BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In Re: Request for Review of Proposed Numbering Plan Relief for the 941 Area Code Docket No 99-0223-TL

ORIGINAL

MOTION TO INTERVENE

COMES NOW Wireless One Network L. P. (Wireless One), a cellular carrier serving Charlotte, Collier, Desoto, Hardee, Hendry, Highlands, Glades, and Lee Counties within Sprints Ft. Myers LATA within the 941 NPA, by and through its undersigned representative, and hereby request that it be granted intervenor status in the above referenced docket. In support hereof, movant states:

- 1. This docket was opened on March 1, 1999, ostensibly as a result of our complaint of inadequate notice of the evolution of an Area Code relief plan.
- 2. Wireless One's customers could be adversely effected by a requirement for an NPA change within its service area within the 941 NPA, and by the timing of any implementation of any required change
- 3. Wireless One, as a business and perhaps Sprints largest Ft. Myers LATA customer could be adversely effected by a requirement for an NPA change within its service area within the 941 NPA, and by the timing of any Implementation of any required change.
- 4. As a cellular carrier Wireless One is likely the second largest user of telephone numbers in the Ft. Myers LATA, and among the five largest users within the 941 NPA.
- 5. Wireless One believes it can provide testimony relevant to the cause and effects of NPA exhaust warnings, and possible mitigating measures that could delay the need to implement a 941 Area Code split, and that if and when a split is necessary, that the effected public should have a lengthy permissive dialing interval to reduce the hardship of such change, and that the decision of who is forced to make a change should be based on an accurate evaluation of the greatest good for the greatest number, or lacking such criteria a decision system which gives customers an equal opportunity to avoid a number change.

Done 4/02/99

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WHEREFORE, for the hereinabove stated reasons, Wireless One through its undersigned representative respectfully requests that the Commission grant it full party intervenor status in this docket.

Respectfully submitted this 26th day of March, 1999

Wireless One Network L. P. 2100 Electronics Lane Ft. Myers, Fl 33912 (941)-489-1600 FAX (941)-489-1622

Ву

Francis J. Heaton

Director - External Affairs e-mail fheaton@wirelessonenet.com