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February 28, 2008

Ms. Anne Cole
Commission Clerk
Florida Public Service Commission
2540 Shumard Oak Blvd.
Tallahassee, FL. 32399

080116

Re: Quincy Telephone Company d/b/a TDS Telecom/Quincy Telephone request for approval of 1st Amendment to Wireless Interconnection Agreement with Sprint Spectrum L.P.

Dear Ms. Cole:

Enclosed for filing, please find an original plus five copies of a fully executed copy of the above referenced amendment between TDS Telecom/Quincy Telephone and Sprint Spectrum L.P. TDS Telecom respectfully requests approval of the amendment pursuant to 47 U.S.C. §252(e) of the Telecommunications Act of 1996.

Questions regarding this filing may be directed to me at (850) 875-5207.

Sincerely,

Thomas M. McCabe
Manager-External Relations
TDS TELECOM

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107 W. FRANKLIN STREET
QUINCY, FL 32351
CUSTOMER CARE: 850.875.2111
FAX: 850.875.5226

First Amendment to Wireless Agreement

The Wireless Agreement, effective the 1st day of May, 2007, between certain Florida telephone company subsidiaries of TDS Telecommunications Corporation (“TDS Telecom”) and Sprint Spectrum L.P. and its affiliates that provide Wireless services and NPCR, Inc. d/b/a Nextel Partners (collectively “Sprint”), approved by the Florida Public Service Commission in 070433-TP on October 16, 2007 is hereby amended as follows:

To the opening paragraph, the following Sprint affiliate company to be added:

Company
Nextel South Corporation, a Georgia corporation

Appendix B, Section 3, shall be amended as follows:

3. To facilitate bill verification, the Parties will work cooperatively to identify by OCN any traffic to be billed based upon factors versus actual measurement. Initially, all OCNs associated with Sprint Spectrum, L.P. will bill based upon actual measurement and all OCNs associated with NPCR, Inc. d/b/a Nextel Partners and **Nextel South Corporation** will bill using the factor method described above. At its option, Sprint may change from factor-based billing to actual measurement upon thirty (30) days advance written notice to TDS TELECOM.

The remaining terms and conditions of the Agreement shall remain in effect. This Amendment shall be effective as of May 1, 2007.

TDS Telecommunications Corporation (not individually but as agent for the TDS Telecommunications Corporation Florida affiliates)

**Sprint Spectrum L.P.
 NPCR, Inc. d/b/a Nextel Partners
 Nextel South Corporation**

Katherine S. Barnekow 02/14/08
 Signature Date

Michael W. Logan 02/08/2008
 Signature Date

Katherine S. Barnekow
 Typed Name

Michael W. Logan
 Typed Name

Director - Carrier Relations
 Title

Director Access Strategy
 Title