



REDACTED VERSION, AVAILABLE FOR PUBLIC INSPECTION

June 29, 2012

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

Karen Majcher
VP, High Cost and Low Income Division
USAC
2000 L St., NW
Washington, DC 20036

Re: **WC Docket No. 10-90 and CC Docket No. 96-45**
Sprint Nextel Corporation Filing in Compliance with
47 C.F.R. § 54.313

Dear Ms. Dortch and Ms. Majcher:

On April 2, 2012, Sprint Nextel Corp. submitted the information required under Section 54.313 of the Commission's Rules (47 C.F.R. § 54.313) for several states for which it had been designated as an Eligible Telecommunications Carrier (ETC) by the FCC. In 2012, Sprint Nextel also held ETC designations in two other states (Texas and West Virginia) conferred by the state regulatory body. Attached hereto are copies of the high-cost compliance filings which Sprint was required to submit to the Texas and West Virginia regulatory bodies. Texas and West Virginia are the only state-designated jurisdictions in which Sprint Nextel was required to make such filings.

Sprint Nextel's compliance filing in West Virginia includes confidential Information which we are filing separately, with a request to the FCC for confidential treatment of the material redacted from the public version of this filing.

If you have any questions, please contact me at (703) 433-4503.

Respectfully submitted,

A handwritten signature in black ink that reads "Norina T. Moy". The signature is written in a cursive, flowing style.

Norina T. Moy
Director, Government Affairs

Enclosures

DOCKET NO. 24481

DESIGNATION OF COMMON	§	PUBLIC UTILITY COMMISSION
CARRIERS AS ELIGIBLE	§	
TELECOMMUNICATIONS CARRIERS	§	OF TEXAS
(ETC) TO RECEIVE FEDERAL	§	
UNIVERSAL FUNDS PURSUANT TO	§	
THE FEDERAL COMMUNICATIONS	§	
COMMISSION'S FOURTEENTH	§	
REPORT AND ORDER ADOPTING A	§	
STATE CERTIFICATION PROCESS		

ANNUAL AFFIDAVIT OF COMPLIANCE

STATE OF KANSAS
COUNTY OF JOHNSON

BEFORE ME, the undersigned authority, on this day personally appeared John Chapman of Sprint Nextel Corporation f/k/a Sprint Corporation and each of its affiliates and subsidiaries ("Sprint Nextel"), who said under oath:

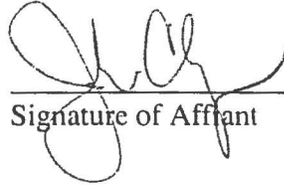
1. My name is John Chapman. I am employed by Sprint Nextel in the position of Vice President and Assistant Secretary. In this position, I am personally familiar with the Federal Universal Service support the Company received and how the Company uses these funds.
2. The Public Utility Commission of Texas designated Sprint Nextel as an eligible telecommunications carrier (ETC) in Docket No. 28495 by order dated January 14, 2005, under the name Sprint Corporation. Sprint Corporation is now known as Sprint Nextel Corporation. The study area code for the area where the company has been designated is 449017. The service area for which the company has been designated as an ETC is a non-rural service area only.
3. The Federal Universal Service support funds received by Sprint Nextel are used only for the provision, maintenance, and upgrading of facilities for which the support is intended, as designated by the Federal Communications Commission consistent with §254(e) of the federal Telecommunications Act. These funds will be used to provide the supported services designated in 47 C.F.R. §54.101 which are available throughout the

Company's study area.

4. To the best of my present knowledge, information and belief, Sprint Nextel is complying with applicable service quality standards and consumer protection rules.

5. To the best of my present knowledge, information and belief, Sprint Nextel is able to function in emergency situations as set forth in §54.202(a)(2).

5. The matters addressed above are within my personal knowledge and are true and correct.

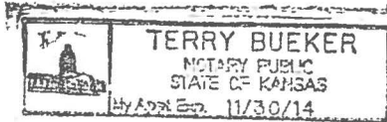


Signature of Affiant

SWORN TO AND SUBSCRIBED BEFORE ME, the undersigned authority, on this the 21st day of June, 2012.

Notary Public Terry Bueker
State of KANSAS

SEAL:



REDACTED VERSION

**BEFORE THE PUBLIC SERVICE COMMISSION
OF WEST VIRGINIA
CHARLESTON**

CASE NO. 12-0526-T-GI

**GENERAL INVESTIGATION REGARDING
CERTIFICATION OF FEDERAL UNIVERSAL
SERVICE FUNDING FOR ELIGIBLE
TELECOMMUNICATIONS CARRIERS IN
WEST VIRGINIA**

**SPRINT'S VERIFIED STATEMENT
AND ANNUAL ELIGIBLE TELECOMMUNICATIONS
CARRIER REPORT**

June 29, 2012

I. INTRODUCTION

In accordance with the standards and requirements established by the Public Service Commission of West Virginia (“Commission”),¹ Sprint Nextel Corporation f/k/a Sprint Corporation (“Sprint” or “Company”) (“Sprint” or “Company”) submits this Verified Statement and Annual Report. Pursuant to an agreement with the FCC, Sprint is required to and intends to relinquish its Eligible Telecommunications Carrier (“ETC”) status in all states in which it is still an ETC, effective December 31, 2012. **Sprint intends to file a Notice of Relinquishment of its ETC status with the Commission within the next several weeks and, as such, does not request that the Commission certify its eligibility for high-cost support from the federal universal service fund for calendar year 2013.**² Sprint via its duly licensed subsidiaries is a competitive carrier that has been designated as an ETC in areas served by a non-rural telephone company, and has been assigned a study area code of 209007 for West Virginia.

II. BACKGROUND

Sprint was designated as an eligible telecommunications carrier (“ETC”) in 86 wire centers served by Verizon West Virginia Inc., by the Commission in Case No. 03-1509-C-PC entered on June 8, 2004, and finalized on June 28, 2004 (“*Sprint Designation Order*”). The areas for which Sprint is designated as an ETC in West Virginia are referred to as Sprint’s “Designated Areas.”

¹ *General Investigation Regarding Certification of Federal Universal Service Funding for Eligible Telecommunications Carriers in West Virginia*, Case No. 12-0546-T-GI, Commission Order (May 1, 2012) (“*2012 Reporting Order*”)

² On November 3, 2008, Sprint filed a written ex parte communication with the FCC in connection with Sprint-Clearwire transfer proceedings in WT Docket No. 08-94, in which Sprint committed to reducing by no later than December 31, 2008 its total federal high-cost support funding by 20%, and also by an additional 20% per year for each of the following four years, concluding on December 31, 2012. Please note that Sprint affiliate Virgin Mobile will **not** be relinquishing its Lifeline-only ETC status.

On May 1, 2012, the Commission issued its *2012 Reporting Order*, requiring the report be filed by July 2, 2012. Sprint addresses below each of the filing requirements and has also filed a number of Attachments, some of which are filed under seal.³

III. SPRINT VERIFIES THAT IT USES UNIVERSAL SERVICE SUPPORT CONSISTENT WITH 47 U.S.C. § 254(e)

An ETC must file a verified statement that it uses universal service support “only for the provision, maintenance and upgrading of facilities and services for which the support is intended.”⁴ As verified in **Attachment 1**, Sprint uses and will use universal service support only for the provision, maintenance and upgrading of facilities and services for which the support is intended, consistent with the 47 U.S.C. § 254(e).

IV. SPRINT’S LIFELINE/TEL-ASSISTANCE REPORTING

Pursuant to Commission Rule 150-6-10.6(c), an ETC must annually report to the Commission its actions to: (1) advertise the availability of and rates for Tel-assistance Service, and (2) to provide notice to customers of the availability and advantages of the Tel-assistance program. W. Va. Code St. R. §§ 150-6-10(b) and (c).

Sprint advertises the availability of Lifeline/Link-Up/Tel-assistance quarterly in the Charleston Gazette, Huntington Herald Dispatch, Morgantown Dominion Post, Parkersburg News/Sentinel, and Wheeling Intelligencer/News-Register. These advertisements and outreach activities are targeted to the general residential market. **Attachment 2** contains sample advertisements.

³ Concurrently with the filing of this Annual Report, Sprint has filed a Motion for Protective Order, requesting that certain financial and business planning information contained in Confidential Attachments 4 through 6 be maintained as trade secret, confidential information and not subject to public disclosure.

⁴ *2012 Reporting Order*, p. 4.

The *2012 Reporting Order* requires ETCs designated by this Commission to file a copy of the annual Lifeline verification compliance certification and related disclosures described in 47 C.F.R. § 54.416 and 47 C.F.R. § 54.422. **Attachment 3** contains the Annual Lifeline Certification and Verification of John Chapman, a corporate officer, regarding the Company's compliance with Lifeline/Link-up income-certification procedures. This is the most recent certification filed by Sprint.

V. **SPRINT'S ANNUAL REPORTING IN ACCORDANCE WITH THE COMMISSION'S ORDER**

The *2012 Reporting Order* requires an ETC receiving high cost support such as Sprint to submit information required under 47 C.F.R. § 54.313 by July 2, 2012.⁵ Sprint respectfully submits the following information in satisfaction of the annual reporting requirement adopted in the *2012 Reporting Order*.

A. **Sprint's Service Improvement Plan**

As noted *supra*, the *2012 Reporting Order* requires an ETC receiving high cost support to submit information required under 47 C.F.R. § 54.313. 47 C.F.R. § 54.313(a)(1) requires an ETC receiving high cost support to file:

A progress report on its five-year service quality improvement plan pursuant to §54.202(a), including maps detailing its progress towards meeting its plan targets, an explanation of how much universal service support was received and how it was used to improve service quality, coverage, or capacity, and an explanation regarding any network improvement targets that have not been fulfilled in the prior calendar year. The information shall be submitted at the wire center level or census block as appropriate.

Sprint's Progress Report on its Service Improvement Plan is attached as **Confidential Attachment 4**. The Progress Report identifies all required information on network

⁵ *2012 Reporting Order* at p. 4.

improvements and use of universal service support for 2011, and shows the Company's current plans for 2012. In addition **Confidential Attachment 4** reflects the amount of universal service support received in 2011 and anticipated to be received in 2012. **Confidential Attachment 4** describes the types of expenses, locations, estimated population covered, projected budget and estimated deployment schedule during year 6 of the Service Improvement Plan. As is reflected in **Confidential Attachment 4**, Sprint anticipates that it will incur expenses for providing the supported services to consumers that will far exceed its anticipated universal service receipts. **Confidential Attachment 5** includes a map detailing the Company's progress toward meeting its targets.

