ORIGINAL IN THE UNITED STATES COURT OF APPEALS FOR THE ELEVENTH CIRCUIT

05-11682-D NASUCA V. FCC ISTRICTION CENTER 05 APR 29 MM 7: 34

T-MOBILE USA, INC. CERTIFICATE OF INTERESTED PERSONS AND CORPORATE DISCLOSURE STATEMENT		9: 32	ITPSC	
Respondents.)))	29 AM	~)	
FEDERAL COMMUNICATIONS COMMISSION and THE UNITED STATES OF AMERICA,		S Vob	Ĺ	
v .) Docket No. 05-11682-	0 5-11682-D		
NATIONAL ASSOCIATION OF STATE UTILITY CONSUMER ADVOCATES (NASUCA) Petitioner,)))			

Pursuant to Rule 26.1 of the rules of the United States Court of Appeals for the Eleventh

Circuit, T-Mobile USA, Inc. ("T-Mobile"), by its attorneys, respectfully submits this certificate

of interested persons and corporate disclosure statement.

Interested Persons

AARP

AT&T Corp.

AT&T Wireless Services, Inc.

CMP _____BellSouth Corporation

COM _____California Public Utilities Commission

CTR

ECR _____Cingular Wireless LLC

GCl. ____Coalition for a Competitive Telecommunications Market

OPC ____

MMS Consumers Union, The National Consumer Law Center

RCA ______ TIA- The Wireless Association

SCR _____ District of Columbia, Office of the People's Counsel

SEC ____

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FPSC-COMMISSION CLERK

Rural Wireline Carriers

Satellite Receivers, Ltd., Cash Depot, Inc. and Mr. David Charles

SBC Communications, Inc.

Sprint Corporation

State of Texas

Telecommunications Research and Action Center (TRAC)

Teletruth

Tennessee Emergency Communications Board

T-Mobile USA, Inc.

TracFone Wireless, Inc.

United States Cellular Corporation

United States Communications Association

United States of America

United States Telecom Association

Utility Reform Network/Utility Consumers Action Network

Verizon

Verizon Wireless

Vermont Public Service Board

Corporate Disclosure Statement

T-Mobile USA, Inc. is a wholly owned subsidiary of Deutsche Telekom AG

(NYSE: DT), which together with other subsidiaries that are wholly owned by Deutsche

Telekom, comprise the wireless division of Deutsche Telekom. Deutsche Telekom is a holding

company whose subsidiaries engage in telecommunications and related businesses.

Respectfully submitted,

T-MOBILE USA, INC

Sara F. Leibman Angela F. Collins MINTZ, LEVIN, COHN, FERRIS, GLOVSKY AND POPEO, P.C. 701 Pennsylvania Avenue, NW, Suite 900 Washington, D.C. 20004 (202) 434-7300 (202) 434-7400 (facsimile) sfleibman@mintz.com afcollins@mintz.com

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Dated: April 25, 2005

IN THE UNITED STATES COURT OF APPEALS FOR THE ELEVENTH CIRCUIT

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NATIONAL ASSOCIATION OF STATE UTILITY CONSUMER ADVOCATES (NASUCA) Petitioner.

v. FEDERAL COMMUNICATIONS COMMISSION and THE UNITED STATES OF AMERICA,

Respondents.

Docket No. 05-11682-D

T-MOBILE USA, INC. MOTION TO INTERVENE

T-Mobile USA, Inc. ("T-Mobile"), by its attorneys, respectfully moves to intervene on behalf of the Respondent in the above-captioned proceeding, pursuant to Federal Rule of Appellate Procedure 15(d), 11th Circuit Rule 15-4, and 28 U.S.C. § 2348. As described herein, T-Mobile's "interests are affected by order of the agency," and therefore T-Mobile "may intervene in [this] proceeding." 28 U.S.C. § 2348.

The Petition for Review filed in this case seeks review of the Federal Communications Commission's ("FCC's") Second Report and Order, Declaratory Ruling, and Second Further Notice of Proposed Rulemaking in CC Docket No. 98-170 and CG Docket No. 04-208, Truth-in-Billing and Billing Format; National Association of State Utility Consumer Advocates' Petition for Declaratory Ruling Regarding Truth-in-Billing ("Second Report and Order"). In the Second Report and Order, the FCC denied a petition for declaratory ruling filed by the National Association of State Utility Consumer Advocates ("NASUCA") asking the FCC to prohibit telecommunications carriers from imposing any separate line item or surcharge on customer bills that was not mandated or authorized by federal, state or local law. T-Mobile was a party in the proceeding before the FCC and its interests will be affected by any action to hold unlawful, vacate, enjoin, stay, or set aside the *Second Report and Order* T-Mobile may therefore intervene in this Court's review proceeding pursuant to 47 U.S.C. § 402 and 28 U.S.C. § 2348. The present motion is timely as it is filed within 30 days of the date on which NASUCA's petition for review was filed. Accordingly, the present motion should be granted.

Respectfully submitted,

T-MOBILE USA, INC.

Ú Sara F. Leibman

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Kathleen O'Brien Ham

Dated: April 25, 2005

CERTIFICATE OF SERVICE

I, Angela Collins, hereby certify that copies of the foregoing "Motion to Intervene" and

"Certificate of Interested Parties and Corporate Disclosure Statement" were served via first-class

United States mail, postage prepaid, upon the parties listed below, on this 25th day of April,

2005.

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