

RECEIVED
SUPREME COURT
STATE OF WASHINGTON

2001 JUN 28 A 10:27

BY RONALD R. CARPENTER

CLERK

IN THE SUPREME COURT
OF THE STATE OF WASHINGTON

<p>J & J CELCOM, et al., Plaintiffs/Appellants,</p> <p>v.</p> <p>AT&T WIRELESS SERVICES, INC., et al.,</p> <p>Defendants/Appellees.</p>	<p>NO. 79884-2</p> <p>STATEMENT OF ADDITIONAL AUTHORITY</p>
---	---

Appellants J&J Celcom, et al., submit the following Additional Authority to the Court pursuant to RAP 10.8:

Enea v. Superior Court of Monterey County, 132 Cal.App.4th 1559 (2005).

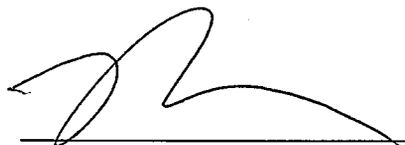
This case is submitted regarding the following proposition:

The apparent purpose of [Cal. Corp. Code § 16404(e)], which is drawn verbatim from RUPA section 404(e)¹, is to excuse partners from accounting for incidental benefits in the course of partnership activities without detriment to the partnership.

Id. at 1566.

¹ Cf. RCW 25.05.165(5).

1 DATED this 27th day of June, 2007.

2
3 

4 Robert G. Nylander (WSBA #17264)
5 Of Cutler Nylander & Hayton, P.S.
6 Attorneys for Appellants
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26