Due to the recent change in the method for determining CETC high-cost support and lack of information on the likely value of the West Virginia cap reduction factor, it is impossible to project with any confidence what Sprint's actual USF support is likely to be on a going- forward basis. However, Sprint is able to estimate the amount of support it would have received but for the operation of the cap. Based on the most recent per-line support projections of USAC, Sprint currently estimates that, but for the cap, it would have received approximately \$1.48M in federal high-cost universal service support for the provision of universal service within the Company's Designated Service Area. The estimate is based on current information and may vary as federal universal service funding levels and subscribership change over time. In addition, if these anticipated amounts are not received, Sprint reserves the right to modify its Service Improvement Plan accordingly.

B. Sprint's Network Outages In Designated Areas

As noted *supra*, the *2012 Reporting Order* requires an ETC receiving high cost support to submit information required under 47 C.F.R. § 54.313. 47 C.F.R. § 54.313(a)(2) requires an ETC receiving high cost support to file:

Detailed information on any outage in the prior calendar year, as that term is defined in 47 CFR 4.5, of at least 30 minutes in duration for each service area in which an eligible telecommunications carrier is designated for any facilities it owns, operates, leases, or otherwise utilizes that potentially affect

- (i) At least ten percent of the end users served in a designated service area; or
- (ii) A 911 special facility, as defined in 47 CFR 4.5(e).
- (iii) Specifically, the eligible telecommunications carrier's annual report must include information detailing:
 - (A) The date and time of onset of the outage;
 - (B) A brief description of the outage and its resolution;
 - (C) The particular services affected;
 - (D) The geographic areas affected by the outage;
 - (E) Steps taken to prevent a similar situation in the future; and
 - (F) The number of customers affected.

Confidential Attachment 6 contains this required outage information for the 2011 calendar year.

C. Sprint's Unfulfilled Requests For Service

An ETC must make an annual report of the number of requests for service from potential customers within its service areas that were unfulfilled for the most recent calendar year.⁶ The filing must also detail how it attempted to provide service to those potential customers as set forth in FCC's *March 17 Order*. Sprint had no unfulfilled requests for service to report for the 2011 calendar year.

D. Sprint's Complaints Per 1,000 Handsets Or Lines

The Commission requires an ETC to annually report the total number of complaints and number of complaints per 1,000 handsets or lines for the most recent calendar year.⁷ **Attachment 7** identifies the total number of complaints and the number of complaints per 1,000 handsets for its Designated Areas that Sprint received from the Public Service Commission of

⁶ 2012 Reporting Order at p. 4, 47 C.F.R. § 54.313(a)(3).

⁷ 2012 Reporting Order at p. 4, 47 C.F.R. § 54.313(a)(4).

West Virginia, the Federal Communications Commission, the West Virginia Attorney General, the Commission's Consumer Advocate Division, or the Better Business Bureau.

E. Sprint's Certification Regarding Applicable Service Quality Standards And Consumer Protection Rules

The Commission requires an ETC receiving high cost support to certify that it is complying with applicable service quality standards and consumer protection rules, e.g., the CTIA Consumer Code for Wireless Service.⁸ Sprint satisfies applicable consumer protection and service quality standards throughout its Designated Areas.

Sprint became a voluntary signatory to the Consumer Code in 2003. Since adopting the Consumer Code, Sprint has implemented the policy and practices required of signatories throughout its Designated Areas. This means that Sprint has implemented policies so that it:

- (1) Discloses rates and terms of service to consumers.
- (2) Makes available maps showing where service is generally available.
- (3) Provides contract terms to customers and confirms changes in service.
- (4) Allows a trial period for new service.
- (5) Provides specific disclosures in advertising.
- (6) Separately identifies carrier charges from taxes on billing statements.
- (7) Provides customers the right to terminate service for material changes to contract terms.
- (8) Provides ready access to customer service.
- (9) Promptly responds to consumer inquiries and complaints received from government agencies.
- (10) Abides by policies for protection of customer privacy.

⁸ 2012 Reporting Order at p. 4, 47 C.F.R. § 54.313(a)(5).

As a signatory to the Consumer Code, Sprint further must demonstrate its compliance with CTIA on an annual basis in order to be authorized to display the CTIA seal of Wireless Quality/Consumer Information. A copy of CTIA's most recent certification issued to Sprint is included as **Attachment 8**. Sprint certifies that it has complied and will continue to comply with the principles set forth therein.

F. Sprint's Certification Regarding Emergency Functionality

The Commission requires an ETC to certify that it is able to function in emergency situations as set forth in 47 C.F.R. § 54.202(a)(2).⁹ The ETC should also provide a description of the emergency facilities available. Sprint certifies that it is able to remain functional in emergency situations based on 47 C.F.R. § 54.202(a)(2). Sprint has a detailed Business Continuity Program that meets this requirement. The Business Continuity Program, included herewith as **Attachment 9** is the framework in which Sprint sets policies for network resiliency, the development and conduct of emergency preparedness exercises and the formation of the Emergency Response Team.

G. Sprint's Certification Regarding its Price Offerings being in a format as specified by the Wireline Competition Bureau;

The Commission requires ETCs receiving high cost support to certify that its price offerings are in a format as specified by the Wireline Competition Bureau.¹⁰ Sprint certified that its price offerings are in a format as specified by the Wireline Competition Bureau. Sprint offers customers generally available plans with varying amounts of local usage, including plans that have unlimited calling. All plans offered by Sprint include nationwide calling, thus the local

⁹ 2012 Reporting Order at p. 4, 47 C.F.R. § 54.313(a)(6).

¹⁰ 2012 Reporting Order at p. 4, 47 C.F.R. § 54.313(a)(7).

calling area is all households and phones in the United States. Furthermore, because Sprint provides mobile phone service, customers can use their local minutes from anywhere on Sprint's nationwide network. **Attachment 10** demonstrates Sprint's compliance with this requirement.

H. Information Regarding Sprint's Affiliated Companies

The Commission requires ETCs receiving high cost support to provide information regarding its holding company, operating companies, affiliates, and any branding (a "dba," or "doing-business-as company" or brand designation), as well as universal service identifiers for each such entity by Study Area Codes, as that term is used by the Administrator.¹¹ Sprint Spectrum, L.P. has SPIN: 143000910, SAC: 209007. Sprint's holding company is Sprint Nextel Corporation f/k/a Sprint Corporation ("Sprint" or "Company") Sprint has numerous affiliated companies but these are not eligible telecommunications carriers in West Virginia with the exception of Virgin Mobile USA, L.P. Sprint's numerous other affiliates are listed on **Attachment 11**.

VI. CONCLUSION

Sprint respectfully requests that the Commission certify the Company's eligibility to receive high-cost universal service funds in accordance with 47 C.F.R. § 54.313.

¹¹ 2012 Reporting Order at p. 4, 47 C.F.R. § 54.313(a)(8).

Filed this June 29, 2012.

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David B. Hanna
Hanna & Hanna PLLC
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Tel: (304) 342-1687
Fax: (304) 342-8761

Susan J. Berlin
Counsel, Regulatory Affairs
Sprint
3065 Akers Mil Rd. S.E., 7th Fl.
Atlanta, Georgia 30339
Tel: (404) 649-8983
Fax: (404) 649-8980

**BEFORE THE PUBLIC SERVICE COMMISSION
OF WEST VIRGINIA
CHARLESTON**

Case No. 12-0546-T-GI

GENERAL INVESTIGATION REGARDING
CERTIFICATION OF FEDERAL UNIVERSAL
SERVICE FUNDING FOR ELIGIBLE
TELECOMMUNICATIONS CARRIERS IN
WEST VIRGINIA

CERTIFICATION

The undersigned, John Chapman, does hereby certify as follows:

1. I serve as Vice President Wireless and Assistant Secretary for Sprint Nextel Corporation f/k/a Sprint Corporation ("Sprint" or "Company").
2. This certification is submitted in support of the Company's Verified Statement and Annual Eligible Telecommunications carrier Report ("Annual Report").
3. I have reviewed the Annual Report and the facts stated therein, of which I have personal knowledge, are true and correct to the best of my present knowledge, information and belief.

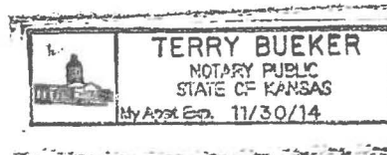


(NOTARY SEAL)

Subscribed and sworn to before me
this 27th day of June 2012.



Notary Public



ATTACHMENT 1

SPRINT'S VERIFICATION REGARDING USE OF SUPPORT

**BEFORE THE PUBLIC SERVICE COMMISSION
OF WEST VIRGINIA
CHARLESTON**

Case No. 120546-T-GI

GENERAL INVESTIGATION REGARDING
CERTIFICATION OF FEDERAL UNIVERSAL
SERVICE FUNDING FOR ELIGIBLE
TELECOMMUNICATIONS CARRIERS IN
WEST VIRGINIA

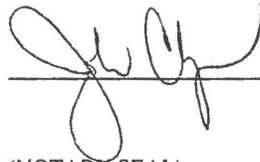
VERIFICATION REGARDING USE OF SUPPORT

The undersigned, John Chapman, verifies as follows:

1. I serve as Vice President and Assistant Secretary for Sprint Nextel Corporation f/k/a Sprint Corporation (“Sprint” or “Company”). I am authorized to give this affidavit on behalf of Sprint and its affiliates.

2. The Commission requires all ETCs designated by the Public Service Commission of West Virginia (“Commission”) to file a verified statement with the Commission that it uses universal service support “only for the provision, maintenance and upgrading of facilities and services for which the support is intended in a manner consistent with 47 U.S.C. § 254(e).

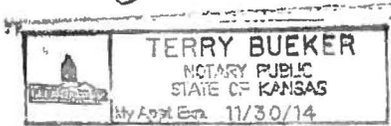
3. Sprint hereby certifies that the federal high-cost universal service support that it receives and has received is used only for the provision, maintenance, and upgrading of facilities and services for which the support is intended, consistent with 47 U.S.C. § 254(e).

A handwritten signature in black ink, appearing to be 'J. W. Ch...', written over a horizontal line.

(NOTARY SEAL)

Subscribed and sworn to before me
this 21st day of JUNE, 2012.

Terry Bueker
Notary Public



ATTACHMENT 2

SPRINT'S LIFELINE INFORMATION



SPRINT PRESENTS LIFELINE SERVICE

Lifeline is a public assistance program offering wireless telephone discounts to qualified, low-income consumers. Under the Lifeline program, eligible West Virginia residents may receive a discounted monthly charge of \$7.50 per month.

You may qualify for Lifeline assistance if you comply with certain income level requirements or you currently participate in certain public assistance programs.

