



## **CENTRAL WIRELESS HAS RETAINED THE LAW FIRM OF DUANE MORRIS**

**NEW YORK, NY** November 3<sup>rd</sup>, 2017 – Central Wireless, Inc. (OTC: CWIR), today announced it has retained David Feldman, Partner at the law firm of Duane Morris LLP. A law firm with more than 750 attorneys in offices across the United States and internationally, is asked by a broad array of clients to provide innovative solutions to today's legal and business challenges.

David N. Feldman concentrates his practice on corporate and securities law and mergers and acquisitions, as well as general representation of public and private companies, entrepreneurs, investors, and private equity and venture capital firms. Mr. Feldman also advises emerging growth companies with regard to alternatives to traditional financing through initial public offerings. He is also considered an authority on public offerings through the recently implemented SEC Regulation A+. Mr. Feldman also represents investors, social media sites, public and private issuers and applicants for grow and dispensary licenses in the emerging cannabis industry.

“It is important we continue to build our team with exceptional people and organizations. We believe Duane Morris is an ideal fit for us at this time and will continue to be long term during the foreseeable future and our growth expectations,” said Harry Orfanos, Chairman and Chief Executive Officer.

### **About Central Wireless, Inc.**

Founded in 2010 as Central Wireless Inc., operated as a wireless communications infrastructure company. It primarily engaged in the design, engineering, development, and construction of towers for the transmission of broadband, cellular and other wireless communication signals. In 2017, we broadened and enhanced our business model to better reflect our aggressive acquisition growth strategy in various industries that will be interconnected. An acquisition holding company, we look to acquire, finance, grow via roll-up or organically and re-brand operating businesses with current revenues of between \$5 to \$30 million and potentially sell or “spin-off” each wholly-owned subsidiary onto NASDAQ or NYSE within 36 months.

### **Forward Looking Statements**

Except for historical information, all of the statements, expectations and assumptions contained in the foregoing are forward-looking statements. These forward looking statements involve a number of risks and uncertainties that could cause actual future results to differ materially from those anticipated in the forward looking statements, Actual results could differ materially from such statements expressed or implied herein. Factors that might cause such a difference include,

among others, the company's ability to gain new customers, offer new types of services, and otherwise implement its business plan. As a result, this press release should be read in conjunction with the company's filings with the SEC.

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