

**HARRIS,
WILTSHIRE &
GRANNIS LLP**

1200 EIGHTEENTH STREET, NW
WASHINGTON, DC 20036

TEL 202.730.1300 FAX 202.730.1301
WWW.HARRISWILTSHIRE.COM

ATTORNEYS AT LAW

18 February 2004

RECEIVED

RECEIVED

FEB 18 2004

FEB 26 2004

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

Policy Division
International Bureau

BY HAND DELIVERY

Marlene H. Dortch
Office of the Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20054

Re: *Relinquishment of International Section 214 Authorizations*

Dear Ms. Dortch:

By this letter, certain subsidiaries of AT&T Wireless Services, Inc. (“AWS”), relinquish their international Section 214 authorizations. AWS acquired these subsidiaries—and control of their international Section 214 authorizations—through corporate acquisitions. But these authorizations have been dormant post-acquisition, as AWS has never offered international telecommunications services through, or in the name of, these subsidiaries. Instead, AWS has offered—and will continue to offer—international telecommunications services only through the parent company, AWS, which holds its own international Section 214 authorization for global facilities-based and global resale services. *See* File No. ITC-214-20011031-00547.

AWS and its subsidiaries therefore relinquish the following international Section 214 authorizations:

- AirCom Communications, Inc. (“AirCom”): File No. ITC-214-20010306-00119, Public Notice, 16 FCC Rcd. 7139 (Int’l Bur. 2001) (granting authority for global or limited global facilities-based service and global or limited global resale services). In reviewing its files and those of the Commission, it appears that this authorization was not transferred to AWS along with the other Title II and Title III authorizations acquired from TeleCorp Communications, Inc.—all of which the Commission approved. Nevertheless, since AWS acquired AirCom, neither AWS nor AirCom has relied on this international Section 214 authorization to provide service between the United States and any foreign point.

- AT&T Wireless Services of San Diego, LLC (formerly known as GTE Wireless Services San Diego, LLC): File No. ITC-T/C-20000802-00454, Public Notice, 15 FCC Rcd. 19,017, 19,022 (Int'l Bur. 2000) (consenting to transfer of control of GTE Wireless Services San Diego, LLC, from GTE Wireless, Inc., and Joseph J. Simons, Trustee, to AT&T Wireless Services of California, Inc.);
- Eclipse PCS of Indianapolis, LLC: File No. ITC-214-20000720-00424, Public Notice, 15 FCC Rcd. 15,790, 15,973 (Int'l Bur. 2000) (granting authority for global or limited global resale service); File No. ITC-T/C-20000803-00462, Public Notice, 15 FCC Rcd. 19,017, 19,022 (Int'l Bur. 2000) (consenting to transfer of control of Eclipse PCS of Indianapolis, LLC, from SBC Communications, Inc., to AT&T Wireless PCS, LLC);
- Houston MTA, L.P.: File No. ITC-T/C-20000807-00470, Public Notice, 15 FCC Rcd. 19,017, 19,022 (Int'l Bur. 2000) (consenting to transfer of control of Houston MTA, L.P., holder from Joseph J. Simons, Trustee, to AT&T Wireless Services of San Antonio);
- TeleCorp Communications, Inc.: File No. ITC-214-19990305-00237 (granting authority for global or limited global resale service); File No. ITC-T/C-20011019-00552, WT Docket No. 01-315, Public Notice, DA 02-331 (rel. Feb. 12, 2002) (consenting to transfer of control of TeleCorp Communications, Inc., from TeleCorp. PCS, Inc., to AWS);
- TeleCorp PCS, Inc.: File No. **ITC-214-200001019-00629**; File No. ITC-T/C-20011019-00554, WT Docket No. 01-315, Public Notice, DA 02-331 (rel. Feb. 12, 2002) (consenting to transfer of control of TeleCorp. PCS, Inc., to AWS);
- Tritel Communications, Inc.: File No. ITC-214-20001016-00596, Public Notice, 15 FCC Rcd. 22,312 (Int'l Bur. 2000) (granting authority for global or limited global resale service); File No. ITC-T/C-20011019-00553, WT Docket No. 01-315, Public Notice, DA 02-331 (rel. Feb. 12, 2002) (consenting to transfer of control of Tritel Communications, Inc., from TeleCorp. PCS, Inc., to AWS).

Should you have any questions regarding these relinquishments, please contact me by telephone at +1 202 730 1337 or by e-mail at kbressie@harriswiltshire.com

Respectfully submitted,



Kent D. Bressie
*Counsel for AT&T Wireless Services, Inc.,
and its subsidiaries*

Attachment

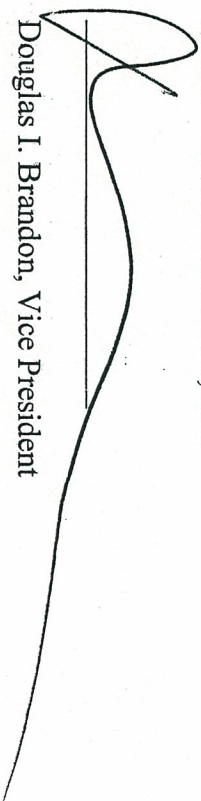
cc: Susan O'Connell
Peggy Reitzel

**NOTIFICATION OF RELINQUISHMENT
OF INTERNATIONAL SECTION 214 AUTHORIZATIONS**

AT&T Wireless Services, Inc. ("ATTWS"), hereby relinquishes the following international Section 214 authorizations:

- AirCom Communications, Inc.: File No. ITC-214-20010306-00119
- AT&T Wireless Services of San Diego, LLC: File No. ITC-T/C-20000802-00454
- Eclipse PCS of Indianapolis, LLC: File Nos. ITC-214-20000720-00424, ITC-T/C-20000803-00462
- Houston MTA, L.P.: File No. ITC-T/C-20000807-00470
- TeleCorp Communications, Inc.: File Nos. ITC-214-19990305-00237, ITC-T/C-20011019-00552
- TeleCorp PCS, Inc: File Nos. ITC-214-20001019-00629, ITC-T/C-20011019-00554
- Tritel Communications, Inc.: File Nos. ITC-214-20001016-00596, ITC-T/C-20011019-00553

AT&T WIRELESS SERVICES, INC.



Douglas I. Brandon, Vice President

17 February 2004