For further information about Lifeline or to receive an application form, please call Sprint toll free at 866-827-3290.

NOTICE: Lifeline is only available to Sprint subscribers in limited geographic areas, and for one wireline or wireless phone line per household. Additional restrictions apply. ©2012 Sprint Nextel. All rights reserved. SPRINT, the logo and other trademarks are trade-marks of Sprint Nextel.

ATTACHMENT 3

SPRINT'S ANNUAL LIFELINE CERTIFICATION AND VERIFICATION

Annual Lifeline Certification & Verification

Complete Section 1, 2, 3, or 4. Then complete the chart below.

1. Eligible Telecommunications Carrier (ETC) serving **Federal Default State** (*complete columns A through F and sign below*)

I certify that the company listed below has procedures in place to verify the continued eligibility of a statistically valid random sample of its Lifeline customers. Results are provided in the chart below. I certify that the company listed below has procedures in place to review income documentation and that, to the best of my knowledge, the company was presented with documentation of the consumer's household income. I am an officer of the company named below. I am authorized to make this certification for the Study Area(s) listed below.

OR

2. Eligible Telecommunications Carrier (ETC) serving **Non-Federal Default State** (*complete columns A through C and sign below; complete columns D and E if required by your state commission*)

I certify that the company listed below is in compliance with the Lifeline and Link Up verification procedures in place in the state(s) listed below. If any Lifeline customers of the company listed below qualify based on income, I certify that the company listed below is in compliance with state Lifeline income certification procedures and that, to the best of my knowledge, documentation of income was presented. I am an officer of the company named below. I am authorized to make this certification for the Study Area(s) listed below.

OR

3. Wireless Eligible Telecommunications Carrier (ETC) serving **Non-Federal Default State** that does **not assert jurisdiction over Wireless ETCs**, and, therefore, are following federal default certification and verification procedures (*complete columns A through F and sign below*)

I certify that the company listed below has procedures in place to verify the continued eligibility of a statistically valid random sample of its Lifeline customers. Results are provided in the chart below. I certify that the company listed below has procedures in place to review income documentation and that, to the best of my knowledge, the company was presented with documentation of the consumer's household income. I am an officer of the company named below. I am authorized to make this certification for the Study Area(s) listed below.

OR

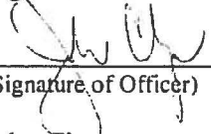
4. I certify that my company has not claimed federal Low Income support for any Lifeline customers in _____ (insert current year).

Non-Federal Default States, Sprint Nextel

A	B	C	D	E	F
Company Name*	SAC (6 digit number)	State	Customers Surveyed or Verified	Customers Found to be Ineligible	Non- Responding Customers
Sprint Spectrum, L.P.	209007	WV	0	0	0

* Companies with more than 5 SACs in any of the categories enumerated as 1-4 above may attach an Appendix with the requested information for the chart.

Signed,



 (Signature of Officer)

John Chapman

 (Printed Name of Officer)

Vice President and Assistant Secretary

 (Title of Officer)

John Mitus

 (Person Completing this Sample Letter)

913-794-7395

 (Contact Phone Number)

6450 Sprint Parkway

 Overland Park, KS 66251

 (Company Address)

August 29th, 2011

 (Date)

Submit to USAC using only ONE method:

Fax to: (202) 776-0080
 E-mail to: LiVerifications@usac.org
 Mail to: USAC - Low Income Program
 2000 L Street, NW, Suite 200
 Washington, DC 20036

Deadline: August 31st

CONFIDENTIAL ATTACHMENT 4

SPRINT'S SERVICE IMPROVEMENT PLAN PROGRESS REPORT

Sprint PCS
West Virginia Cell Site Expenditures
January 1, 2011 - December 31, 2011

2011 RECEIPTS				\$1,712,798	
Description of Expense	Location			Population Served	Expenditure Amount
	City	State	Wire Center		

Redacted

Sprint PCS
West Virginia Cell Site Expenditures
January 1, 2011 - December 31, 2011

2011 RECEIPTS	\$1,712,798
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Description of Expense	Location			Population Served	Expenditure Amount
	City	State	Wire Center		

CONFIDENTIAL ATTACHMENT 5

MAP SHOWING LOCATION OF SPRINT'S NETWORK IMPROVEMENTS

Redacted

CONFIDENTIAL ATTACHMENT 6

SPRINT'S OUTAGE REPORT FOR 2011

Redacted

ATTACHMENT 7

COMPLAINTS PER 1,000 HANDSETS OR LINE RECEIVED IN 2011

The number of complaints per 1,000 lines for Sprint Nextel's Designated Areas that Sprint Nextel received from the Public Service Commission of West Virginia, the Federal Communications Commission, the West Virginia Attorney General, Consumer Advocate Division or the Better Business Bureau is .56.

ATTACHMENT 8

**SPRINT'S CERTIFICATION REGARDING COMPLIANCE
WITH CTIA CODE**

Steve Largent
President/CEO

June 24, 2011

Mr. Dan Hesse
President and Chief Executive Officer
Sprint Nextel Corporation
6200 Sprint Parkway, Mailstop: KSOPHF0410-4A421
Overland Park, KS 66251

Dear Dan:

Congratulations! This letter is to notify you that Sprint Nextel Corporation ("Sprint") and the Sprint Prepaid Group (Virgin Mobile USA, Boost Mobile, and Assurance Wireless) have completed the recertification process for the CTIA Consumer Code for Wireless Service ("Voluntary Consumer Code") for the period January 1, 2011 – December 31, 2011, and are deemed compliant with the principles, disclosures and practices set forth in the Voluntary Consumer Code. Accordingly, Sprint, Virgin Mobile USA, Boost Mobile and Assurance Wireless are authorized to use and display the CTIA Seal of Wireless Quality/Consumer Information, subject to the terms and conditions set forth in the attached License Agreement.

Please ensure that the relevant employees of Sprint, Virgin Mobile USA, Boost Mobile and Assurance Wireless review the License Agreement before using the Seal. Use of the Seal constitutes acceptance of these terms and conditions. Upon request, CTIA will provide two specimens (color and black/white) of the Seal for use on Sprint's, Virgin Mobile USA's, Boost Mobile's and Assurance Wireless' respective websites and in their respective collateral materials. If you should have any questions concerning the recertification process or use of the Seal, please contact Andrea Williams, CTIA's Vice President of Law and Assistant General Counsel, at (202) 736-3215 or awilliams@ctia.org.

CTIA commends Sprint for its ongoing leadership and participation in the CTIA Voluntary Consumer Code, and we look forward to continuing to work with Sprint on this important industry initiative.

Sincerely,



Steve Largent

Attachment

cc: Charles McKee
Vice President – Government Affairs



SEAL OF WIRELESS QUALITY/CONSUMER INFORMATION

LICENSE AGREEMENT

Company is hereby granted a non-exclusive, world-wide, royalty-free license to use CTIA's Seal of Wireless Quality/Consumer Information ("Seal") to represent that Company voluntarily adopts and follows the *CTIA Consumer Code for Wireless Service* and has certified such to CTIA.

CTIA permits the use of appropriate references to CTIA and the Seal solely in connection with the *CTIA Consumer Code for Wireless Service* Program. References to the Seal shall not be misleading as to the extent of Company's voluntary support and participation in the CTIA Voluntary Code for Consumer Information program. The Seal may appear in Company's advertising, promotional material or other literature to indicate its voluntary and consistent application of the *CTIA Consumer Code for Wireless Service*.

Upon CTIA's acknowledgement of Company's certification, CTIA shall supply Company with a specimen of the Seal. Company shall not modify or alter the Seal without prior written permission from CTIA, and such permission shall not be unreasonably withheld. Company agrees to amend or discontinue the use of the Seal upon written request of CTIA. Company shall immediately cease use of the seal upon receipt of CTIA's written notice to do so.

Company assumes full and complete responsibility for its use of the Seal, and agrees that its use of the Seal constitutes a declaration that Company voluntarily adopts and follows the principles set forth in the *CTIA Consumer Code for Wireless Service*.

Use of the Seal for other purposes than those stated in this License Agreement is an unauthorized use of the Seal and is strictly prohibited.

This license may be renewed annually subject to Company's successful completion of the certification process.

Use of the Seal constitutes acceptance of these legal terms and conditions.



ATTACHMENT 9

SPRINT'S BUSINESS CONTINUITY PLAN



Sprint Business Continuity Program Overview

Disclaimer

This document may not be duplicated, modified, used by, disclosed or forwarded to a third party without the prior express written consent of Sprint Nextel Corporation.

Purpose

The purpose of this document is to provide approved information that can be shared with interested parties in order to illustrate that Sprint is committed to an efficient and effective corporate approach with respect to Business Continuity Planning, Incident Management and Disaster Recovery. This document will explain the core components of the Sprint Business Continuity Program and the structure by which it is implemented.

Business Continuity Program Mission

Assure the continuation of Sprint's mission critical business operations and services. Minimize financial damage and damage to Sprint's brand, its employees and customers, following significant business disruptions.

Program Introduction

As businesses, government agencies, and individual consumers become more and more reliant on wireline and wireless communications, as well as remote access to information, the concept of Business Continuity has never been more important. Sprint takes Business Continuity to the next level by ensuring that it is part of the corporation's business philosophy. This philosophy promotes utilizing business continuity principles, guidelines, and standards by all company employees in their day to day business operations.

Sprint's Business Continuity (BC) Program is based on industry accepted principles. Sprint has adapted key principles from the Disaster Recovery Institute International (DRII), ASIS Organizational Resilience Standard, Federal Emergency Management Agency (FEMA), Business Continuity Institute (BCI), American National Standards Institute (ANSI), NFPA 1600, and several Military Specifications (Mil-Spec) standards, into 3 BC Program Elements: Program Governance, Incident Management, and Continuity Analysis & Planning, as defined below:

Program Governance

Program Governance Structure– Program structure, mandate and executive sponsorship is required to ensure a comprehensive Business Continuity Program.

Program Management & Continuous Improvement - Overall program management and continuous improvement includes all of the documentation and efforts designed to ensure a well-defined BC program that seeks to continually mature performance and processes.

Incident Management

Incident Management & Crisis Communications – Enterprise Incident Management Team (EIMT) and Incident Management Team (IMT) documentation, training, exercises and continuous improvement are required for those teams that have roles and responsibilities before, during or after an incident that significantly affects Sprint's employees, customers and/or shareholders.

Continuity Analysis & Planning

Criticality Analysis & Risk Management – Criticality Rating is necessary for prioritizing tasks and recovery. Risks that threaten the company's critical functions, vendors, sites, systems and network elements, require due diligence that result in decisions to mitigate or accept the risks.

