ORIG!NAL

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ATTORNETS AT LAW

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TALLAHASSEE

TALLAHASSEE OFFICE: 117 SOUTH GADSDEN TALLAHASSEE, FLORIDA 32301 (850) 222-5255 (850) 222-5606 FAX

July 3, 2002

VIA HAND DELIVERY

Blanca S. Bayo, Director Division of Records and Reporting Betty Easley Conference Center 4075 Esplanade Way Tallahassee, Florida 32399-0870

Re: Docket No.: 020415-TZ

Dear Ms. Bayo:

On behalf of Nextel Communications, Inc. (Nextel), enclosed for filing and distribution are the original and 15 copies of the following:

- Nextel Communications, Inc.'s Petition to Intervene. 06896-02
- Nextel Communications, Inc.'s Motion to Dismiss. 06897-02

Please acknowledge receipt of the above on the extra copy and return the stamped copies to me. Thank you for your assistance.

Sincerely,

Villin Gordon Laugman

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Vicki Gordon Kaufman

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MCWHIRTER, REEVES, MCGLOTHLIN, DAVIDSON, DECKER, KAUFMAN, ARNOLD & STEEN, P.A.

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

Petition of BellSouth Telecommunications, Inc. for declaratory statement concerning whether requested provision of telecommunications service to Sprint PCS in Macclenny, Florida, which is not in BellSouth's exchange service, violates BellSouth's General Subscriber Service Tariff for the state of Florida.

Docket No. 020415-TZ

Filed: July 3, 2002

NEXTEL COMMUNICATIONS, INC.'S PETITION TO INTERVENE

Nextel Communications, Inc. (Nextel), pursuant to rules 28-106.204, 28-106.205,

Florida Administrative Code, files this Petition to Intevene. Nextel requests that the

Commission: 1. grant its Petition to Intevene, and 2. grant its Motion to Dismiss filed

simultaneously with this Petition. As grounds therefore, Nextel states:

Introduction

1. The name and address of the affected agency is:

Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399

2. The name and address of Petitioner is:

Nextel Communications, Inc. 2001 Edmund Halley Drive, Room # A 4017B Reston, Virgina 20191

3. The name and mailing address of persons authorized to receive notices

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and communications with respect to this petition are:

Joel Margolis Nextel Communications, Inc. 2001 Edmund Halley Drive, Room # A 4017B Reston, Virgina 20191 703-433-4223 (telephone) 703-433-4035 (fax) joel.margolis@nextel.com

DOCUMENT NUMBER-DATE

06896 JUL-38

FPSC-COMMISSION CLERK

Vicki Gordon Kaufman McWhirter Reeves McGlothlin Decker Kaufman Arnold & Steen, PA 117 South Gadsden Street Tallahassee, Florida 32301 850-222-2525 (telephone) 850-222-5606 (fax) vkaufman@mac-law.com

4. Nextel files this Petition to Intervene for the purpose of protecting its rights, preventing any precipitous action, and filing a motion to dismiss. As is explained in Nextel's Motion to Dismiss, the Commission has no jurisdiction over this matter and thus may not issue the declaratory statement requested.

Substantial Interests

5. On May 10, 2002, BellSouth Telecommunications, Inc. (BellSouth) filed a Petition for Declaratory Statement (Petition). BellSouth seeks a declaration from this Commission regarding the provision of virtual designated exchange service outside of its exchange as requested by Sprint PCS questioning whether the provision of such service would violate its tariff.

6. Nextel is a Commercial Mobile Radio Service (CMRS) provider authorized by the Federal Communications Commission (FCC) to provide wireless service nationwide, including in Florida. Nextel enters into interconnection agreements for the exchange of traffic with incumbent local exchange companies pursuant to the federal Telecommunications Act of 1996.

7. The action BellSouth has requested that the Commission take affects far more than just BellSouth and Sprint PCS. Rather, it involves BellSouth and *all* CMRS carriers, including Nextel. Thus, Nextel's substantial interests will be affected by any action that the Commission takes in this docket.

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8. Nextel's substantial interests will be affected because the Commission's decision may affect the ability of Nextel to provide service to its subscribers. In particular, BellSouth's novel interconnection proposal would violate Nextel's interconnection rights and its related numbering rights under sections 251 and 252 of the Communications Act of 1934, as amended.

Disputed Issues of Material Fact

9. Nextel does not believe that there are any material issues of fact; rather, this is purely a legal issue related to the Commission's lack of jurisdiction to enter the statement requested.

Ultimate Facts Alleged

10. Nextel does not believe that there are any germane ultimate issues of fact; rather, the Commission's jurisdiction or lack thereof to rule upon BellSouth's petition is a legal issue.

WHEREFORE, Nextel requests that the Commission take the following action in this case:

1. Grant Nextel's Petition to Intervene in this docket;

2. Grant Nextel's Motion to Dismiss as the Commission is without jurisdiction to decide the matters raised in the Petition for Declaratory Statement;

3. Grant such other relief as the Commission deems appropriate.

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Attorneys for Nextel Communications, Inc.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and exact copy of the foregoing Nextel -Communications, Inc.'s Petition to Intervene has been furnished by (*) Hand Delivery or U. S. Mail this <u>3rd</u> day of July, 2002, to the following:

(*)Martha Brown Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399

(*)Nancy White James Meza c/o Nancy Sims BellSouth Telecommunications, Inc. 150 South Monroe Street, Suite 400 Tallahassee, Florida 32301-1556

Susan Masterton Post Office Box 2214 Mail Stop: FLTLHO0107 Tallahassee, Florida 32316-2214

Monica Barone Sprint 6391 Sprint Parkway Mail Stop: KSOPHT0101-Z2060 Overland Park, KS 66251

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