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December 15, 2006

By Hand Delivery

Ms. Marlene H. Dortch, Secretary
Federal Communications Commission
Office of the Secretary
c/o Natek, Inc.
236 Massachusetts Avenue, NE
Suite 110
Washington, DC 20002

Re: WT Docket No. 02-55; ET Docket No. 00-258; and ET Docket No. 95-18

Dear Ms. Dortch:

On August 15, 2006, the 800 MHz Transition Administrator (“TA”) approved two separate Frequency Reconfiguration Agreements (the “FRAs”), Nos. DL8904416506 and DL8904419347, between Sprint Nextel Corporation (“Sprint Nextel”) and certain 800 MHz band incumbents who are members of the Safety and Frequency Equity (“SAFE”) Competition Coalition (the “SAFE Incumbents”).¹ These FRAs were approved by the TA based on the representations of the SAFE Incumbents in the FRAs regarding their entitlement to conditional relocation rights provided in paragraphs 23-28 of the October 5, 2005, *Memorandum Opinion and Order* (“MO&O”) in the above-referenced proceeding.

Among other things, these FRAs include a settlement agreement between Sprint Nextel and the SAFE Incumbents regarding their respective pending requests for reconsideration of the MO&O. Specifically, SAFE agreed voluntarily to dismiss its Petition for Partial Reconsideration and Clarification (filed on January 27, 2006 in the above-referenced

¹ FRA No. DL8904416506 included Coastal SMR Network, LLC; CRSC Holdings, Inc.; A.R.C., Inc. d/b/a Antenna Rentals Corp.; Nextel Communications of the Mid-Atlantic, Inc. and Nextel South Corp., a wholly-owned indirect subsidiary of Nextel Communications, Inc.; and FRA No. DL8904419347 included Skitronics, LLC; Waccamaw Wireless, LLC; Waccamaw Wireless; Skitronics, Inc.; John W. Komorowski in his individual capacity; and Nextel South Corp., a wholly-owned indirect subsidiary of Nextel Communications, Inc.

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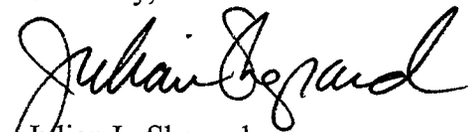
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proceeding), and Sprint Nextel agreed to limit the scope of its Petition for Reconsideration (filed on January 27, 2006 in the above-referenced proceeding), in order to be consistent with the provisions of the FRAs, which relocate the SAFE Incumbents to the upper 800 MHz Enhanced Specialized Mobile Radio ("ESMR") channel block.

Accordingly, SAFE hereby requests voluntary dismissal of its Petition for Partial Reconsideration and Clarification ("Petition") and all subsequent pleadings related to the Petition in the above-referenced proceeding in consideration of Sprint Nextel's agreement to limit the scope of its Petition for Reconsideration so that it no longer applies to the SAFE Incumbents.

Grant of this request would serve the public interest by facilitating voluntary reconfiguration agreements and thereby expedite the reconfiguration process.

Sincerely,



Julian L. Shepard
Counsel to SAFE

cc: Kenneth Moran, Acting Bureau Chief, PSHSB
David Furth, Associate Bureau Chief, PSHSB
Dana Shaffer, Chief, Policy Division, PSHSB
Michael Wilhelm, Deputy Chief, Policy Division, PSHSB