Mitigation Strategies & Plan Development - After determining criticality and risks, the next steps include devising the appropriate mitigation strategies and recovery capabilities. BC plan development is formalized using on-line tools.

Program Governance Structure Overview

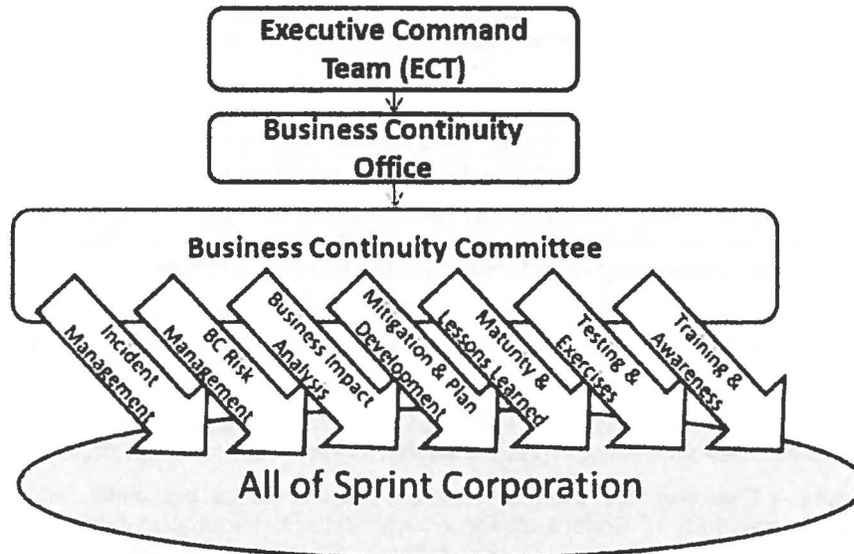
Overall BC Program governance requires executive sponsorship, a structure for decision making, and a means to direct and manage incremental changes towards goals and objectives. Sprint's program governance structure achieves each of these requirements and accomplishes them through inclusion and diversity of thought and viewpoint. The following describes the program governance structure that begins with the highest levels of the company and leverages management and expertise for optimal effectiveness.

Executive Command Team (ECT) - The ECT consists of Sprint's highest level executives, representing all critical Sprint functions. The ECT provides executive sponsorship of the overall Business Continuity Program and is briefed on issues and status of projects that require senior executive attention.

Business Continuity Office (BCO) - The BCO is the program office responsible for establishing the policy, structure, and methodology for developing, maintaining, and testing enterprise-wide BC and Disaster Recovery Plans. During an incident, the BCO is responsible for coordinating cross functional incident management activities of the Enterprise Incident Management Team (EIMT).

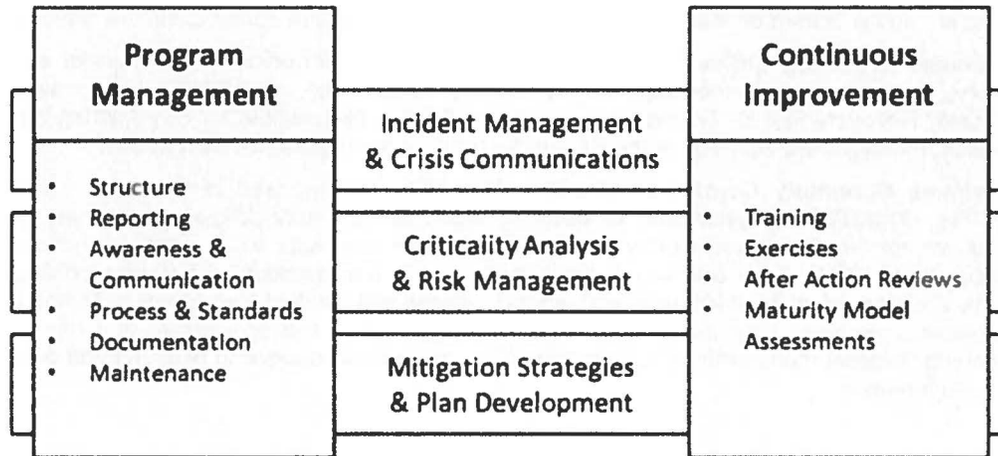
Business Continuity Committee (BCC) - The BCC is comprised of Business Continuity Teams (BCTs). The BCC is responsible for assuring business continuity policies, guidelines, standards and tools are implemented consistently across the company and acts as a forum for business continuity discussions. BCTs have overall responsibility for the implementation of business continuity initiatives within their individual business units and act as business unit Incident Management Teams (IMT) for their business units when disasters occur. The BCC has various sub-committees that focus on proactive planning, incident management, tools and training, awareness, pandemic planning and other issues that require attention.

Program Governance Structure



Program Management & Continuous Improvement

The concepts of Program Management and Continuous Improvement are the overarching control elements that bookend all other aspects of the BC Program. For each of the other Program Elements, Program Management efforts will provide definition of what the Program Element should accomplish and the methods used to achieve objectives. The Continuous Improvement efforts provide a means to keep the Program Elements evergreen, current, and striving for maturity.



Program Management:

- Awareness & Communications – Employees and management are informed of current Business Continuity efforts or awareness campaigns through internal communication methods that often target all employees in the company.
- Process, Standards & Documentation– Common terminology, methodologies and formal documentation on standards and procedures help our large company stay consistent and current. All program documents are to be reviewed annually, at a minimum, with all key stakeholders.
- Reporting – Each year, the Business Continuity Office formally reports to Sprint’s Executive Management on the efforts and status of the Business Continuity Program and partners with Corporate Audit on reporting risk information to the Board of Directors.
- Maintenance – Frequent reviews of plan details and processes are updated in a timely manner, following changes to contacts, suppliers, processes, organizational structures, etc.

Continuous Improvement:

- Training – Annual training cycles are followed to ensure familiarity with systems, processes and peer organizations. Ad-hoc training is also conducted for new team members or procedure changes.
- Exercises – Exercises are used to evaluate plans, educate personnel, and test functions and operational capability of Sprint’s response organizations. Information related to these exercises is propriety to Sprint. Additionally, as part of the nation’s critical infrastructure, Sprint participates in coordinated situation drills with FEMA, the Department of Homeland Security (DHS), and state emergency management agencies to ensure coordinated preparedness and response during a disaster. The most common types of exercises conducted are: Tabletop, Walk-through, Functional drills, and Full-scale.

Tabletop Exercises - In a round-table setting, members of the response team meet to discuss their responsibilities and describe how they would react as a team to an emergency scenario.



They identify areas of overlap and confusion in a cost-effective and efficient manner before conducting a more demanding exercise.

Walk-Through Drills - Both management and the response team perform their emergency functions within the emergency response location.

Functional Drills - Tests designed to target specific functional processes within the recovery plan such as notification, response, communications, documentation, and team cohesiveness. In most cases, these functions should be tested separately to help identify improvement areas and to eliminate confusion. Observers are often used to evaluate these exercises.

Full-scale Exercises - Exercises simulated to be as close as possible to a real-life disaster. They may involve a combination of response teams, management, field operations, and outside agencies. During the simulated exercise, team members are expected to actually perform their disaster responsibilities.

- After Action Reviews (AARs) – Following an incident or an exercise, an AAR is conducted to ask participants to identify areas of success and improvement. These are documented as Lessons Learned and tracked to satisfactory completion.
- Maturity – Sprint uses an internally developed Maturity Model for benchmarking Business Continuity Program success and progress. The model is based on the Capability Maturity Model as developed by Carnegie Mellon University.

Incident Management & Crisis Communications

Knowing that unexpected events occur, Sprint's Incident Management and Crisis Communications teams are highly trained and tested. As with the overall program governance structure, full executive support and authority is integrated into the incident management structure. Sprint's seasoned professionals, across multiple fields of expertise, have responded to all major disasters impacting the United States in the last 13 years.

Executive Command Team (ECT) – During a disaster, the ECT is kept apprised of all activities and status. If the incident requires chief executive involvement, the ECT members engage to provide guidance and approval to make necessary response and recovery decisions. The Chief Executive Officer (CEO) is the Chairperson of the ECT.

Enterprise Incident Management Team (EIMT) – The Enterprise Incident Management Team (EIMT) convenes quickly as a way of sharing impact, status and critical decision-making during an incident. This team is flexible and scalable and built on the premise of an all-hazards response approach.

Incident Management Teams (IMTs) – An IMT consists of members of a single business unit and is designed to meet the needs of the company, customers and employees at the time of an incident. Examples of IMTs include IT, Network, Human Resources, Customer Care, Corporate Security and others. In all, there are more than 20 IMTs, each of varying size and complexity, capable of responding quickly and effectively to a wide array of issues. Each IMT have a designated chairperson that represents their organization on the EIMT call when the incident requires an EIMT response posture.

Continuity Analysis & Planning

Sprint formally analyzes risks and criticality of all parts of the business that could cause impacts or disruptions, if not properly mitigated and planned. These elements of the program ensure the proper priority and attention is applied to mitigation and plan development efforts.

Criticality Analysis:

Through various forms of analysis, such as Business Impact Analysis (BIA), criticality of business processes, applications, vendors, sites, network elements and other business aspects are determined. The criticality defines the appropriate level of mitigation and planning that is necessary. Critical business processes require a comparable criticality assigned to the applications they use, the suppliers they need and other dependencies.

Risk Management:

Sprint considers resiliency and Business Continuity risks to be a matter that requires tight management and controls. Potential risks are evaluated using an internal algorithm, to determine appropriate mitigation and Business Continuity planning efforts.

Mitigation Strategies & Plan Development:

Upon identification of potentially significant risks, Sprint makes every attempt to mitigate and plan for any eventuality that could affect Sprint's customers and employees. In most cases, the risks are marginalized or eliminated due to mitigation efforts. In some cases, the risks are highly improbable, but still require alternative planning, in the event that it should occur.

<p>The remainder of this document describes specific Business Continuity Plan details that are of interest to customers and potential customers of Sprint</p>

Workforce Resiliency Overview

Pandemic Planning Overview

Sprint has implemented a pandemic plan that targets a safe and productive work environment for all employees and takes into consideration that absenteeism may be excessive for a period of time.

Sprint's plan allows for flexibility and scalability to adjust to changing events. The plan also incorporates a wide range of strategies that may be implemented by business units while ensuring communication and information sharing on status and success.

A separate plan document is available upon request for Sprint's Pandemic Plan.

Alternate Site and Remote Access Overview

Sprint utilizes information obtained through business impact analysis and risk reduction strategies in order to preserve business functions that are required in the face of a disaster. Depending on the size and scale of the event, Sprint has strategies in place to provide added capacity, alternative work locations and remote access if necessary to retain operations.

