, WT Docket No. 05-211.

Dear Ms. Dortch:

This notice is to inform you that on April 6, 2006, John T. Scott, III of Verizon Wireless, and R. Michael Senkowski and the undersigned, of Wiley Rein & Fielding LLP and on behalf of Verizon Wireless, had an ex parte meeting with Commissioner Copps, as well as John Guisti and Bruce Gottleib, his legal advisors.

We discussed issues surrounding adoption of the rule, proposed in the Commission’s February 3, 2006, further notice of proposed rulemaking in this docket (“FNPRM”), limiting the award of designated entity (“DE”) benefits to an otherwise qualified DE if it has a “material relationship” with a large in-region incumbent wireless service provider, and defining “large” as a company with average gross revenues over the preceding three years of $5 billion or more.

Respectfully submitted,

Gregg Elias

cc. John Guisti  
Bruce Gottleib