

April 1, 2008

VIA EMAIL

David Furth
Associate Bureau Chief
Public Safety and Homeland Security Bureau
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

Re: Sprint Nextel Request to Modify Authorization for Station WPOH340; WT Docket No. 02-55

Dear Mr. Furth:

This responds to the letter sent to you by Sprint Nextel Corporation (“Sprint Nextel”) dated March 25, 2008 in which Sprint Nextel requested that the Federal Communications Commission (“FCC”) permit it to employ spectrum in the bands 821-824 MHz/866-869 MHz (the “866-869 MHz Band”) in several Economic Areas (“EAs”). Grant of that request would prejudice our client, Colorado CallComm, Inc. (“CallComm”), at least with respect to the authorization for Sprint Nextel’s station WPOH340, which covers EA141 (Denver-Boulder-Greeley, CO-KS-NE).

CallComm is the licensee of, among others, station WPSA491, which is issued on an EA-wide basis, covering operation of 800 MHz band spectrum in EA141. CallComm has not yet reached an agreement with the Transition Administrator or Sprint Nextel regarding the frequency assignments CallComm will employ as a result of the 800 MHz transition. As the FCC noted in its October 2005 Memorandum Opinion and Order, CallComm requested to use channels in the 866-869 MHz Band to replace those for which it is currently licensed under the call sign WPSA491 (and others). That issue has still not been satisfactorily resolved; it is not clear whether CallComm will be licensed for 866-869 MHz channels on an unencumbered basis and, if it will be licensed for channels on an encumbered basis, the nature and extent of the encumbrance. Until this matter is resolved, Nextel should not be permitted to begin operations on frequencies to which CallComm may be obligated to relocate in the near future. While CallComm does not oppose the remainder of Sprint Nextel’s request expressed in its letter of March 25, CallComm asks that the FCC take no action with respect to Sprint Nextel’s use of the 866-869 MHz Band in EA141.

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If you have any questions regarding this matter, please contact me.

Sincerely,

/s/ Russell H. Fox

Russell H. Fox

cc: Lawrence R. Krevor (via e-mail)
James B. Goldstein (via e-mail)
Transition Administrator -- elections@800ta.org