Business functions that require alternate sites, geographic redundancy and remote access capabilities are identified proactively and plans are periodically reviewed and revised as necessary in anticipation of any event.

Network Resiliency Overview

As a Mobile Telecommunications Leader, the resiliency of Sprint's network is of paramount interest to our customers.

Network Incident Management Team

Network Services' implementation of the Incident Command System (ICS), stays true to the core principles of ICS. This enables Sprint to leverage this best practice in wide-scale responses, using common terminology and standard organizational structures, to communicate efficiently internally and with customers such as Public Safety agencies as many of these agencies utilize ICS as well. Teams train on and deploy in standard ICS Sections, branches, units and strike teams, and emphasize span of control, comprehensive resource management, and other ICS principles.

Network teams leverage Sprint tools such as Direct Talk units, (off-network unit-to-unit communications) GPS hand held units, camera phones, laptop wireless cards, and smart phones to aid in response communication, situation assessment and resource tracking. The teams also maintain a pool of Satellite phones as a contingency plan to use in restoration. Teams continue to create innovative response tools, such as the unique Satellite backhaul SatCOLTs (Cell on Light Truck) that enable restoration of service when a traditional T1 circuit is not available.

The Network IMT receives notification of an actual or potential situation that requires activation (hurricane, earthquake, regional power outage, other event where business as usual would not resolve the situation), establishes the Emergency Operations Center (EOC), performs an initial overall assessment, establishes monitoring bridge(s), coordinates between agencies impacted by the event, assigns tasks, gathers status information, and performs executive notifications at prescribed times.

Cell Site Disaster Planning

Sprint's priority site restoration plan focuses resources and speeds recovery partly by making sure that existing infrastructure is operating properly under normal circumstances and by having a reaction plan for abnormal circumstances. To accomplish this, Sprint has implemented a detailed preventative maintenance program on site hardware to insure all systems and redundant equipment are in proper working order. Sprint sites are equipped with battery backup. Some sites have fixed generators or fuel cells for additional back-up power. Sprint maintains a fleet of mobile generator sets, which can be deployed to Sprint service areas.

Cellular Network Disaster Planning

The Sprint wireless networks consist of multiple circuits on various combinations of copper, fiber, and microwave radio systems. Most Sprint hub locations are placed on their SONET bi-directional fiber rings. These rings significantly reduce the chance of network failure due to third party fiber damage, equipment failures, or other potential causes of service interruptions. Sprint's radio network provides significant overlapping coverage areas, which often allow cell sites to fully or partially compensate for a neighboring cell site. Also in an effort to minimize service impact when a site is down, Sprint maintains a fleet of "Cell On Wheels" (COWs), which are portable self-contained cell sites. COWs can be deployed to restore coverage from a damaged site or provide additional capacity in the immediate vicinity of an incident.

Switch Locations Disaster Planning

Sprint has implemented a distributed architecture for interconnection redundancy utilizing dual fiber facilities at all of our switch locations. These main switch locations currently have battery backup as well as permanent generators. In addition, site recovery plans have been developed for all major switch locations, prioritizing available options for relocation, and ensuring agility when faced with disaster



recovery issues. Most switches also have tap boxes to readily connect the output of a portable generator in the event of primary generator issues.

Overall Network Performance Management Efforts

The performance of Sprint's networks is monitored 24 hours a day, 7 days per week, 365 days a year by the Network Monitoring Centers (NMCs). In addition, local switching offices staffed by trained technicians and management coordinate with these larger operations centers, to ensure that Sprint's networks are properly maintained and network performance is at expected levels.

Network Restoration Prioritization

Sprint's Business Continuity Management Team works as a customer advocate when large network outages occur. The team works closely with network recovery response teams to establish customer prioritization once the backbone, TSP (Telecommunications Service Priority) and Critical Life Circuits are re-established. Sprint has an established service restoration priority and process.

Special Event Planning

Special events have the potential to adversely impact the customer experience due to the greatly increased traffic demand they place on communications networks. Sprint has a formal mature special events process with dedicated project management personnel and a cross-functional management tool. Teams archive records of recurring special events for future planning, and proactively search for one-time special events and leverage capacity planning teams in implementing enhancements to optimize the customer experience. Sprint has leveraged its experience in managing very large temporary users at NASCAR events in managing special events.

As a specialized type of special event, Sprint also interfaces with the NCS (National Communications System) in managing capacity needs at National Security Special Events, NSSEs.

Information Technology Resiliency Overview

Information Technology Incident Management Team

The IT Incident Management Team (IT IMT) provides timely decision making processes in the declaration of a disaster to ensure the proper decisions are made and communicated across the enterprise. The IT IMT team structure will minimize the disaster declaration time and potentially minimize the length of the event by quickly reacting to the event. The IT IMT is also responsible for maintaining and facilitating the execution of the recovery plans in conjunction with Resource & Priority Management (RPM).

Information Technology Incident Command Centers

The IT IMT Command Center serves as a centralized arena to manage disaster related operations. Recovery personnel execute defined processes and procedures, communicate and provide resources to effectively assess and manage disaster events. The Incident Command Centers are geographically redundant.

Data Center and System Resiliency Planning

The IT IMT is a proactive planning group that works in partnership with peer IMT organizations. The collective team is responsible for the accuracy and integrity of current information in their particular area of responsibility, including internal procedures, available systems, resources, call trees and points of contact. The IT IMT provides personnel with the necessary resources to assist with the restoration process. Sprint-Data Centers are held to exceptionally high and stringent industry, but more importantly, self-imposed standards of structural design, engineering, technology, redundancy, security, maintenance and 24x7 operations. Data Centers are geographically diverse and have the capability to execute an internally developed disaster recovery methodology of Internal Business Recovery (IBR) where on Data Center functions as the recovery site for another Data Center.

IT Network Restoration Prioritization

Critical Applications supporting the internal and external client community have been prioritized based on application impact analysis in order to expedite and control the recovery process. Data required for recovery of operating systems, production libraries, and application systems are backed up regularly and placed in off-site storage.

Emergency Response Team (ERT)

Who is the ERT?

Sprint's ERT is an experienced cross functional group which consists of a national team of full time, dedicated personnel as well as over a thousand of ERT Reservists across the country, that provides wireless telecommunications equipment, infrastructure and personnel operations support to federal, state and local public safety, law enforcement, military agencies and private Sector Organizations during declared emergencies, field training exercises, agency specific short term communication needs and National Special Security Events.

Support for Urgent Crisis Needs

The ERT designs and implements the internal policies and procedures necessary to enable timely and effective deployments of Sprint's products and services. The ERT fully supports high volume, short notice voice and data communication needs of emergency and disaster personnel with its SatCOLTs (Satellite Cell on Light Truck), Satellite IP Equipment, satellite earth station, and inventory of over twenty five thousand handsets and aircards which can be rapidly deployed to support short term communications.

ERT in the EOCs

During a number of recent disasters, reservists staffed State and Local Emergency Operations Centers (EOC) to relay first-hand information back to agencies that rely on critical communications. Having reservist representation at EOC's is valuable for a number of reasons: Reservists provide real time information and status updates to the EOC's on the progress of our network recovery efforts ; Allows State EOC's to provide direction on priority areas for Network restoration; Coordinate information from other critical infrastructure functions, such as Energy/Power and Transportation; and obtain location of FEMA and other emergency responder command posts using Sprint handsets to help plan for influx of capacity needs. The EOC initiative is an example of Sprint's proactive approach during an incident, through partnership, involvement and communications support. Partnering with Emergency Management agencies in cities and counties throughout the United States provides better coordination of Sprint and ERT support resources for Disaster Preparation and Response. Trained ERT Reservists are more actively involved in providing their communities with critical volunteer support. Agencies are able to have a direct channel into Sprint approved support organizations with more expedited response times and capabilities, providing critical communications support when it's needed the most.

ERT has deployed in support of over 4800 deployments supporting federal, state and local public safety, law enforcement, military and enterprise organizations; including 36 Presidential declared disasters since 2002.

Contact us

For more information on Sprint's Emergency Response Team, please visit us at www.sprint.com/ert, become a fan on Facebook at www.facebook.com/SprintEmergencyResponseTeam email us at ERTRequests@sprint.com or for emergency communications support, contact our 24x7x365 ERT Hotline at 1-888-639-0020 or for GETS users 254-295-2220.

ATTACHMENT 10

SPRINT'S RATE COMPARIBILITY DETERMINATION

West Virginia Sample Billing

		<u>Basic Charge</u>
		\$ 29.99 *
<u>Tax & Surcharges</u>		
Federal Subscriber Line Charge	N/A	0.00
Federal Universal Service Credit	N/A	0.00
Federal Universal Service Surcharge	4.23%	1.27
Local Number Portability (LNP) Surcharge	N/A	0.00
TRS Surcharge	N/A	0.00
Federal E-911 Surcharge	N/A	0.00
State E-911 Surcharge	3.00/line	3.00
Federal Excise Tax	N/A	0.00
Other Mandatory Surcharge	\$1.90/line	1.90
Total Estimated Billing		\$ 36.16

*Amount based upon Sprint PCS Basic Service Plan

ATTACHMENT 11
LIST OF SPRINT AFFILIATES

SPRINT NEXTEL CORPORATION SUBSIDIARIES OF REGISTRANT

Sprint Nextel Corporation is the parent. The subsidiaries of Sprint Nextel Corporation are as follows:

Name	Jurisdiction of Incorporation or Organization	Ownership Interest Held By Its Immediate Parent
Alamosa Holdings, Inc.	Delaware	100
Subsidiary:		
AirGate PCS, Inc.	Delaware	100
Subsidiaries:		
AGW Leasing Company, Inc.	Delaware	100
AirGate Service Company, Inc.	Delaware	100
Alamosa PCS Holdings, Inc.	Delaware	100
Subsidiary:		
Alamosa (Delaware), Inc.	Delaware	100
Subsidiaries:		
Alamosa Holdings, LLC	Delaware	100
Subsidiary:		
Alamosa PCS, Inc.	Delaware	100
Subsidiaries:		
Alamosa Wisconsin GP, LLC	Wisconsin	100
Subsidiary:		
Alamosa Wisconsin Limited Partnership	Wisconsin	1
Subsidiary:		
Alamosa (Wisconsin) Properties, LLC	Wisconsin	100
Alamosa Limited, LLC	Delaware	100
Subsidiary:		
Texas Telecommunications, LP	Texas	99
Subsidiary:		
Alamosa Properties, LP	Texas	99
Alamosa Delaware GP, LLC	Delaware	100
Subsidiaries:		
Alamosa Properties, LP	Texas	1
Texas Telecommunications, LP	Texas	1
Alamosa Wisconsin Limited Partnership	Wisconsin	99
Alamosa Missouri, LLC	Missouri	100
Subsidiary:		
Alamosa Missouri Properties, LLC	Missouri	100
Washington Oregon Wireless, LLC	Oregon	100
Subsidiary:		
Washington Oregon Wireless Properties, LLC	Delaware	100
SWLP, L.L.C.	Oklahoma	100
Subsidiary:		
Southwest PCS, L.P.	Oklahoma	99

