

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

In the matter of)	
)	
Amendment of Part 2 of the Commission’s)	ET Docket No. 02-353
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)	
)	
Service Rules for Advanced Wireless)	WT Docket No. 02-353
Services In the 1.7 GHz and 2.1 GHz Bands)	
)	

**SEMI-ANNUAL REPORT OF PCIA – THE WIRELESS INFRASTRUCTURE
ASSOCIATION ON THE STATUS OF THE PCIA AWS CLEARINGHOUSE**

PCIA – The Wireless Infrastructure Association (“PCIA”) hereby submits this report, pursuant to the *AWS Clearinghouse Order* released by the Wireless Telecommunications Bureau in the above-captioned proceeding, regarding the activities of the PCIA AWS Clearinghouse to date.¹ Pursuant to the *AWS Clearinghouse Order*, certain AWS and MSS licensees and self-relocating FS incumbents are required to file relocation cost data with a Commission-approved clearinghouse in order to be eligible for cost-sharing reimbursements under the Commission’s rules.²

During the period beginning July 1, 2011 through December 31, 2011, the PCIA AWS Clearinghouse received no new cost sharing registrations, PCIA customers currently have on

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; Service Rules for Advanced Wireless Services In the 1.7 GHz and 2.1 GHz Bands*, 22 FCC Rcd 4680, at ¶ 28 (WTB 2007) (“*AWS Clearinghouse Order*”).

file registrations for 11 links, representing a total of \$2,809,694 paid to relocate these links (including \$2,401,809 for relocation costs and \$259,385 for required tower replacement or modification). PCIA has not found it necessary to make any adjustments to the revenue projections or fee structures associated with the PCIA AWS Clearinghouse, offering lower rates to customers with a large volume of registrations. Fees range from \$500 - \$1000.

Additionally, PCIA has continued to educate current and prospective cost-sharing participants about the clearinghouse process. The PCIA AWS Clearinghouse website provides useful information with respect to both the PCIA AWS Clearinghouse and the cost-sharing process generally.

* * * * *

As demonstrated above, PCIA is currently serving customers and will continue to do so in a manner consistent with the *AWS Clearinghouse Order*. If you have any questions regarding this submission, please contact the undersigned.

² *AWS Clearinghouse Order* ¶ 34. See also 72 FED. REG. 41940 (Aug. 1, 2007).

Respectfully submitted,

PCIA – THE WIRELESS
INFRASTRUCTURE ASSOCIATION

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