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June 4, 2008

Notice of Oral *Ex Parte* Communication

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W. Room TW-A325
Washington, DC 20554

Re: *Service Rules for Advanced Wireless Services in the 1915-1920 MHz, 1995-2000 MHz, 2020-2025 MHz and 2175-2180 MHz Bands*; WT Docket No. 04-356

Dear Ms. Dortch:

On behalf of Sprint Nextel Corporation, Lawrence R. Krevor, Richard Engelman and I met yesterday with Bruce L. Gottlieb of the Office of Commissioner Michael J. Copps and Brent D. Greenfield of the Office of Chairman Kevin J. Martin. We reiterated Sprint Nextel's well-documented positions in the above-referenced dockets. With respect to the H Block in particular, Sprint Nextel encouraged the Commission to license the H Block, provided it ensures that CDMA B Block mobile receivers are sufficiently protected against harmful intermodulation interference. To protect millions of CDMA consumer handsets against harmful intermodulation interference, we encouraged the Commission to require H Block licensees to operate with reduced power in the 1917-1920 MHz band. Specifically, we reiterated our support for a 6 dBm EIRP limit for the 1917-1920 MHz band and a 30 dBm EIRP limit for the 1915-1917 MHz band. We noted that Verizon Wireless, another CDMA carrier, supported these same limits. Finally, we concluded by noting that GSM carriers, such as AT&T, are not vulnerable to the intermodulation interference that CDMA carriers would experience from high-power emissions in the the 1917-1920 MHz band.

If any questions arise concerning this filing, please contact me.

Sincerely,

Trey Hanbury, Esq.
Director, Sprint Nextel Corporation

CC: Bruce Gottlieb, Brent Greenfield