Name	Jurisdiction of Incorporation or Organization	Ownership Interest Held By Its Immediate Parent
(Alamosa Holdings, LLC subsidiaries continued)		
SWGP, L.L.C.	Oklahoma	100
Subsidiary:		
Southwest PCS, L.P.	Oklahoma	1
Subsidiary:		
Southwest PCS Properties, LLC	Delaware	100
American Telecasting, Inc.	Delaware	100
Subsidiary:		
SN UHC 3, Inc. (see People's Choice TV Corp. for SN UIIC 3, Inc. subs: see endnote)	Delaware	29.06 ⁽¹⁾
Atlanta MDS Co., Inc.	Georgia	100
Subsidiary:		
SN UHC 2, Inc. (see Sprint WBC of New York, Inc. for SN UIIC 2, Inc. subs: see endnote)	Delaware	4.42 ⁽²⁾
Caroline Ventures, Inc.	Delaware	100
C FON Corporation	Delaware	100
iPCS, Inc.	Delaware	100
Subsidiary:		
Bright PCS Holdings, Inc.	Delaware	100
Subsidiary:		
Bright Personal Communications Services, LLC	Ohio	100
iPCS Wireless, Inc.	Delaware	100
Subsidiary:		
iPCS Equipment, Inc.	Delaware	100
Horizon Personal Communications, Inc.	Ohio	100
IWO Holdings, Inc.	Delaware	100
Subsidiary:		
Independent Wireless One Corporation	Delaware	100
Subsidiary:		
Independent Wireless One Leased Realty Corporation	Delaware	100
Los Angeles MDS Company, Inc.	California	100
Subsidiary:		
SN UHC 2, Inc. (see Sprint WBC of New York, Inc. for SN UHC 2, Inc. subs: see endnote)	Delaware	8.59 ⁽²⁾
New York MDS, Inc.	Delaware	100
Subsidiary:		
SN UHC 2, Inc. (see Sprint WBC of New York, Inc. for SN UHC 2, Inc. subs: see endnote)	Delaware	21.58 ⁽²⁾
Nextel Communications, Inc.	Delaware	100
Subsidiaries:		
Dial Call Midwest, Inc.	Delaware	100
NC1 900 Spectrum Holdings, Inc.	Delaware	100
Subsidiaries:		
ACI 900, Inc.	Delaware	100
Velocita Wireless Holding Corp.	Delaware	100
Subsidiaries:		
Machine License Holding, LLC	Delaware	96.17
Velocita Wireless Holding, LLC	Delaware	100
Subsidiary:		
Machine License Holding, LLC	Delaware	3.83

Name	Jurisdiction of Incorporation or Organization	Ownership Interest Held By Its Immediate Parent
(Nextel Finance Company subsidiaries continued)		
Nextel Finance Company	Delaware	100
Subsidiaries:		
FCI 900, Inc.	Delaware	100
Nextel of California, Inc.	Delaware	100
Subsidiaries:		
Boost Mobile, LLC	Delaware	100
Nextel Boost of California, LLC	Delaware	100
Nextel Communications of the Mid-Atlantic, Inc.	Delaware	100
Subsidiary:		
Nextel Boost of the Mid-Atlantic, LLC	Delaware	100
Nextel License Acquisition Corp.	Delaware	100
Nextel of New York, Inc.	Delaware	100
Subsidiary:		
Nextel Boost of New York, LLC	Delaware	100
Nextel Operations, Inc.	Delaware	100
Subsidiary:		
Nextel Retail Stores, LLC	Delaware	100
Nextel South Corp.	Georgia	100
Subsidiaries:		
Nextel Boost South, LLC	Delaware	100
Nextel License Holdings 1, Inc.	Delaware	100
Nextel License Holdings 3, Inc.	Delaware	100
Nextel Systems Corp.	Delaware	100
Nextel of Texas, Inc.	Texas	100
Subsidiary:		
Nextel Boost of Texas, LLC	Delaware	100
Nextel West Corp.	Delaware	100
Subsidiaries:		
Nextel Boost West, LLC	Delaware	100
Nextel West Services, LLC	Delaware	100
Nextel License Holdings 2, Inc.	Delaware	100
Nextel License Holdings 4, Inc.	Delaware	100
Nextel of Puerto Rico, Inc.	Puerto Rico	100
Subsidiary:		
Nextel License Holdings 5, Inc.	Puerto Rico	100
Sprint Nextel Holdings (ME) Corp.	Delaware	100
Tower Parent Corp.	Delaware	100
Unrestricted Subsidiary Funding Company	Delaware	100
Subsidiaries:		
Nextel 220 License Acquisition Corp.	Delaware	100
Nextel Broadband, Inc.	Delaware	100
Nextel Data Investments 1, Inc.	Delaware	100
Nextel Unrestricted Relocation Corp.	Delaware	100
Nextel 700 Guard Band Corp.	Delaware	100
SN UHC 1, Inc.	Delaware	100
Subsidiary:		
Sprint HoldCo, LLC	Delaware	54.75
Subsidiaries:		
Clearwire Communications LLC	Delaware	51.5 ⁽³⁾
Clearwire Corporation	Delaware	48.6 ⁽⁴⁾
Unrestricted UMTS Funding Company	Delaware	100

Name	Jurisdiction of Incorporation or Organization	Ownership Interest Held By Its Immediate Parent
(Nextel Communications, Inc. subsidiaries continued)		
Domestic USF Corp.	Delaware	100
Subsidiaries:		
Falcon Administration, L.L.C.	Washington	100
Nextel WIP Corp.	Delaware	100
Subsidiary:		
Nextel Partners, Inc.	Delaware	100
Subsidiary:		
Nextel Partners Operating Corp.	Delaware	100
Subsidiaries:		
Nextel Partners of Upstate New York, Inc.	Delaware	100
Nextel WIP Expansion Corp.	Delaware	100
Nextel WIP Expansion Two Corp.	Delaware	100
Nextel WIP Lease Corp.	Delaware	100
Nextel WIP License Corp.	Delaware	100
NPCR, Inc.	Delaware	100
Subsidiary:		
Nextel Partners Equipment LLC	Nevada	100
NPFC, Inc.	Nevada	100
Nextel Boost Investment, Inc.	Delaware	100
Subsidiary:		
Boost Worldwide, Inc.	Delaware	100
NCI 700, Inc.	Delaware	100
Sprint Nextel Aviation, Inc.	Delaware	100
Unrestricted Extend America Investment Corp.	Delaware	100
Unrestricted Subscriber Equipment Leasing Company, Inc.	Delaware	100
People's Choice TV Corp.	Delaware	100
Subsidiaries:		
G & S Television Network, Inc.	Michigan	100
Subsidiary:		
SN UHC 3, Inc. (see People's Choice TV Corp. for SN UHC 3, Inc. subs. see endnote)	Delaware	1.38 ⁽¹⁾
SN UHC 3, Inc. (see SN UHC 3, Inc. subs below; see endnote)	Delaware	54.55 ⁽¹⁾
Subsidiary:		
Sprint HoldCo, LLC	Delaware	30.79
Pin Drop Insurance, Ltd.	Bermuda	100
San Francisco MDS, Inc.	California	100
Subsidiary:		
SN UHC 2, Inc. (see Sprint WBC of New York, Inc. for SN UHC 2, Inc. subs: see endnote)	Delaware	4.18 ⁽²⁾

Name	Jurisdiction of Incorporation or Organization	Ownership Interest Held By Its Immediate Parent
(Sprint Nextel Corporation subsidiaries continued)		
S-N GC GP, Inc.	Delaware	100
Subsidiaries:		
Gulf Coast Wireless Limited Partnership (see S-N GC HoldCo, LLC)	Louisiana Partnership	2
S-N GC HoldCo, LLC (see S-N GC LP HoldCo, Inc.)	Delaware LLC	1
Subsidiary:		
Gulf Coast Wireless Limited Partnership (see S-N GC GP, Inc.)	Louisiana Partnership	98
S-N GC LP HoldCo, Inc.	Delaware	100
Subsidiary:		
S-N GC HoldCo, LLC (see S-N GC GP, Inc.)	Delaware LLC	99
SPCS Caribe Inc.	Puerto Rico	100
Sprint Asian American, Inc.	Kansas	100
Sprint Capital Corporation	Delaware	100
Subsidiary:		
EQF Holdings, LLC	Delaware LLC	100
SprintCom, Inc.	Kansas	100
Subsidiaries:		
SprintCom ECP I, L.L.C.	Delaware	100
Subsidiary:		
Enterprise Communications Partnership (see SprintCom ECP II, L.L.C.)	Georgia Partnership	50
SprintCom ECP II, L.L.C.	Delaware	100
Subsidiary:		
Enterprise Communications Partnership (see SprintCom ECP I, L.L.C.)	Georgia Partnership	50
STC Two LLC (see SprintCom Equipment Company L.P.)	Delaware	75
STE 14 Affiliate LLC	Delaware LLC	85
Sprint Corporation	Kansas	100
Sprint Corporation (Inactive)	Missouri	100
Sprint Credit General, Inc.	Kansas	100
Sprint Credit Limited, Inc.	Kansas	100
Sprint eBusiness, Inc.	Kansas	100
Sprint Enterprise Mobility, Inc.	Delaware	100
Sprint Enterprise Network Services, Inc.	Kansas	100
Sprint eWireless, Inc.	Kansas	100
Sprint Healthcare Systems, Inc.	Kansas	100
Sprint International Holding, Inc.	Kansas	100
Subsidiaries:		
SETTOV UK Limited	United Kingdom	100
SIHI Mexico S. de R.L. de C.V. (see Sprint International Incorporated)	Mexico	99.9
SIHI New Zealand Holdco, Inc.	Kansas	100
Subsidiary:		
Sprint International New Zealand	New Zealand	100
SIHI Scandinavia AB	Sweden	100
SN Holdings (BR I) LLC	Delaware LLC	100
Sprint Brasil Servicos de Telecomunicacoes Ltda. (see Sprint Intern. do Brasil Ltda.)	Brazil	< .01
Sprint Hong Kong Limited (see Sprint International Incorporated)	Hong Kong	50

