

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, DC 20554

In the matter of)	
)	
Amendment of Part 2 of the)	DA 06-1279
Commission's Rules to Allocate)	
Spectrum Below 3 GHz for Mobile and)	ET Docket No. 00-258
Fixed Services to Support the)	
Introduction of New Advanced)	
Wireless Services, Including Third)	
Generation Wireless Systems)	
)	WT Docket No. 02-353
Service Rules for Advanced Wireless)	
Services In the 1.7 GHz and 2.1 GHz)	
Bands)	

**REPLY COMMENTS OF PCIA – THE WIRELESS INFRASTRUCTURE
ASSOCIATION**

PCIA – The Wireless Infrastructure Association (“PCIA”) submits this reply in response to the comments filed to the AWS clearinghouse proposals filed by PCIA¹ and CTIA – The Wireless Association (“CTIA”).²

PCIA is gratified by the strong showing of support for PCIA’s proposed AWS clearinghouse (“PCIA AWS Clearinghouse”) and is pleased to see that representatives of fixed services (“FS”), broadband radio service (“BRS”), advanced wireless service (“AWS”) and broadcast auxiliary service (“BAS”) interests are in

¹ *Amendment of Part 2 of the Commission’s Rules to Allocate Spectrum Below 3 GHz for Mobile and Fixed Services to Support the Introduction of New Advanced Wireless Services, Including Third Generation Wireless Systems*, ET Docket No. 00-258, *Service Rules for Advanced Wireless Services in the 1.7 GHz and 2.1 GHz Bands*, WT Docket No. 02-353, Clearinghouse Proposal of PCIA – The Wireless Infrastructure Association (filed July 17, 2006) (“PCIA Proposal”).

² CTIA – The Wireless Association Clearinghouse Plan, ET Docket No. 00-258, WT Docket No. 02-353 (filed July 17, 2006).

favor of the PCIA Proposal.³ Additionally, there is support in the record for PCIA's position advocating competition among clearinghouses.⁴ PCIA reiterates its commitment to working with other clearinghouses to coordinate information relating to the clearing of the AWS 2.1 GHz band.

Based on PCIA's operation of the PCS Microwave Clearinghouse, PCIA has first-hand experience facilitating relocation cost-sharing transactions and working with entities relocating incumbent spectrum users. PCIA is committed to working with all affected constituencies to ensure that the Commission's relocation cost-sharing rules are implemented in a smooth and efficient manner, on a competitive cost-effective basis that will benefit all affected interests. Based on PCIA's excellent track record and the unequivocal support in the record for the PCIA Proposal, PCIA respectfully requests that the Wireless Telecommunications Bureau select PCIA to serve as an AWS clearinghouse to administer the relocation cost-sharing plan for the AWS band.

³ See Letter in Support of Proposal of PCIA – The Wireless Infrastructure Association, from Wayne V. Black, Keller and Heckman LLP, to Marlene H. Dortch, Secretary, FCC, *Re: 2.1 GHz Relocation Cost Sharing Clearinghouse WT Docket No. 02-353; ET Docket No. 00-258, DA 06-1279* (July 31, 2006); Letter from David L. Donovan, President, Association for Maximum Service Television, Inc. to Ms. Marlene H. Dortch, Secretary, FCC, *Re: DA 06-1279* (July 31, 2006) (“MSTV Letter”), Comments of the Wireless Communications Association International, Inc., ET Docket No. 00-258, WT Docket No. 02-353 (filed July 31, 2006) (“WCA Comments”); Comments of Sprint Nextel Corporation, ET Docket No. 00-258, WT Docket No. 02-353 (filed July 31, 2006) (“Sprint Nextel Comments”).

⁴ See WCA Comments at 3; Sprint Nextel Comments at 1; *see also*, MSTV Letter at n. 2.

Respectfully submitted,

PCIA – THE WIRELESS
INFRASTRUCTURE ASSOCIATION

-/s/-

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