

**Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, DC 20554**

In the Matter of)	
)	
Amendment of Parts 1, 22, 24, 27, 74, 80, 90, 95, and 101 To Establish Uniform License Renewal, Discontinuance of Operation, and Geographic Partitioning and Spectrum Disaggregation Rules and Policies for Certain Wireless Radio Services)	WT Docket No. 10-112
)	
Imposition of a Freeze on the Filing of Competing Renewal Applications for Certain Wireless Radio Services and the Processing of Already-Filed Competing Renewal Applications)	
)	
Application of Kankakee Cellular L.L.C. for Renewal of License for Cellular Radio- Telephone Service Station KNKA668 (CMA No. 273A))	File No. 0003637485
)	
Application of Tisdale Telephone Company, LLC for a License for Cellular Radiotelephone Service Station to Serve the Kankakee, IL MSA (CMA No. 273A))	File No. 0003848206

To: The Commission (filed electronically in
ECFS and ULS per Section 1.106(o))

**SUPPLEMENT TO PETITION FOR PARTIAL
RECONSIDERATION AND/OR CLARIFICATION OF ORDER
REGARDING THE PROCESSING OF PENDING,
CUT-OFF CELLULAR APPLICATIONS**

Atlantic Tele-Network, Inc., together with its wholly-owned indirect subsidiary, Tisdale Telephone Company, LLC (collectively, "ATN"), by their attorneys, hereby submit this Supplement to their June 24, 2010 Petition for Partial Reconsideration of Order to Hold in Abeyance the Processing of Pending, Cut-off Cellular Applications ("Petition") herein. This Supplement reports the occurrence of an event post-dating the June 24, 2010 filing of the

Petition, and is being filed within thirty days of the occurrence of such event. Accordingly, this Supplement is timely filed and good cause exists for the Commission to allow the filing of this Supplement.¹

The event in question was the June 29, 2010 voluntary dismissal of the captioned renewal application of Kankakee Cellular L.L.C. (“KCL Application”). Because KCL has now voluntarily dismissed its application, the captioned application of Tisdale is the only remaining application from the Kankakee Cellular Renewal Filing Group.²

In the Petition, p.11, ATN explained that “since, as noted, there is no contested issue; processing the Kankakee applications is virtually a ministerial task.” In light of the dismissal of the KCL Application, the word “virtually” is no longer apposite – processing the Kankakee applications is *literally* a ministerial task. By definition, as the only remaining timely-filed, cut-off applicant entitled to have its application assessed on the merits, and as an applicant whose basic qualifications are not in dispute, Tisdale is entitled to immediate grant.³

¹ As discussed, since the dismissal of the KCL Application had not yet occurred as of June 24, 2010, ATN could not have included the discussion herein within the original Petition. The Petition was 18 pages long; even with this Supplement, the Petition is still less than the 25-page limit for petitions for reconsideration set forth in Section 1.106 of the Commission’s rules.

² This is the filing group of mutually-exclusive applications listed in the Public Notice, DA 09-1313, *Wireless Telecommunications Bureau Creates Renewal Filing Group for Cellular Renewal Application File No. 0003637485 (Call Sign KNKA668)*, released June 11, 2009 (“*Kankakee Cellular Renewal Filing Group PN*”). See Petition, at p.3 & n.2.

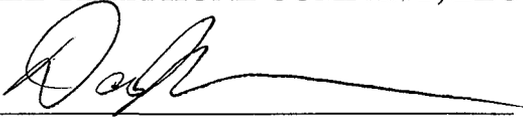
³ A review of the Commission’s cellular renewal procedures, first proposed in 1990, *Amendment of Part 22 of the Commission's Rules Relating to License Renewals in the Domestic Public Cellular Radio Telecommunications Service, CC Docket No. 90-358*, 5 FCC Rcd 5593, and adopted with virtually unanimous approval in January, 1992, 7 FCC Rcd 719, confirms that a timely-filed basically qualified competing applicant is entitled to have its application granted if it either successfully prosecutes a petition to deny or wins the comparative hearing; the same is true where, as here, a renewal applicant such as KCL voluntarily dismisses its application after the issuance of a comparative renewal filing group public notice, rather than engage in a futile hearing.

Therefore, ATN respectfully requests the immediate grant of the Tisdale Application, so that it may expeditiously commence service to the public in the Kankakee MSA.

Respectfully submitted,
ATLANTIC TELE-NETWORK, INC.
TISDALE TELEPHONE COMPANY, LLC

July 27, 2010

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CERTIFICATE OF SERVICE

I, Kenn Wolin, a paralegal at the law firm of Rini Coran, P.C., hereby certify that I have caused a copy of the foregoing **“SUPPLEMENT TO PETITION FOR PARTIAL RECONSIDERATION AND/OR CLARIFICATION OF ORDER REGARDING THE PROCESSING OF PENDING, CUT-OFF CELLULAR APPLICATIONS”** to be sent by e-mail, this 27th day of July, 2010, to:

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