Name	Jurisdiction of Incorporation or Organization	Ownership Interest Held By Its Immediate Parent
(Sprint International Holding, Inc. subsidiaries continued)		
Sprint International Argentina SRL (see Sprint International Incorporated)	Argentina	90
Sprint International Australia Pty. Limited	Australia	100
Sprint International Austria GmbH	Austria	100
Sprint International Chile Limitada (see Sprint International Incorporated)	Chile	99.9
Sprint International Colombia Ltda. (see Sprint International Incorporated)	Colombia	99.9
Sprint International Communications Canada ULC	Canada	100
Sprint International Communications Singapore Pte. Ltd.	Singapore	100
Sprint International do Brasil Ltda. (see Sprint International Incorporated)	Brazil	50
Subsidiary:		
Sprint Brasil Servicos de Telecomunicacoes Ltda. (see Sprint Intern. Holding)	Brazil	> 99.9
Sprint International Holding, Inc. – Japanese Branch Office	Japan	100
Sprint International Holding, Inc. – Shanghai Representative Office	China	100
Sprint International Japan Corp.	Japan	100
Sprint International Korea	Korea	100
Sprint International Norway AS	Norway	100
Sprint International Spain, S.L. (see Sprint International Incorporated)	Spain	98
Sprint International Taiwan Limited	Taiwan	100
Sprint Telecom India Private Limited	India	74
Sprint International Venezuela, S.R.L.	Venezuela	100
SprintLink Belgium BVBA (see Sprint International Incorporated)	Belgium	99.96
SprintLink Denmark ApS	Denmark	100
SprintLink France SAS	France	100
SprintLink Germany GmbH	Germany	100
Sprintlink India Private Limited (see Sprint International Incorporated)	India	> 99.99
Sprintlink International Philippines, Inc.	Philippines	100
SprintLink International (Switzerland) GmbH	Switzerland	95
SprintLink Ireland Limited	Ireland	100
SprintLink Italy S.r.l. (see Sprint International Incorporated)	Italy	99
SprintLink Netherlands B.V.	Netherlands	100
SprintLink UK Limited	United Kingdom	100
Sprint Mexico, Inc.	Kansas	100
Sprint PCS Canada Holdings, Inc.	Kansas	100
Sprint Solutions, Inc.	Delaware	100
Sprint TELECENTERS, Inc.	Florida	100
Sprint/United Management Company	Kansas	100
Sprint Ventures, Inc.	Kansas	100
Subsidiary:		
Virgin Mobile USA, L.P. (see Virgin Mobile USA, Inc.)	Delaware	16.6508 ⁽³⁾
Sprint Wavepath Holdings, Inc.	Delaware	100
Subsidiaries:		
SN UHC 3, Inc. (see People’s Choice TV Corp. for SN UHC 3, Inc. subs; see endnote)	Delaware	3.34 ⁽¹⁾
Wavepath Holdings, Inc. (see Transworld Telecommunications, Inc.)	Delaware	62.5
Subsidiary:		
SN UHC 3, Inc. (see People’s Choice TV Corp. for SN UHC 3, Inc. subs; see endnote)	Delaware	10.54 ⁽¹⁾

Name	Jurisdiction of Incorporation or Organization	Ownership Interest Held By Its Immediate Parent
(Sprint Nextel Corporation subsidiaries continued)		
Sprint WBC of New York, Inc.	Delaware	100
Subsidiary:		
SN UHC 2, Inc. (see SN UHC 2, Inc. subs below; see endnote)	Delaware	41.91 ⁽²⁾
Subsidiary:		
Sprint HoldCo, LLC	Delaware	2.99
SWV Eight, Inc.	Delaware	100
Subsidiary:		
SWV Three Telephony Partnership (see SWV Seven, Inc.)	Delaware Partnership	22
Subsidiary:		
Sprint Telephony PCS, L.P. (see Sprint Spectrum Holding Company, L.P.)	Delaware Partnership	40.8
Subsidiaries:		
Sprint PCS Assets, L.L.C.	Delaware	100
Subsidiary:		
STC One LLC	Delaware	100
Sprint PCS License, L.L.C.	Delaware	100
PCS Leasing Company, L.P. (see Sprint Spectrum Holding Company, L.P.)	Delaware Partnership	51
SWV Five, Inc.	Delaware	100
Subsidiaries:		
PhillieCo Partners I, L.P. (see SWV Four, Inc.)	Delaware Partnership	35.3
Subsidiary:		
PhillieCo Sub, L.P. (see PhillieCo Partners II, L.P.)	Delaware Partnership	99
Subsidiaries:		
PhillieCo, L.P. (see PhillieCo Partners II, L.P.)	Delaware Partnership	99
Subsidiary:		
STC Four LLC	Delaware	100
PhillieCo Equipment & Realty Company, L.P. (see PhillieCo Partners II, L.P.)	Delaware Partnership	99
PhillieCo Partners II, L.P. (see SWV Four, Inc.)	Delaware Partnership	35.3
Subsidiaries:		
PhillieCo Equipment & Realty Company, L.P. (see PhillieCo Sub, L.P.)	Delaware Partnership	1
PhillieCo, L.P. (see PhillieCo Sub, L.P.)	Delaware Partnership	1
PhillieCo Sub, L.P. (see PhillieCo Partners I, L.P.)	Delaware Partnership	1

Name	Jurisdiction of Incorporation or Organization	Ownership Interest Held By Its Immediate Parent
(Sprint Nextel Corporation subsidiaries continued)		
SWV Four, Inc.	Delaware	100
Subsidiaries:		
PhillieCo Partners I, L.P. (see Sprint Enterprises, L.P.)	Delaware Partnership	17.6
PhillieCo Partners II, L.P. (see Sprint Enterprises, L.P.)	Delaware Partnership	17.6
SWV Two Telephony Partnership (see SWV Three, Inc.)	Delaware Partnership	99
Subsidiaries:		
MinorCo, L.P. (see SWV One Telephony Partnership)	Delaware Partnership	15
Subsidiaries:		
American PCS, L.P. (see Sprint Spectrum Holding Company, L.P.)	Delaware Partnership	(5)
Subsidiaries:		
American PCS Communications, LLC (see American Personal Communications Holdings, Inc.)	Delaware	99 ⁽⁶⁾
Subsidiaries:		
APC PCS, LLC (see American Personal Communications Holdings, Inc.)	Delaware	99 ⁽⁷⁾
APC Realty and Equipment Company, LLC (see American Personal Communications Holdings, Inc.)	Delaware	99 ⁽⁷⁾
Subsidiary:		
STC Three LLC	Delaware	100
American Personal Communications Holdings, Inc.	Delaware	100
Subsidiaries:		
American PCS Communications, LLC (see American PCS, L.P.)	Delaware	(8)
APC PCS, LLC (see American PCS Communications, LLC)	Delaware	(8)
APC Realty and Equipment Company, LLC (see American PCS Communications, LLC)	Delaware	(8)
Sprint Spectrum Equipment Company, L.P. (see Sprint Spectrum L.P.)	Delaware Partnership	(5)
Sprint Spectrum L.P. (see Sprint Spectrum Holding Company, L.P.)	Delaware Partnership	(5)
Subsidiaries:		
Northern PCS Services, LLC	Minnesota LLC	100
Sprint Spectrum Equipment Company, L.P. (see MinorCo, L.P.)	Delaware Partnership	99 ⁽⁹⁾
Subsidiary:		
STC Five LLC	Delaware	100
Subsidiary:		
STC Six Company	Delaware Statutory Trust	100
Sprint Spectrum Realty Company, L.P. (see MinorCo, L.P.)	Delaware Partnership	99 ⁽⁹⁾
WirelessCo, L.P. (see MinorCo, L.P.)	Delaware Partnership	99 ⁽⁹⁾
Sprint Spectrum Realty Company, L.P. (see Sprint Spectrum L.P.)	Delaware Partnership	(5)
WirelessCo, L.P. (see Sprint Spectrum L.P.)	Delaware Partnership	(5)
Sprint Spectrum Holding Company, L.P. (see SWV One Telephony Partnership)	Delaware Partnership	15
Subsidiaries:		
American PCS, L.P. (see MinorCo, L.P.)	Delaware Partnership	99 ⁽¹⁰⁾
Sprint Telephony PCS, L.P. (see SWV Three Telephony Partnership)	Delaware Partnership	59.2
PCS Leasing Company, L.P. (see Sprint Telephony PCS, L.P.)	Delaware Partnership	49
Sprint Spectrum L.P. (see MinorCo, L.P.)	Delaware Partnership	99 ⁽¹⁰⁾
Wireless Leasing Co., Inc.	Delaware	14.85

Name	Jurisdiction of Incorporation or Organization	Ownership Interest Held By Its Immediate Parent
(Sprint Nextel Corporation subsidiaries continued)		
SWV One, Inc.	Delaware	100
Subsidiary:		
SWV One Telephony Partnership (see SWV Two, Inc.)	Delaware Partnership	1
Subsidiaries:		
MinorCo, L.P. (see SWV Six, Inc.)	Delaware Partnership	15
Sprint Spectrum Holding Company, L.P. (see SWV Six, Inc.)	Delaware Partnership	15
Wireless Leasing Co., Inc. (see SWV Two, Inc.)	Delaware	0.15
SWV Seven, Inc.	Delaware	100
Subsidiary:		
SWV Three Telephony Partnership (see SWV Eight, Inc.)	Delaware Partnership	78
SWV Six, Inc.	Colorado	100
Subsidiaries:		
MinorCo, L.P. (see Sprint Enterprises, L.P.)	Delaware Partnership	30
Sprint Spectrum Holding Company, L.P. (see Sprint Enterprises, L.P.)	Delaware Partnership	30
Wireless Leasing Co., Inc. (see UCOM, Inc.)	Delaware	30
SWV Three, Inc.	Delaware	100
Subsidiaries:		
SWV Two Telephony Partnership (see SWV Four, Inc.)	Delaware Partnership	1
Wireless Leasing Co., Inc. (see SWV Four, Inc.)	Delaware	0.15
SWV Two, Inc.	Delaware	100
Subsidiaries:		
SWV One Telephony Partnership (see SWV One, Inc.)	Delaware Partnership	99
Wireless Leasing Co., Inc. (see SWV Three, Inc.)	Delaware	14.85
TDI Acquisition Corporation	Delaware	100
Subsidiaries:		
SN UHC 4, Inc. (see SN UHC 4, Inc. subs below; see endnote)	Delaware	95.04 ⁽¹¹⁾
Subsidiary:		
Sprint HoldCo, LLC	Delaware	11.36
Wireless Broadcasting Systems of America, Inc.	Delaware	100
Subsidiary:		
SN UHC 4, Inc. (see TDI Acquisition Corporation for SN UHC 4, Inc. subs. see endnote)	Delaware	4.96 ⁽¹¹⁾
Transworld Telecommunications, Inc.	Pennsylvania	100
Subsidiaries:		
SN UHC 3, Inc. (see People's Choice TV Corp. for SN UHC 3, Inc. subs; see endnote)	Delaware	0.81 ⁽¹⁾
Wavepath Holdings, Inc. (see Sprint Wavepath Holdings, Inc. for subs)	Delaware	37.5
UbiquiTel Inc.	Delaware	100
Subsidiary:		
UbiquiTel Operating Company	Delaware	100
Subsidiary:		
UbiquiTel Leasing Company	Delaware	100

