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March 23, 2006

BY ELECTRONIC FILING

Ms. Marlene H. Dortch, Secretary
Federal Communications Commission
The Portals
445 Twelfth Street, S.W.
Washington, D.C. 20554

Re: *Amendment of Parts 1, 21, 73, 74 and 101 of the Commission's Rules to Facilitate the Provision of Fixed and Mobile Broadband Access, Educational and Other Advanced Services in the 2150-2162 and 2500-2690 MHz Bands, WT Docket 03-66*

Dear Ms. Dortch:

On March 21, 2006, Trey Hanbury of Sprint Nextel Corporation (Sprint Nextel) spoke with John Schauble of the Wireless Telecommunications Bureau. We discussed the pending reconsideration petitions in this docket as they affect 47 C.F.R. § 27.53 of the Commission's rules. I provided a copy of the attached document to synthesize the various petitions for reconsideration and other pleadings on this issue that Sprint Nextel and Sprint Nextel's predecessor companies previously filed in this docket. Please associate this submission with the above-referenced docket.

Sincerely,

Trey Hanbury, Esq.
Director, Sprint Nextel Corporation

CC: John Schauble

(2) For fixed and temporary fixed digital stations, the attenuation shall be not less than $43 + 10 \log (P)$ dB. If a good faith written request to prevent interference is received from an adjacent channel licensee with an overlapping geographic service area, then both licensees of existing and new systems shall reduce their out-of-band emissions by at least $67 + 10 \log (P)$ dB measured at 3 MHz from their channel's edges no later than 60 days of the date on which the requesting licensee commences commercial operations. If stations are separated by less than 1.5 km, then the new licensee, prior to commencing operations, shall reduce attenuation at least $67 + 10 \log (P) - 20 \log(D\text{km}/1.5)$, or when colocated, limit the undesired signal level at the affected licensee's base station receiver(s) at the collocation site to no more than -107 dBm measured over 5.5 MHz. Mobile Service Satellite licensees shall have the same rights and responsibilities as adjacent channel BRS or EBS licensees; however, out-of-band emissions should be measured 3 MHz away from 2495 MHz, rather than 3 MHz from the BRS channel edge.

(3) For mobile digital stations, the attenuation factor shall be not less than $43 + 10 \log (P)$ dB at the channel edge and $55 + 10 \log (P)$ dB at 5.5 MHz from the channel edges.

(4) For non-mobile consumer digital stations transmitting via an antenna whose radiating element is located at or above 20 feet above ground level and is either (i) affixed to the outside of a building or other non-antenna structure, or appurtenance thereto, or (ii) affixed to a tower, mast or other structure installed outdoors for the purpose of supporting antennas, the out-of-band emissions associated with such antenna's transmissions shall be attenuated by at least $43 + 10 \log (P)$ dB (measured at the channel's edges) and $55 + 10 \log (P)$ (measured at 5.5 MHz from the channel's edges), except that:

(a) upon receipt of a good faith written request from an adjacent channel licensee with an overlapping GSA, the operator receiving such a request shall reduce the out-of-band emissions associated with the transmissions from all such antennas by at least $67 + 10 \log (P)$ dB (measured at 3 MHz from the channel's edges) within 60 days of the date on which the requesting licensee commences commercial operations. For antennas located within a 1.5 km radius of the requesting licensee's base station, the operator(s) receiving such request shall reduce the out-of-band emissions associated with the transmissions from all such antennas by at least $67 + 10 \log (P) - 20 \log(D\text{km}/1.5)$ (measured at 3 MHz from the channel's edges) within 60 days of the date on which the requesting licensee commences commercial operations;

(5) * * *

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