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June 7, 2004

BY ELECTRONIC FILING

Marlene H. Dortch, Secretary
Federal Communications Commission
445 Twelfth Street, S.W.
Washington, D.C. 20554

Re: WT Docket No. 02-55
Ex Parte Presentation

Dear Ms. Dortch:

On Friday, June 4, 2004, Nextel Communications, Inc. ("Nextel") met with the staff of the Wireless Telecommunications Bureau ("WTB") regarding the Commission's above-referenced rulemaking on public safety communications in the 800 MHz band. Attending on behalf of Nextel were Lawrence Krevor, Nextel's Vice President – Government Affairs; Geoff Stearn, Nextel's Vice President – Corporate Strategy; Mike Kalten of Nextel; and the undersigned. Attending on behalf of the WTB were John Muleta, Bureau Chief; Catherine Seidel, Deputy Bureau Chief; Walter Strack, Chief Economist; Aaron Goldberger, Legal Advisor; D'wana Terry, Chief, Public Safety & Critical Infrastructure Division; and Michael Wilhelm, Acting Deputy Chief (Legal), Public Safety & Critical Infrastructure Division. As described in its filings in this proceeding, Nextel emphasized the need for the Commission to address expeditiously the public safety issues at 800 MHz by adopting the Consensus Plan and assigning Nextel replacement spectrum in the 1.9 GHz band. The attached document describing Nextel's spectral and financial support for the Consensus Plan was provided. As this document indicates, during the meeting Nextel offered to enhance the Consensus Plan by contributing an additional 2 MHz of 800 MHz spectrum to public safety communications.

Pursuant to section 1.1206(b)(2) of the Commission's rules, 47 C.F.R. § 1.1206(b)(2), this letter is being filed electronically for inclusion in the public record of the above-referenced proceeding.

Sincerely,

/s/ Regina M. Keeney
Regina M. Keeney

cc: John Muleta
Catherine Seidel
Walter Strack
Aaron Goldberger
D'wana Terry
Michael Wilhelm

Nextel's Spectral and Financial Support of The Consensus Plan

<p>Retuning 800 MHz to Eliminate Interference</p>	<p>Retuning Public Safety and Private Wireless Retuning Nextel (Nextel's own retuning costs) Additional filters at Nextel's base stations Restricted use of 862 – 863 MHz (equivalent to surrendering 0.5 MHz)*</p>	<p>\$850M \$400M \$150M \$288M</p>
<p>Creating "Green Space" and Providing Additional Spectrum for Public Safety</p>	<p>4.5 MHz @ 800 MHz 4 MHz @ 700 MHz</p>	<p>\$2,590M \$350M</p>
<p>Clearing the Replacement 1.9 GHz Spectrum</p>	<p>Pro rata UTAM reimbursement Relocating all BAS licensees</p>	<p>\$15M \$512M</p>
<p>Total</p>		<p>\$5,155M</p>

*Note: This is predicated upon the interference protection criteria in Appendix F for channels below 861 MHz being unchanged. Nextel's obligations to modify its use of spectrum above 862 MHz as is currently proposed in the Consensus Plan to provide interference protection would not apply for licensees between 861-862 MHz.