Name	Jurisdiction of Incorporation or Organization	Ownership Interest Held By Its Immediate Parent
(Sprint Nextel Corporation subsidiaries continued)		
UCOM, Inc.	Missouri	100
Subsidiaries:		
SN UHC 5, Inc. (see US Telecom, Inc. for SN UHC 5, Inc. subs; see endnote)	Delaware	34.14 ⁽¹²⁾
Sprint Communications Company L.P. (see US Telecom, Inc.)	Delaware Partnership	34.14
Subsidiaries:		
Sprint Communications Company of New Hampshire, Inc.	New Hampshire	100
Sprint Communications Company of Virginia, Inc.	Virginia	100
Sprint Licensing, Inc.	Kansas	100
USST of Texas, Inc.	Texas	100
SprintCom Equipment Company L.P. (see US Telecom, Inc.)	Delaware Partnership	49
Sprint Enterprises, L.P.	Delaware Partnership	48.99
Subsidiaries:		
MinorCo, L.P. (see SWV Two Telephony Partnership)	Delaware Partnership	40
PhillieCo Partners I, L.P. (see SWV Five, Inc.)	Delaware Partnership	47.1
PhillieCo Partners II, L.P. (see SWV Five, Inc.)	Delaware Partnership	47.1
Sprint Spectrum Holding Company, L.P. (see SWV Six, Inc.)	Delaware Partnership	40
Wireless Leasing Co., Inc. (see US Telecom, Inc.)	Delaware	19.60
Wireline Leasing Co., Inc. (see US Telecom, Inc.)	Delaware	34.14
Sprint Global Venture, Inc.	Kansas	(13)
Subsidiary:		
SGV Corporation	Kansas	100
US Telecom, Inc.	Kansas	100
Subsidiaries:		
ASC Telecom, Inc.	Kansas	100
LCF, Inc.	California	100
SN UHC 5, Inc. (see SN UHC 5, Inc. subs below; see endnote)	Delaware	58.98 ⁽¹²⁾
Subsidiary:		
Sprint HoldCo, LLC	Delaware	0.12
Sprint Communications Company L.P. (see Utelcom, Inc.)	Delaware Partnership	58.98
SprintCom Equipment Company L.P. (see UCOM, Inc.)	Delaware	51
Subsidiary:		
STC Two LLC (see SprintCom, Inc.)	Delaware	25
STE 14 Affiliate LLC	Delaware LLC	15
Sprint Enterprises, L.P.	Delaware Partnership	51.01
Sprint Global Venture, Inc. (see UCOM, Inc.)	Kansas	(14)
Sprint Iridium, Inc.	Kansas	100
United Telecommunications, Inc.	Delaware	100
US Telecom of New Hampshire, Inc.	New Hampshire	100
Wireless Leasing Co., Inc. (see SWV One, Inc.)	Delaware	20.40
Wireline Leasing Co., Inc. (see Utelcom, Inc.)	Delaware	58.98

Name	Jurisdiction of Incorporation or Organization	Ownership Interest Held By Its Immediate Parent
(Sprint Nextel Corporation subsidiaries continued)		
US Unwired Inc.	Louisiana	100
Subsidiaries:		
Louisiana Unwired, LLC	Louisiana	100
Subsidiaries:		
Georgia PCS Management, L.L.C.	Georgia	100
Subsidiary:		
Georgia PCS Leasing, LLC	Georgia	100
Texas Unwired (see US Unwired Inc.)	Louisiana General Part	80
Texas Unwired (see Louisiana Unwired, LLC)	Louisiana General Part	20
UT Transition Corporation (Inactive)	Delaware	100
Utelcom, Inc.	Kansas	100
Subsidiaries:		
Private TransAtlantic Telecommunications System, Inc.	Delaware	100
Subsidiary:		
Private Trans-Atlantic Telecommunications System (N.J.), Inc.	New Jersey	100
SN UHC 5, Inc. (see US Telecom, Inc., for SN UHC 5, Inc., subs; see endnote)	Delaware	4.94 ⁽¹²⁾
Sprint Communications Company L.P. (see Sprint International Communications Corporation)	Delaware Partnership	4.94 ⁽¹²⁾
Sprint Global Venture, Inc. (see Sprint International Communications Corporation)	Kansas	(13)
Sprint International Incorporated	Delaware	100
Subsidiaries:		
SIHI Mexico S. de R.L. de C.V. (see Sprint International Holding, Inc.)	Mexico	.01
Sprint Global Venture, Inc. (see UCOM, Inc.)	Kansas	86
Sprint Hong Kong Limited	Hong Kong	50 ⁽¹⁴⁾
Sprint International Argentina SRL (see Sprint International Holding, Inc.)	Argentina	10
Sprint International do Brasil Ltda. (see Sprint International Holding, Inc.)	Brazil	50
Sprint International Caribe, Inc.	Puerto Rico	100
Sprint International Chile Limitada (see Sprint International Holding, Inc.)	Chile	.1
Sprint International Colombia Ltda. (see Sprint International Holding, Inc.)	Colombia	.1
Sprint International Communications Corporation	Delaware	100
Subsidiaries:		
SN UHC 5, Inc. (see US Telecom, Inc. for SN UHC 5, Inc. subs; see endnote)	Delaware	1.94 ⁽¹²⁾
Sprint Communications Company L.P. (see UCOM, Inc.)	Delaware Partnership	1.94
Sprint Global Venture, Inc. (see UCOM, Inc.)	Kansas	13
Sprint International Network Company LLC	Delaware	100
Wireline Leasing Co., Inc. (see UCOM, Inc.)	Delaware	1.94
Sprint International Incorporated – Beijing Representative Office	China	100
Sprint International Spain, S.L. – (see Sprint International Holding, Inc.)	Spain	2
SprintLink Belgium BVBA (see Sprint International Holding, Inc.)	Belgium	.04
Sprintlink India Private Limited (see Sprint International Holding, Inc.)	India	< 0.01
SprintLink International (Switzerland) GmbH	Switzerland	5
SprintLink Italy S.r.l. (see Sprint International Holding, Inc.)	Italy	1
Wireline Leasing Co., Inc. (see Sprint International Communications Corporation)	Delaware	4.94

Name	Jurisdiction of Incorporation or Organization	Ownership Interest Held By Its Immediate Parent
(Sprint Nextel Corporation subsidiaries continued)		
Via/Net Companies	Nevada	100
Subsidiary:		
SN UHC 2, Inc. (see Sprint WBC of New York, Inc. for SN UHC 2, Inc. subs; see endnote)	Delaware	19.32 ⁽²⁾
Virgin Mobile USA, Inc.	Delaware	100
Subsidiaries:		
VMU GP, LLC	Delaware	100
Subsidiary:		
Bluebottle USA Investments L.P.	Delaware	0.001 ⁽³⁾
Bluebottle USA Investments L.P.	Delaware	100 ⁽⁴⁾
Bluebottle USA Investments L.P.	Delaware	99.999 ⁽³⁾
Subsidiary:		
Bluebottle USA Holdings L.P.	Delaware	99.470 ⁽³⁾
Bluebottle USA Holdings L.P.	Delaware	100 ⁽⁴⁾
Bluebottle USA Holdings L.P.	Delaware	0.53 ⁽³⁾
Subsidiary:		
VMU GPI, LLC	Delaware	100
Subsidiary:		
Virgin Mobile USA, L.P.	Delaware	0.0005 ⁽³⁾
Virgin Mobile USA, L.P.	Delaware	100 ⁽⁴⁾
Virgin Mobile USA, L.P.	Delaware	52.6459 ⁽³⁾
Virgin Mobile USA, L.P.	Delaware	30.7028 ⁽³⁾
Subsidiaries:		
Assurance Wireless of South Carolina, LLC	Delaware	100
Helio LLC	Delaware	100 ^{(3) (4)}
Wireless Cable of Florida, Inc.	Florida	100
Subsidiary:		
SN UHC 3, Inc. (see People's Choice TV Corp. for SN UHC 3, Inc. subs; see endnote)	Delaware	0.32 ⁽¹⁾

ENDNOTES

- ⁽¹⁾ See also American Telecasting, Inc., People's Choice TV Corp., G & S Television Network, Inc., Sprint Wavepath Holdings, Inc., Transworld Telecommunications, Inc., Wavepath Holdings, Inc., Wireless Cable of Florida, Inc.
- ⁽²⁾ See also Sprint WBC of New York, Inc., Atlanta MDS Co., Inc., Los Angeles MDS Company, Inc., New York MDS, Inc., San Francisco MDS, Inc., Via/Net Companies
- ⁽³⁾ Economic interest.
- ⁽⁴⁾ Voting interest.
- ⁽⁵⁾ MinorCo, L.P. holds a limited and preferred partnership interest of less than 1%.
- ⁽⁶⁾ American PCS, L.P. holds the general partnership interest of greater than 99%.
- ⁽⁷⁾ American PCS Communications, LLC holds the general partnership interest of greater than 99%.
- ⁽⁸⁾ American Personal Communications Holdings, Inc. holds a limited partnership interest of less than 1%.
- ⁽⁹⁾ Sprint Spectrum L.P. holds the general partnership interest of greater than 99%.
- ⁽¹⁰⁾ Sprint Spectrum Holding Company, L.P. holds the general partnership interest of greater than 99%.
- ⁽¹¹⁾ See also TDI Acquisition Corporation and Wireless Broadcasting Systems of America, Inc.
- ⁽¹²⁾ See also US Telecom, Inc., UCOM, Inc., Utelcom, Inc., Sprint International Communications Corporation.
- ⁽¹³⁾ UCOM, Inc., US Telecom, Inc., and Utelcom, Inc., each holds less than 1% of the common stock.
- ⁽¹⁴⁾ Held in trust for Sprint International Holding, Inc.

