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May 23, 2005

Nancy Holbrook, Clerk
United States Court of Appeals for the Eleventh Circuit
56 Forsyth Street, N.W.
Atlanta, GA 30303-2289

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Re: *NASUCA v. FCC & United States of America*, No. 05-11682-D

Dear Ms. Holbrook:

Pursuant to 11th Circuit Rule 26.1-1 of the United States Court of Appeals for the Eleventh Circuit and F.R.A.P. 26.1, Cingular Wireless LLC ("Cingular") hereby files a revised Corporate Disclosure Statement to reflect newly updated corporate ownership information. An Appearance of Counsel Form also is enclosed in response to the Court's Memorandum to Counsel or Parties dated May 11, 2005.

Please contact the undersigned with any questions.

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Respectfully Submitted,



L. Andrew Tollin
Craig E. Gilmore

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

NATIONAL ASSOCIATION OF STATE
UTILITY CONSUMER ADVOCATES

Petitioner,

v.

FEDERAL COMMUNICATIONS
COMMISSION AND THE UNITED
STATES OF AMERICA

Respondents.

No. 05-11682-D

CORPORATE DISCLOSURE STATEMENT

Pursuant to 11th Circuit Rule 26.1-1 of the United States Court of Appeals for the Eleventh Circuit and F.R.A.P. 26.1, Cingular Wireless LLC (“Cingular”), by its attorneys, respectfully submits this corporate disclosure statement.

Cingular is the joint venture created by the combination of the domestic wireless operations of SBC Communications Inc. (“SBC”) and BellSouth Corporation (“BellSouth”), each of which is a publicly-held corporation. Cingular provides wireless voice and data commercial mobile radio services.

SBC, through various wholly-owned subsidiaries, none of which is publicly held, indirectly holds approximately 60 percent of Cingular’s LLC Units.

BellSouth, through various wholly-owned subsidiaries, none of which is publicly held, indirectly holds approximately 40 percent of Cingular's LLC Units. Cingular Wireless Corporation directly holds less than one percent of Cingular's LLC Units and is not publicly held.

SBC and BellSouth equally own and control Cingular Wireless Corporation, which – in addition to the *de minimis* ownership interest in Cingular described above – controls Cingular. Therefore, although the economic interests in Cingular are divided approximately 60/40 between SBC subsidiaries and BellSouth subsidiaries, control is equally shared.

SBC holds its indirect interests in Cingular through SBC Alloy Holdings, Inc. ("SBC Alloy") and SBC Long Distance, LLC ("SBC LD"). SBC Alloy is jointly owned by eight (8) wholly owned subsidiaries of SBC: New Southwestern Bell Mobile Systems, Inc. ("New SBMS;" 62.01 percent); SBC Teleholdings, Inc. ("SBCT;" 11.04 percent); AWACS, Inc. (13.68 percent); Southern New England Telecommunications Corporation ("SNET;" 6.31 percent); New SBC Wireless, Inc. ("New SBCW;" 3.74 percent); Pacific Telesis Group ("PTG;" 2.72 percent); SBC Services, Inc. ("SBC Services;" 0.47 percent); and SBC Management Services, L.P. ("SBC Management;" 0.03 percent). SBC directly owns SNET, PTG, New SBCW, SBC Management Services Holdings, Inc. ("SBC MSH"), SBC Services, Inc. and SBCT. SBCT holds 100 percent of SBC Telecom, Inc., which is

the sole member and holder of 100 percent of the LLC units of SBC LD. New SBCW owns 80 percent and PTG owns 20 percent of New SBMS. New SBCW also owns Delaware Valley Cellular Corporation, which directly owns AWACS, Inc. SBC MSH directly holds a 99 percent limited partnership interest in SBC Management and holds 100 percent of SBC-MSI, LLC, which directly holds a 1 percent general partnership interest in SBC Management.

BellSouth holds its indirect interests in Cingular through BLS Cingular Holdings, LLC (“BLS Cingular”) and BellSouth Mobile Data, Inc. (“BSMD”). The members of BLS Cingular are: AB Cellular Holding, LLC (“AB Cellular;” 97.60 percent) and Wireless Telecommunications Investment Company, LLC (“WTIC;” 2.40 percent). BellSouth directly owns BellSouth Enterprises, Inc. (“BSE”). BSE directly owns BellSouth Mobile Systems, Inc. (“BSMS”). BSMS directly owns BSMD, which directly owns RAM Broadcasting Corporation (“RAM”) and is the sole member of WTIC. The members of AB Cellular are BSMD (97.70 percent) and RAM (2.30 percent).

Cingular's subsidiaries are licensed to provide commercial mobile radio services and recover regulatory costs via line items, which are at issue in this proceeding.

Respectfully submitted,

CINGULAR WIRELESS LLC



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May 23, 2005

UNITED STATES COURT OF APPEALS FOR THE ELEVENTH CIRCUIT
Appearance of Counsel Form

AN ATTORNEY MUST FILE THIS FORM IN EACH APPEAL IN WHICH THE ATTORNEY PARTICIPATES
WITHIN 14 DAYS AFTER NOTICE IS MAILED BY THE CLERK

Please Type or Print

NATIONAL ASSOCIATION OF STATE
UTILITY CONSUMER ADVOCATES.

vs.


Court of Appeals No. 05-11682-D
FEDERAL COMMUNICATIONS COMMISSION &
UNITED STATES OF AMERICA

The Clerk will enter my appearance for these named parties: Cingular Wireless LLC

In this court these parties are: appellant(s) petitioner(s) intervenor(s)
 appellee(s) respondent(s) amicus curiae

The following related or similar cases are pending on the docket of this court: A related case, transferred from the Second Circuit, Vermont Public Service Board v. FCC & USA, No. 05-12601-D, has been consolidated with this case pursuant to a May 11, 2005 letter from this Court.

Check here if you are court-appointed counsel.

Signature: 

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To enter an appearance, you must be an 11th Circuit bar member or be exempt under 11th Cir. R. 46-1 (c): "The following attorneys shall be admitted for the particular proceeding in which they are appearing without the necessity of formal application or payment of the admission fee: an attorney appearing on behalf of the United States, a federal public defender, an attorney appointed by a federal court under the Criminal Justice Act or appointed to represent a party in forma pauperis. Attorneys in these categories who desire to receive an admission certificate from the Eleventh Circuit must pay the admission fee." You may apply for admission to the bar using the form available at www.ca11.uscourts.gov.

Rev.: 05/02

CERTIFICATE OF SERVICE

I, Pervenía P. Brown, hereby certify that on this 23rd day of May, 2005, copies of the foregoing "CORPORATE DISCLOSURE STATEMENT" and "APPEARANCE OF COUNSEL FORM" were served via first class U.S. Mail, postage prepaid, on the following:

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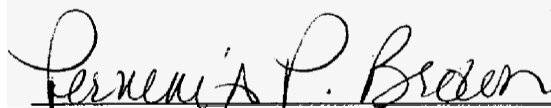
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A handwritten signature in black ink, reading "Pervenia P. Brown", is written over a light gray rectangular background.

Pervenia P. Brown